

LEGISLATURE OF NEBRASKA
NINETY-NINTH LEGISLATURE
FIRST SESSION

LEGISLATIVE BILL 633

Introduced by Pahls, 31

Read first time January 19, 2005

Committee: Judiciary

A BILL

1 FOR AN ACT relating to domestic violence; to amend sections 42-358,
2 42-901, 42-903, 42-907, 42-924, 42-924.02, and 42-925 to
3 42-928, Reissue Revised Statutes of Nebraska; to change
4 provisions relating to the Protection from Domestic Abuse
5 Act; to provide penalties; to harmonize provisions; and
6 to repeal the original sections.
7 Be it enacted by the people of the State of Nebraska,

1 Section 1. Section 42-358, Reissue Revised Statutes of
2 Nebraska, is amended to read:

3 42-358. (1) The court may appoint an attorney to protect
4 the interests of any minor children of the parties. Such attorney
5 shall be empowered to make independent investigations and to cause
6 witnesses to appear and testify on matters pertinent to the welfare
7 of the children. The court shall by order fix the fee, including
8 disbursements, for such attorney, which amount shall be taxed as
9 costs and paid by the parties as ordered. If the court finds that
10 the party responsible is indigent, the court may order the county
11 to pay the costs.

12 (2) Following entry of any decree, the court having
13 jurisdiction over the minor children of the parties may at any time
14 appoint an attorney, as friend of the court, to initiate contempt
15 proceedings for failure of any party to comply with an order of the
16 court directing such party to pay temporary or permanent child
17 support. The county attorney or authorized attorney may be
18 appointed by the court for the purposes provided in this section,
19 in which case the county attorney or authorized attorney shall
20 represent the state.

21 (3) The clerk of each district court shall maintain
22 records of support orders. The Title IV-D Division shall maintain
23 support order payment records pursuant to section 43-3342.01 and
24 the clerk of each district court shall maintain records of payments
25 received pursuant to sections 42-369 and 43-3342.01. For support
26 orders in all cases issued before September 6, 1991, and for
27 support orders issued or modified on or after September 6, 1991, in
28 cases in which no party has applied for services under Title IV-D

1 of the federal Social Security Act, as amended, each month the
2 Title IV-D Division shall certify all cases in which the support
3 order payment is delinquent in an amount equal to the support due
4 and payable for a one-month period of time to the judge presiding
5 over domestic relations cases and to the county attorney or
6 authorized attorney. A rebuttable presumption of contempt shall be
7 established if a prima facie showing is made that the court-ordered
8 child or spousal support is delinquent. In cases in which one of
9 the parties receives services under Title IV-D of the federal
10 Social Security Act, as amended, the Title IV-D Division shall
11 certify all such delinquent support order payments to the county
12 attorney or the authorized attorney.

13 In each case certified, if income withholding has not
14 been implemented it shall be implemented pursuant to the Income
15 Withholding for Child Support Act. If income withholding is not
16 feasible and no other action is pending for the collection of
17 support payments, the court shall appoint an attorney to commence
18 contempt of court proceedings. If the county attorney or
19 authorized attorney consents, he or she may be appointed for such
20 purpose. The contempt proceeding shall be instituted within ten
21 days following appointment, and the case shall be diligently
22 prosecuted to completion. The court shall by order fix the fee,
23 including disbursements, for such attorney, which amount shall be
24 taxed as costs and paid by the parties as ordered. Any fees
25 allowed for the services of any county attorney or authorized
26 attorney shall be paid to the Department of Health and Human
27 Services when there is an assignment of support to the department
28 pursuant to section 43-512.07 or when an application for child

1 support services is on file with a county attorney or authorized
2 attorney. If the court finds the party responsible is indigent,
3 the court may order the county to pay the costs.

4 (4) If, at the hearing, the person owing child or spousal
5 support is called for examination as an adverse party and such
6 person refuses to answer upon the ground that his or her testimony
7 may be incriminating, the court may, upon the motion of the county
8 attorney or authorized attorney, require the person to answer and
9 produce the evidence. In such a case the evidence produced shall
10 not be admissible in any criminal case against such person nor
11 shall any evidence obtained because of the knowledge gained by such
12 evidence be so admissible.

13 (5) The court may order access to all revenue information
14 maintained by the Department of Revenue or other agencies
15 concerning the income of persons liable or who pursuant to this
16 section and sections 42-358.08, ~~and~~ 42-821, and 42-924 may be found
17 liable to pay child or spousal support payments.

18 (6) Any person aggrieved by a determination of the court
19 may appeal such decision to the Court of Appeals.

20 Sec. 2. Section 42-901, Reissue Revised Statutes of
21 Nebraska, is amended to read:

22 42-901. Sections 42-901 to 42-931 and sections 6, 10,
23 and 13 of this act shall be known and may be cited as the
24 Protection from Domestic Abuse Act.

25 Sec. 3. Section 42-903, Reissue Revised Statutes of
26 Nebraska, is amended to read:

27 42-903. For purposes of the Protection from Domestic
28 Abuse Act, unless the context otherwise requires:

1 (1) Abuse means the occurrence of one or more of the
2 following acts between family or household members:

3 (a) Attempting to cause or intentionally and knowingly
4 causing bodily injury with or without a dangerous instrument;

5 (b) Placing, by physical menace, another person in fear
6 of imminent bodily injury; or

7 (c) Engaging in sexual contact or sexual penetration
8 without consent as defined in section 28-318;

9 (2) Department means the Department of Health and Human
10 Services;

11 (3) Family or household members includes spouses or
12 former spouses, children, persons who are presently residing
13 together or who have resided together in the past, persons who have
14 a child in common whether or not they have been married or have
15 lived together at any time, other persons related by consanguinity
16 or affinity, and persons who are presently involved in a dating
17 relationship with each other or who have been involved in a dating
18 relationship with each other. For purposes of this subdivision,
19 dating relationship means frequent, intimate associations primarily
20 characterized by the expectation of affectional or sexual
21 involvement, but does not include a casual relationship or an
22 ordinary association between persons in a business or social
23 context; and

24 (4) Law enforcement agency means the police department or
25 town marshal in incorporated municipalities, the office of the
26 sheriff in unincorporated areas, and the Nebraska State Patrol.

27 Sec. 4. Section 42-907, Reissue Revised Statutes of
28 Nebraska, is amended to read:

1 42-907. The department shall provide emergency services
2 which shall consist of up to seventy-two hours of crisis
3 intervention services including:

- 4 (1) Constant access and intake to services;
- 5 (2) Immediate transportation from a victim's home or
6 other location to a hospital or a place of safety;
- 7 (3) Immediate medical services or first aid;
- 8 (4) Emergency legal counseling and referral;
- 9 (5) Crisis counseling to provide support and assurance of
10 safety;
- 11 (6) Emergency financial aid; and
- 12 (7) Safe living environments that will provide a
13 supportive, nonthreatening shelter to victims, ~~their families,~~ and
14 their family or household members.

15 Sec. 5. Section 42-924, Reissue Revised Statutes of
16 Nebraska, is amended to read:

17 42-924. (1) Any victim of domestic abuse may file a
18 petition and affidavit for a protection order as provided in
19 subsection ~~(2)~~ (3) of this section. Upon the filing of such a
20 petition and affidavit in support thereof, the ~~judge or~~ court may
21 issue a protection order without bond granting the following
22 relief:

23 (a) ~~Enjoining~~ Prohibiting the respondent or any third
24 person acting under the respondent's direction from imposing any
25 restraint upon the petitioner or upon the liberty of the
26 petitioner;

27 (b) ~~Enjoining~~ Prohibiting the respondent or any third
28 person acting under the respondent's direction from threatening,

1 assaulting, molesting, attacking, or otherwise disturbing the peace
2 of the petitioner;

3 (c) ~~Enjoining~~ Prohibiting the respondent or any third
4 person acting under the respondent's direction from telephoning,
5 contacting, or otherwise communicating with the petitioner, except
6 for limited contact for the specific purposes outlined in
7 subsection (6) of this section;

8 (d) Removing and excluding the respondent from the
9 residence of the petitioner, regardless of the title or ownership
10 of the residence;

11 (e) Ordering the respondent to stay a minimum of one
12 hundred yards, or any greater distance ordered by the court, away
13 from the petitioner and any place specified by the court;

14 (f) Awarding the petitioner temporary custody of any
15 minor children not to exceed ~~ninety~~ one hundred twenty days; ~~or~~

16 (g) Ordering such other relief deemed necessary to
17 provide for the safety and welfare of the petitioner ~~and any~~
18 ~~designated family or household member~~ or the petitioner's children;
19 or

20 (h) Awarding temporary possession to the petitioner of
21 any animal or household pet.

22 (2) If a protection order issued under this section
23 includes a requirement that the respondent refrain from entering a
24 residence or other place specified by the court or prohibits the
25 respondent from coming within a court-specified distance of the
26 petitioner, the order shall state clearly that the order cannot be
27 waived or nullified by an invitation to the respondent from the
28 petitioner or other family or household member. The petitioner

1 shall not be charged with a violation of the petitioner's
2 protection order.

3 (3) Petitions for protection orders shall be filed with
4 the clerk of the district court, and the proceeding may be heard by
5 the county court or the district court as provided in section
6 25-2740. The court shall not require the petitioner to appear in
7 person at the time of filing a petition under subsection (1) of
8 this section or to receive ex parte relief. Petitions and
9 accompanying affidavits may be sent via facsimile or other
10 electronic means approved by the Supreme Court.

11 ~~(3)~~ (4) A petition filed pursuant to subsection (1) of
12 this section may not be withdrawn except upon order of the court.
13 An order issued pursuant to subsection (1) of this section shall
14 specify that it is effective for a period of one year, except when
15 the court determines that a longer fixed period is appropriate,
16 and, if the order grants temporary custody, the number of days of
17 custody granted to the petitioner. unless otherwise modified by
18 ~~the court.~~ Any person other than the petitioner who knowingly
19 violates an order issued pursuant to subsection (1) of this section
20 or section 42-931 after service shall be guilty of a Class II
21 misdemeanor, except that (a) any person convicted of violating such
22 order who has a prior conviction for violating a protection order
23 shall be guilty of a Class I misdemeanor and (b) any person
24 convicted of violating such order who has a prior conviction for
25 violating the same protection order or a protection order granted
26 to the same petitioner shall be guilty of a Class IV felony.

27 (5) A petition filed pursuant to subsection (1) of this
28 section may only be modified by the order of the court and at the

1 request of the petitioner.

2 (6) After notice and opportunity for hearing, the
3 respondent may be awarded visitation of his or her children during
4 the same period or length of time as custody is awarded to the
5 petitioner. The court shall restrict or deny the respondent's
6 visitation if the court finds that the respondent has done or is
7 likely to do any of the following:

8 (a) Abuse or endanger the minor children during
9 visitation;

10 (b) Use visitation as an opportunity to abuse or harass
11 the petitioner; or

12 (c) Improperly conceal or detain the minor child or
13 children.

14 If the court grants visitation, the order shall specify
15 dates and times for the visitation to take place or other specific
16 and appropriate conditions, such as supervision, if deemed
17 necessary.

18 (7) After notice and opportunity for hearing, the
19 respondent may be ordered to pay temporary child support under
20 section 42-821.

21 (8) (a) After notice and opportunity for hearing, an order
22 may be issued ordering the respondent to pay restitution to the
23 petitioner. The order may include that:

24 (i) Restitution be paid to the petitioner for loss of
25 earnings and out-of-pocket expenses, including, but not limited to,
26 expenses for medical care and temporary housing incurred as a
27 direct result of abuse inflicted by the respondent or as a direct
28 result of any actual physical injuries sustained from the abuse; or

1 (ii) Restitution be paid by the respondent to any public
2 or private agency for the reasonable cost of providing services to
3 the petitioner required as a direct result of the abuse inflicted
4 by the respondent or as a direct result of any actual injuries
5 sustained.

6 (b) An order for restitution under this subsection shall
7 not include damages for pain and suffering.

8 (c) An order for restitution issued under this subsection
9 is enforceable as a civil judgment.

10 (9) (a) A court may issue, after notice and opportunity
11 for hearing and a finding that the respondent represents a credible
12 threat to the physical safety of the petitioner, an order that the
13 respondent shall not own, possess, purchase, or receive a firearm
14 and shall surrender any firearm certificate procured under sections
15 69-2401 to 69-2425 while a protection order is in effect.

16 (b) Upon issuance of such an order, if the respondent is
17 present in court, the court shall order the respondent, within
18 twenty-four hours after the order, to remove any firearms in his or
19 her immediate possession or control or subject to his or her
20 immediate possession or control. If the respondent is not present
21 at the hearing, the respondent shall remove any such firearms
22 within forty-eight hours after being served with the order. A
23 respondent ordered to remove any firearms pursuant to this
24 subdivision shall file with the court an affidavit within
25 seventy-two hours after receiving the order stating where and to
26 whom the firearms were sold or where the firearms are located. The
27 affidavit shall state that the respondent does not have immediate
28 access to or control over the firearms. A violation of this

1 subdivision is a Class II misdemeanor. All forms requesting a
2 protection order shall contain such firearm language.

3 (c) A local law enforcement agency may store the firearms
4 and may charge the respondent a fee for the storage of the firearms
5 pursuant to this subsection. The fee shall not exceed the actual
6 cost incurred by the local law enforcement agency for the storage
7 of the firearm. For purposes of this subsection, actual cost means
8 expenses directly related to taking possession of a firearm,
9 storing the firearm, and surrendering possession of the firearm to
10 a licensed firearms dealer under federal law or to the respondent.

11 (d) A protection order requiring a respondent to remove a
12 firearm pursuant to this subsection shall state on its face that
13 the respondent is prohibited from owning, possessing, purchasing,
14 or receiving a firearm while the protection order is in effect, and
15 that the firearm must be sold to a licensed firearms dealer under
16 federal law or otherwise removed from the respondent's possession
17 and control, and that proof of such sale or removal must be filed
18 with the court within seventy-two hours after receipt of the order.
19 The order shall also state on its face the expiration date for such
20 removal. Nothing in this section shall limit a respondent's right
21 under existing law to petition the court at a later date for
22 modification of the protection order.

23 (e) The disposition of any unclaimed property under this
24 subsection shall be made pursuant to the Uniform Disposition of
25 Unclaimed Property Act.

26 (10) The court shall put in writing the specific grounds
27 for denial after hearing on a petition for a protection order under
28 section 42-924.

1 (11) An appeal of a request for relief under the
 2 Protection from Domestic Abuse Act shall be made pursuant to
 3 section 25-1912.

4 (12) ~~(4)~~ If there is any conflict between sections 42-924
 5 to 42-926 and section 5 of this act and any other provision of law,
 6 sections 42-924 to 42-926 and section 5 of this act shall govern.

7 Sec. 6. (1) A court may issue an ex parte emergency
 8 protection order to prevent abuse when a peace officer, upon the
 9 consent of a victim, asserts reasonable grounds to believe:

10 (a) That the victim is in fear of danger of abuse based
 11 on the victim's allegation of a recent incident of abuse by the
 12 person against whom the order is sought; or

13 (b) That a minor child is in immediate and present danger
 14 of abuse based on an allegation of a recent incident of abuse.

15 (2) An ex parte emergency protection order may include,
 16 as appropriate:

17 (a) A protection order; and

18 (b) An order determining the immediate and temporary care
 19 and control of any minor child of the endangered person.

20 (3) An ex parte emergency protection order shall include:

21 (a) A statement of the grounds asserted for the order;

22 (b) The date and time the order expires;

23 (c) The address of the district court for the judicial
 24 district in which the endangered person or minor child resides; and

25 (d) The following statements, printed in both English and
 26 Spanish:

27 (i) To the Petitioner: This order will last only until
 28 the date and time noted above. If you wish to seek continuing

1 protection, you must apply for an order from the court at the
2 address noted above. You may seek the advice of an attorney as to
3 any matter connected with your application for any future court
4 orders. The attorney should be consulted promptly so that the
5 attorney may assist you in making your application; and

6 (ii) To the Respondent: This order will last until the
7 date and time noted above. The petitioner may, however, obtain a
8 more permanent protection order from the court. You may seek the
9 advice of an attorney as to any matter connected with the
10 application. The attorney should be consulted promptly so that the
11 attorney may assist you in responding to this order.

12 (4) The fact that the petitioner has left the household
13 to avoid abuse does not affect the availability of an ex parte
14 emergency protection order.

15 (5) An ex parte emergency protection order shall be
16 issued without prejudice to any person.

17 (6) An ex parte emergency protection order expires at the
18 close of judicial business on the fifth judicial day following the
19 day of issuance.

20 Sec. 7. Section 42-924.02, Reissue Revised Statutes of
21 Nebraska, is amended to read:

22 42-924.02. The clerk of the district court shall make
23 available, in English and Spanish, standard petition and affidavit
24 forms for all types of protection orders provided by law with
25 instructions for completion to be used by a petitioner. The clerk
26 and his or her employees shall not provide assistance in completing
27 the forms but shall display written information of area service
28 agencies who provide legal advocacy and related services. The

1 State Court Administrator shall adopt and promulgate the standard
2 petition and affidavit forms provided for in this section as well
3 as the standard temporary and final protection order forms and
4 provide a copy of such forms to all clerks of the district courts
5 in this state. These standard temporary and final protection order
6 forms shall be the only such forms used in this state.

7 Sec. 8. Section 42-925, Reissue Revised Statutes of
8 Nebraska, is amended to read:

9 42-925. (1) Any order issued under subsection (1) of
10 section 42-924 may be issued ex parte to the respondent if it
11 reasonably appears from the specific facts included in the
12 affidavit that the petitioner will be in immediate danger of abuse
13 before the matter can be heard on notice. ~~(1)~~

14 (2) (a) If the specific facts included in the affidavit do
15 not show that the petitioner will be in immediate danger of abuse
16 or ~~(2)~~ (b) if the court does not issue an ex parte order or grants
17 only part of the relief sought, the court or judge may forthwith
18 cause notice of the petition to be given to the respondent stating
19 that he or she may show cause, not more than fourteen days after
20 service upon him or her, why such order should not be entered.

21 (3) The court shall put in writing the specific grounds
22 for denial of an ex parte petition for relief under section 42-924.

23 (4) If such ex parte order is issued to the respondent,
24 the court shall forthwith cause notice of the petition and order to
25 be given the respondent stating that, upon service on the
26 respondent, the order shall remain in effect for a period of one
27 year and may be for a longer period if the court deems reasonable,
28 and, if the order grants temporary custody, that such custody shall

1 not exceed the number of days specified by the court unless the
2 respondent shows cause why the order should not remain in effect.
3 The court shall also cause to be served upon the respondent a form
4 with which to request a show-cause hearing. If the respondent
5 wishes to appear and show cause why the order should not remain in
6 effect, he or she shall affix his or her current address, telephone
7 number, and signature to the form and return it to the clerk of the
8 district court within five days after service upon him or her. The
9 petitioner may also request the court to set a hearing within
10 fourteen days after service upon the respondent, regardless of any
11 ex parte relief granted. Upon receipt of the request for a
12 show-cause hearing, the court shall immediately schedule a
13 show-cause hearing to be held within thirty days after the receipt
14 of the request for a show-cause hearing and shall notify the
15 petitioner and respondent of the hearing date.

16 Sec. 9. Section 42-926, Reissue Revised Statutes of
17 Nebraska, is amended to read:

18 42-926. (1) Upon the issuance of any protection order
19 under section 42-925, the clerk of the court shall forthwith
20 provide the petitioner, without charge, with two certified copies
21 of such order and copies of all paperwork provided to law
22 enforcement. The clerk of the court shall also forthwith provide
23 the local police department or local law enforcement agency and the
24 local sheriff's office, without charge, with one copy each of such
25 order and one copy each of the sheriff's return thereon.

26 (2) The clerk of the court shall also forthwith provide a
27 copy of the protection order to the sheriff's office in the county
28 where the respondent may be personally served together with

1 instructions for service. Upon receipt of the order and
2 instructions for service, such sheriff's office shall forthwith
3 serve the protection order upon the respondent and file its return
4 thereon with the clerk of the court which issued the protection
5 order within fourteen days of the issuance of the protection order.

6 (3) Protection orders under section 42-926 may be
7 modified by the court or upon the request of the petitioner.

8 (4) If any protection order is dismissed or modified by
9 the court, the clerk of the court shall forthwith provide the local
10 police department or local law enforcement agency and the local
11 sheriff's office, without charge, with one copy each of the order
12 of dismissal or modification.

13 Sec. 10. (1) Any peace officer authorized to enforce a
14 protection order or any other order under section 42-924 or 42-925
15 may also personally serve such order upon the respondent. For
16 purposes of serving a protection order under section 42-924, a
17 peace officer may detain a respondent for a reasonable period of
18 time. Upon receipt of the order and instructions for service, a
19 peace officer shall forthwith serve the protection order upon the
20 respondent and file its return thereon with the clerk of the court
21 which issued the protection order within seven days after issuance
22 of the protection order.

23 (2) An order issued under section 42-924 may also be
24 personally served upon the respondent by any person over eighteen
25 not a party to the action. A serving person shall immediately file
26 with the clerk of the court a notarized affidavit swearing that the
27 order was personally served, the date and time of the service, and
28 the address where the respondent was served. Such person shall be

1 present at the hearing to provide testimony regarding the service.

2 Sec. 11. Section 42-927, Reissue Revised Statutes of
3 Nebraska, is amended to read:

4 42-927. All law enforcement agencies in the state shall
5 annually provide peace officers employed by them with ~~an~~ mandatory
6 education and training program designed to inform the officers of
7 the problems of domestic abuse, procedures to deal with such
8 problems, the Protection from Domestic Abuse Act, and the services
9 and facilities available to abused family and household members.
10 Every peace officer shall receive not less than four hours of such
11 education and training.

12 Sec. 12. Section 42-928, Reissue Revised Statutes of
13 Nebraska, is amended to read:

14 42-928. A peace officer shall with or without a warrant
15 arrest a person if:

16 (1) ~~the~~ The peace officer has probable cause to believe
17 that the person has committed a violation of an order issued
18 pursuant to section 42-924 or section 5 of this act, a violation of
19 section 42-925, a violation of an order excluding a person from
20 certain premises issued pursuant to section 42-357, or a violation
21 of a valid foreign protection order recognized pursuant to section
22 42-931; and

23 (2) ~~a~~ A petitioner under section 42-357, 42-924, or
24 42-925, an applicant for an order excluding a person from certain
25 premises issued pursuant to section 42-357, or a person protected
26 under a valid foreign protection order recognized pursuant to
27 section or 42-931 or section 5 of this act provides the peace
28 officer with a copy of a protection order or ~~an order excluding a~~

1 person from certain premises issued under such sections or the
2 peace officer determines that such an order exists after
3 communicating with the local law enforcement agency.

4 Sec. 13. (1) When a person is arrested for or charged
5 with domestic assault under section 28-323, the violation of a
6 protection order, or any crime involving abuse as that term is
7 defined in section 42-903, the court shall review as part of the
8 record the facts of the arrest and detention of the person and
9 determine whether the person:

10 (a) Is a threat to the petitioner or the petitioner's
11 family;

12 (b) Is a threat to public safety; and

13 (c) Is likely to appear in court.

14 (2) Such court or agency shall add conditions to the
15 protection order consistent with the safety of the petitioner that
16 may include any or all of the following:

17 (a) An order prohibiting the person from threatening to
18 commit or committing acts of domestic abuse against the petitioner
19 or any third person acting under the person's direction;

20 (b) An order prohibiting the person from harassing,
21 annoying, telephoning, contacting, or communicating with the
22 petitioner or through any third person acting under the person's
23 direction;

24 (c) An order directing the person to vacate the residence
25 of the petitioner or stay a distance of not less than one hundred
26 yards from the home and employment of the petitioner or any other
27 location deemed reasonable to ensure the petitioner's safety;

28 (d) An order prohibiting the person from possessing or

1 consuming alcohol or a controlled substance; and

2 (e) An order prohibiting or directing the person's
3 behavior in any way required to protect the safety of the
4 petitioner and to ensure the appearance of the person in court.

5 (3) If conditions of pretrial release are imposed, the
6 court imposing the conditions on the arrested or charged person
7 shall:

8 (a) Issue a written order for conditional release and
9 provide the petitioner with a certified copy of such order;

10 (b) Immediately distribute a copy of the order to the
11 agency having custody of the arrested or charged person; and

12 (c) Provide the agency having custody of the arrested or
13 charged person with any available information concerning the
14 location of the victim in a manner that protects the safety of the
15 victim.

16 (4) The court shall provide a copy of the conditions of
17 pretrial release to the arrested or charged person upon his or her
18 release. Failure to provide the person with a copy of the
19 conditions of pretrial release does not invalidate such conditions
20 if the arrested or charged person has notice of such conditions.

21 Sec. 14. Original sections 42-358, 42-901, 42-903,
22 42-907, 42-924, 42-924.02, and 42-925 to 42-928, Reissue Revised
23 Statutes of Nebraska, are repealed.