LEGISLATIVE BILL 806

Approved by the Governor April 17, 2008

Introduced by Wallman, 30; Kopplin, 3.

FOR AN ACT relating to animals; to amend sections 15-220, 16-206, 17-526, 20-126.01, 20-128, 20-131.02, 20-131.04, 49-801, 54-603, and 54-614, Reissue Revised Statutes of Nebraska, and sections 14-102, 20-127, 20-129, and 28-1009.01, Revised Statutes Cumulative Supplement, 2006; to change provisions relating to dog guides, hearing aid dogs, and service dogs; to define a term; to harmonize provisions; and to repeal the original sections.

Be it enacted by the people of the State of Nebraska,

Section 1. Section 14-102, Revised Statutes Cumulative Supplement, 2006, is amended to read:

Section 14-102. In addition to the powers granted in section 14-101, cities of the metropolitan class shall have power by ordinance:

1. To levy any tax or special assessment authorized by law; Corporate seal.

2. To provide a corporate seal for the use of the city, and also any official seal for the use of any officer, board, or agent of the city, whose duties under this act or under any ordinance require an official seal to be used. Such corporate seal shall be used in the execution of municipal bonds, warrants, conveyances, and other instruments and proceedings as this act or the ordinances of the city require;

Regulation of public health.

3. To provide all needful rules and regulations for the protection and preservation of health within the city; and for this purpose they may provide for the enforcement of the use of water from public water supplies when the use of water from other sources shall be deemed unsafe;

Appropriations for debts and expenses.

4. To appropriate money and provide for the payment of debts and expenses of the city;

Protection of strangers and travelers.

5. To adopt all such measures as they may deem necessary for the accommodation and protection of strangers and the traveling public in person and property;

Concealed weapons, firearms, fireworks, explosives.

6. To punish and prevent the carrying of concealed weapons and the discharge of firearms, fireworks, or explosives of any description within the city;

Sale of foodstuffs.

7. To regulate the inspection and sale of meats, flour, poultry, fish, milk, vegetables, and all other provisions or articles of food exposed or offered for sale in the city;

Official bonds.

8. To require all officers or servants elected or appointed in pursuance of this act to give bond and security for the faithful performance of their duties; but no officer shall become security upon the official bond of another or upon any bond executed to the city;

Official reports of city officers.

9. To require from any officer of the city at any time a report, in detail, of the transactions of his or her office or any matter connected therewith;

Cruelty to children and animals.

10. To provide for the prevention of cruelty to children and animals;

Dogs; taxes and restrictions.

11. To regulate, license, or prohibit the running at large of dogs and other animals within the city as well as in areas within three miles of the corporate limits of the city, to guard against injuries or annoyance from such dogs and other animals, and to authorize the destruction of the dogs and other animals when running at large contrary to the provisions of any ordinance. Any licensing provision shall complies with subsection (2) of section 54-603 for dog guides, hearing aid dogs, and service dogs; animals;

Cleaning sidewalks.

12. To provide for keeping sidewalks clean and free from obstructions and accumulations, to provide for the assessment and collection of taxes on real estate and for the sale and conveyance thereof, and to pay...
the expenses of keeping the sidewalk adjacent to such real estate clean and free from obstructions and accumulations as herein provided;

Placing and trimming of trees; protection of birds.

(13) To provide for the planting and protection of shade or ornamental and useful trees upon the streets or boulevards, to assess the cost thereof to the extent of benefits upon the abutting property as a special assessment, and to provide for the protection of birds and animals and their nests; to provide for the trimming of trees located upon the streets and boulevards or when the branches of trees overhang the streets and boulevards when in the judgment of the mayor and council such trimming is made necessary to properly light such street or boulevard or to furnish proper police protection and to assess the cost thereof upon the abutting property as a special assessment;

Naming and numbering streets and houses.

(14) To provide for, regulate, and require the numbering or renumbering of houses along public streets or avenues; to care for and control and to name and rename streets, avenues, parks, and squares within the city;

Weeds.

(15) To require weeds and worthless vegetation growing upon any lot or piece of ground within the city to be cut and destroyed so as to abate any nuisance occasioned thereby, to prohibit and control the throwing, depositing, or accumulation of litter on any lot or piece of ground within the city and to require the removal thereof so as to abate any nuisance occasioned thereby, and if the owner fails to cut and destroy weeds and worthless vegetation or remove litter, or both, after notice as required by ordinance, to assess the cost thereof upon the lots or lands as a special assessment. The notice required to be given may be by publication in the official newspaper of the city and may be directed in general terms to the owners of lots and lands affected without naming such owners;

Animals running at large.

(16) To prohibit and regulate the running at large or the herding or driving of domestic animals, such as hogs, cattle, horses, sheep, goats, fowls, or animals of any kind or description within the corporate limits and provide for the impounding of all animals running at large, herded, or driven contrary to such prohibition; and to provide for the forfeiture and sale of animals impounded to pay the expense of taking up, caring for, and selling such impounded animals, including the cost of advertising and fees of officers;

Use of streets.

(17) To regulate the transportation of articles through the streets, to prevent injuries to the streets from overloaded vehicles, and to regulate the width of wagon tires and tires of other vehicles;

Playing on streets and sidewalks.

(18) To prevent or regulate the rolling of hoops, playing of ball, flying of kites, the riding of bicycles or tricycles, or any other amusement or practice having a tendency to annoy persons passing in the streets or on the sidewalks or to frighten teams or horses; to regulate the use of vehicles propelled by steam, gas, electricity, or other motive power, operated on the streets of the city;

Combustibles and explosives.

(19) To regulate or prohibit the transportation and keeping of gunpowder, oils, and other combustible and explosive articles;

Public sale of chattels on streets.

(20) To regulate, license, or prohibit the sale of domestic animals or of goods, wares, and merchandise at public auction on the streets, alleys, highways, or any public ground within the city;

Signs and obstruction in streets.

(21) To regulate and prevent the use of streets, sidewalks, and public grounds for signs, posts, awnings, awning posts, scales, or other like purposes; to regulate and prohibit the exhibition or carrying or conveying of banners, placards, advertisements, or the distribution or posting of advertisements or handbills in the streets or public grounds or upon the sidewalks;

Disorderly conduct.

(22) To provide for the punishment of persons disturbing the peace and good order of the city by clamor and noise, intoxication, drunkenness, fighting, or using obscene or profane language in the streets or other public places or otherwise violating the public peace by indecent or disorderly conduct or by lewd and lascivious behavior;

Vagrants and tramps.

(23) To provide for the punishment of vagrants, tramps, common
street beggars, common prostitutes, habitual disturbers of the peace, pickpockets, gamblers, burglars, thieves, or persons who practice any game, trick, or device with intent to swindle, persons who abuse their families, and suspicious persons who can give no reasonable account of themselves; and to punish trespassers upon private property;

Disorderly houses; gambling, offenses against public morals. (24) To prohibit, restrain, and suppress tippling shops, houses of prostitution, opium joints, gambling houses, prize fighting, dog fighting, cock fighting, and other disorderly houses and practices, all games and gambling and desecration of the Sabbath, commonly called Sunday, and all kinds of indecencies; to regulate and license or prohibit the keeping and use of billiard tables, ten pins or ball alleys, shooting galleries, and other similar places of amusement; and to prohibit and suppress all lotteries and gift enterprises of all kinds under whatsoever name carried on, except that nothing in this subdivision shall be construed to apply to bingo, lotteries, lotteries by the sale of pickle cards, or raffles conducted in accordance with the Nebraska Bingo Act, the Nebraska Lottery and Raffle Act, the Nebraska Pickle Card Lottery Act, the Nebraska Small Lottery and Raffle Act, or the State Lottery Act;

Police regulation in general. (25) To make and enforce all police regulations for the good government, general welfare, health, safety, and security of the city and the citizens thereof in addition to the police powers expressly granted herein; and the exercise powers, to pass all needful and proper ordinances and impose fines, forfeitures, penalties, and imprisonment at hard labor for the violation of any ordinance, and to provide for the recovery, collection, and enforcement thereof; and in default of payment to provide for confinement in the city or county prison, workhouse, or other place of confinement with or without hard labor as may be provided by ordinance;

Fast driving on streets. (26) To prevent horseracing and immoderate driving or riding on the street and to compel persons to fasten their horses or other animals attached to vehicles while standing in the streets;

Libraries, art galleries, and museums. (27) To establish and maintain public libraries, reading rooms, art galleries, and museums and to provide the necessary grounds or buildings therefor; to purchase books, papers, maps, manuscripts, works of art, and objects of natural or of scientific curiosity, and instruction therefor; to receive donations and bequests of money or property for the same in trust or otherwise and to pass necessary bylaws and regulations for the protection and government of the same;

Hospitals, workhouses, jails, firehouses, etc.; garbage disposal. (28) To erect, designate, establish, maintain, and regulate hospitals or workhouses, houses of correction, jails, station houses, fire engine houses, asphalt repair plants, and other necessary buildings; and to erect, designate, establish, maintain, and regulate plants for the removal, disposal, or recycling of garbage and refuse or to make contracts for garbage and refuse removal, disposal, or recycling, or all of the same, and to charge equitable fees for such removal, disposal, or recycling, or all of the same, except as hereinafter provided. The fees collected pursuant to this subdivision shall be credited to a single fund to be used exclusively by the city for the removal, disposal, or recycling of garbage and refuse, or all of the same, including any costs incurred for collecting the fee. Before any contract for such removal, disposal, or recycling is let, the city council shall make specifications therefor, bids shall be advertised for as now provided by law, and the contract shall be let to the lowest and best bidder, who shall furnish bond to the city conditioned upon his or her carrying out the terms of the contract, the bond to be approved by the city council. Nothing in this act, and no contract or regulation made by the city council, shall be so construed as to prohibit any person, firm, or corporation engaged in any business in which garbage or refuse accumulates as a byproduct from selling, recycling, or otherwise disposing of his, her, or its garbage or refuse or hauling such garbage or refuse through the streets and alleys under such uniform and reasonable regulations as the city council may by ordinance prescribe for the removal and hauling of garbage or refuse;

Market places. (29) To erect and establish market houses and market places and to provide for the erection of all other useful and necessary buildings for the use of the city and for the protection and safety of all property owned by the city; and such market houses and market places and buildings aforesaid may be located on any street, alley, or public ground or on land purchased for such purpose;
Cemeteries, registers of births and deaths.  
(30) To prohibit the establishment of additional cemeteries within the limits of the city, to regulate the registration of births and deaths, to direct the keeping and returning of bills of mortality, and to impose penalties on physicians, sextons, and others for any default in the premises;  
Plumbing, etc., inspection.  
(31) To provide for the inspection of steam boilers, electric light appliances, pipefittings, and pluimings, to regulate their erection and construction, to appoint inspectors, and to declare their powers and duties, except as herein otherwise provided;  
Fire limits and fire protection.  
(32) To prescribe fire limits and regulate the erection of all buildings and other structures within the corporate limits; to provide for the removal of any buildings or structures or additions thereto erected contrary to such regulations, to provide for the removal of dangerous buildings, and to provide that wooden buildings shall not be erected or placed or repaired in the fire limits; but such ordinance shall not be suspended or modified by resolution nor shall exceptions be made by ordinance or resolution in favor of any person, firm, or corporation or concerning any particular lot or building; to direct that all and any building within such fire limits, when the same shall have been damaged by fire, decay, or otherwise, to the extent of fifty percent of the value of a similar new building above the foundation, shall be torn down or removed; and to prescribe the manner of ascertaining such damages and to assess the cost of removal of any building erected or existing contrary to such regulations or provisions, against the lot or real estate upon which such building or structure is located or shall be erected, or to collect such costs from the owner of any such building or structure and enforce such collection by civil action in any court of competent jurisdiction;  
Building regulations.  
(33) To regulate the construction, use, and maintenance of party walls, to prescribe and regulate the thickness, strength, and manner of constructing stone, brick, wood, or other buildings and the size and shape of brick and other material placed therein, to prescribe and regulate the construction and arrangement of fire escapes and the placing of iron and metallic shutters and doors therein and thereon, and to provide for the inspection of elevators and hoist-way openings to avoid accidents; to prescribe, regulate, and provide for the inspection of all plumbing, pipefitting, or sewer connections in all houses or buildings now or hereafter erected; to regulate the size, number, and manner of construction of halls, doors, stairways, seats, aisles, and passageways of theaters, tenement houses, audience rooms, and all buildings of a public character, whether now built or hereafter to be built, so that there may be convenient, safe, and speedy exit in case of fire; to prevent the dangerous construction and condition of chimneys, fireplaces, hearths, stoves, stovepipes, ovens, boilers, and heating appliances used in or about any building or a manufactory and to cause the same to be removed or placed in safe condition when they are considered dangerous; to regulate and prevent the carrying on of manufactures dangerous in causing and promoting fires; to prevent the deposit of ashes in unsafe places and to cause such buildings and enclosures as may be in a dangerous state to be put in a safe condition; to prevent the disposing of and delivery or use in any building or other structure, of soft, shelly, or imperfectly burned brick or other unsuitable building material within the city limits and provide for the inspection of the same; to provide for the abatement of dense volumes of smoke; to regulate the construction of areaways, stairways, and vaults and to regulate partition fences; to enforce proper heating and ventilation of buildings used for schools, workhouses, or shops of every class in which labor is employed or large numbers of persons are liable to congregate;  
Warehouses and street railways.  
(34) To regulate levees, depots and depot grounds, and places for storing freight and goods and to provide for and regulate the laying of tracks and the passage of steam or other railways through the streets, alleys, and public grounds of the city;  
Lighting railroad property.  
(35) To require the lighting of any railway within the city, the cars of which are propelled by steam, and to fix and determine the number, size, and style of lampposts, burners, lamps, and all other fixtures and apparatus necessary for such lighting and the points of location for such lampposts; and in case any company owning or operating such railways shall fail to comply with such requirements, the council may cause the same to be done and may assess the expense thereof against such company, and the same shall constitute a lien upon any real estate belonging to such company and
lying within such city and may be collected in the same manner as taxes for
general purposes;
City publicity.
(36) To provide for necessary publicity and to appropriate money for
the purpose of advertising the resources and advantages of the city;
Offstreet parking.
(37) To erect, establish, and maintain offstreet parking areas on
publicly owned property located beneath any elevated segment of the National
System of Interstate and Defense Highways or portion thereof, or public
property title to which is in the city on May 12, 1971, or property owned
by the city and used in conjunction with and incidental to city-operated
facilities, and to regulate parking thereon by time limitation devises or by
lease;
Public passenger transportation systems.
(38) To acquire, by the exercise of the power of eminent domain or
otherwise, lease, purchase, construct, own, maintain, operate, or contract for
the operation of public passenger transportation systems, excluding taxicabs
and railroad systems, including all property and facilities required therefor,
within and without the limits of the city, to redeem such property from
prior encumbrance in order to protect or preserve the interest of the city
therein, to exercise all powers granted by the Constitution of Nebraska and
laws of the State of Nebraska or exercised by or pursuant to a home rule
charter adopted pursuant thereto, including but not limited to receiving and
accepting from the government of the United States or any agency thereof,
from the State of Nebraska or any subdivision thereof, and from any person
or corporation donations, devises, gifts, bequests, loans, or grants for
or in aid of the acquisition, operation, and maintenance of such public
passenger transportation systems and to administer, hold, use, and apply the
same for the purposes for which such donations, devises, gifts, bequests,
loans, or grants may have been made, to negotiate with employees and enter
into contracts of employment, to employ by contract or otherwise individuals
singularly or collectively, to enter into agreements authorized under the
Interlocal Cooperation Act or the Joint Public Agency Act, to contract with
an operating and management company for the purpose of operating, servicing,
and maintaining any public passenger transportation systems any city of the
metropolitan class shall acquire under the provisions of this act, and to
exercise such other and further powers as may be necessary, incidental, or
appropriate to the powers of such city; and
Regulation of air quality.
(39) In addition to powers conferred elsewhere in the laws of
the state and notwithstanding any other law of the state, to implement and
enforce an air pollution control program within the corporate limits of the
city under subdivision (23) of section 81-1504 or subsection (1) of section
81-1528, which program shall be consistent with the Clean Air Act, as amended,
42 U.S.C. 7401 et seq. Such powers shall include without limitation those
involving injunctive relief, civil penalties, criminal fines, and burden of
proof. Nothing in this section shall preclude the control of air pollution by
resolution, ordinance, or regulation not in actual conflict with the state air
pollution control regulations.
Sec. 2. Section 15-220, Reissue Revised Statutes of Nebraska, is
amended to read:
15-220 A primary city shall have power to regulate, license, or
prohibit the running at large of dogs and other animals and guard against
injuries or annoyances therefrom, and to authorize the destruction of the
same when running at large contrary to the provisions of any ordinance. Any
licensing provision shall comply with subsection (2) of section 54-603 for dog
guides, hearing aid dogs, and service dogs animals.
Sec. 3. Section 16-206, Reissue Revised Statutes of Nebraska, is
amended to read:
16-206 A city of the first class may collect a license tax from the
owners and harborers of dogs and other animals in an amount which shall
be determined by the governing body of such city and enforce the same by
appropriate penalties. Any licensing provision shall comply with subsection
(2) of section 54-603 for dog guides, hearing aid dogs, and service dogs animals.
The city may cause the destruction of any dog or other animal, for
which the owner or harborer shall refuse or neglect to pay such license tax.
It may regulate, license, or prohibit the running at large of dogs and other
animals and guard against injuries or annoyances therefrom and authorize the
destruction of the same when running at large contrary to the provisions of
any ordinance.
Sec. 4. Section 17-526, Reissue Revised Statutes of Nebraska, is
amended to read:
17-526 Second-class cities and villages may, by ordinance entered at large on the proper journal or record of proceedings of such municipality, impose a license tax in an amount which shall be determined by the governing body of such second-class city or village for each dog or other animal, on the owners and harbors of dogs and other animals, and enforce the same by appropriate penalties, and cause the destruction of any dog or other animal, for which the owner or harborer shall refuse or neglect to pay such license tax. Any licensing provision shall comply with subsection (2) of section 54-603 for dog guide, hearing aid dog, and service dog, animals. Such municipality may regulate, license, or prohibit the running at large of dogs and other animals and guard against injuries or annoyances therefrom and authorize the destruction of the same when running at large contrary to the provisions of any ordinance.

Sec. 5. Section 20-126.01, Reissue Revised Statutes of Nebraska, is amended to read:
20-126.01 For purposes of sections 20-126 to 20-131, physically disabled. Physically disabled person means a person with a physical disability other than hearing impairment, blindness, or visual handicap, and
(2) Service dog means any dog individually trained to do work or perform tasks for the benefit of a physically disabled person, including, but not limited to, providing animal protection or rescue work, pulling a wheelchair, or fetching dropped items.
Sec. 6. Section 20-127, Revised Statutes Cumulative Supplement, 2006, is amended to read:
20-127 (1) A blind, visually handicapped, deaf or hard of hearing, or physically disabled person has the same right as any other person to the full and free use of the streets, highways, sidewalks, walkways, public buildings, public facilities, and other public places.
(2) A blind, visually handicapped, deaf or hard of hearing, or physically disabled person is entitled to full and equal accommodations, advantages, facilities, and privileges of all common carriers, airplanes, motor vehicles, railroad trains, motor buses, street cars, boats, any other public conveyances or modes of transportation, hotels, lodging places, places of public accommodation, amusement, or resort, and other places to which the general public is invited, subject only to the conditions and limitations established by law and applicable alike to all persons.
(3) A totally or partially blind person, has the right to be accompanied by a dog guide, a deaf or hard of hearing person, or has the right to be accompanied by a hearing dog, a physically disabled person has the right to be accompanied by a service dog, animal, especially trained for the purpose, and a bona fide trainer of a dog guide, hearing dog, or service dog animal has the right to be accompanied by such dog animal in training in any of the places listed in subsection (2) of this section without being required to pay an extra charge for the dog guide, hearing dog, or service dog animal. Such person shall be liable for any damage done to the premises or facilities or to any person by such dog animal.
(4) A totally or partially blind person has the right to make use of a white cane in any of the places listed in subsection (2) of this section.
Sec. 7. Section 20-128, Reissue Revised Statutes of Nebraska, is amended to read:
20-128 In addition to the provisions of sections 28-1313 and 28-1314, the driver of a vehicle approaching (4), a totally or partially blind pedestrian who is carrying a cane predominantly white or metallic in color or using a dog guide, (2) service animal or a hearing-impaired or physically disabled pedestrian who is using a hearing aid dog, or (3) a physically disabled pedestrian who is using a service dog animal shall take all necessary precautions to avoid injury to such pedestrian, and any driver who fails to take such precautions shall be liable in damages for any injury caused such pedestrian. A totally or partially blind pedestrian not carrying such a cane or using a dog guide, service animal or a hearing-impaired or physically disabled pedestrian not using a hearing aid dog, or a physically disabled pedestrian not using a service dog animal in any of the places, accommodations, or conveyances listed in section 20-127 shall have all of the rights and privileges conferred by law upon other persons, and the failure of a totally or partially blind pedestrian to carry such a cane or to use a dog guide, service animal or the failure of a hearing-impaired or physically disabled pedestrian to use a hearing aid dog, or of a physically disabled pedestrian to use a service dog animal in any such places, accommodations, or conveyances does not constitute and is not evidence of contributory negligence.
Sec. 8. Section 20-129, Revised Statutes Cumulative Supplement, 2006, is amended to read:
20-129 (1) Any person or agent of such person who denies or interferes with admittance to or enjoyment of the public facilities enumerated in section 20-127 or otherwise interferes with the rights of a totally or partially blind, deaf or hard of hearing, or physically disabled person under section 20-131.01 to 20-131.04 is guilty of a Class III misdemeanor.

(2) Any person or agent of such person who denies or interferes with admittance to or enjoyment of the public facilities enumerated in section 20-127 or otherwise interferes with the rights of a bona fide trainer of a dog guide, hearing dog, or service dog animal when training such dog animal under section 20-127 is guilty of a Class III misdemeanor.

Sec. 9. Section 20-131.02, Reissue Revised Statutes of Nebraska, is amended to read:

20-131.02 For purposes of sections 20-131.01 to 20-131.04, unless the context otherwise requires:

(1) Housing accommodations means any real property which is used or occupied or is intended, arranged, or designed to be used or occupied as the home, residence, or sleeping place of one or more human beings. Housing accommodations does not include any single-family residence in which the owner lives and in which any room is rented, leased, or provided for compensation to persons other than the owner or primary tenant; and

(2) Physically disabled person means a person with a physical disability other than hearing impairment, blindness, or visual handicap, and a service dog, or any dog individually trained to do work or perform tasks for the benefit of a physically disabled person, including, but not limited to, providing animal protection or rescue work, pulling a wheelchair, or fetching dropped items.

Sec. 10. Section 20-131.04, Reissue Revised Statutes of Nebraska, is amended to read:

20-131.04 Every totally or partially blind person, who has a dog guide or who obtains a dog guide, every hearing-impaired person, or who has a hearing aid dog or who obtains a hearing aid dog, and every physically disabled person who has a service dog animal or obtains a service dog animal shall have full and equal access to all housing accommodations with such dog animal as prescribed in sections 20-131.01 to 20-131.04. Such person shall not be required to pay extra compensation for such dog animal. Such person shall be liable for any damage done to such premises by such dog animal. Any person who rents, leases, or provides housing accommodations for compensation may demand or receive a reasonable deposit, not to exceed one-fourth of one month’s periodic rent, from any totally or partially blind person, who has or obtains a dog guide, from any hearing-impaired person, or who has or obtains a hearing aid dog, or from any physically disabled person who has or obtains a service dog animal shall not charge an additional deposit for such animal.

Sec. 11. Section 28-1009.01, Revised Statutes Cumulative Supplement, 2006, is amended to read:

28-1009.01 (1) A person commits the offense of violence on a service dog animal when he or she (a) intentionally injures, harasses, or threatens to injure or harass or (b) attempts to intentionally injure, harass, or threaten a dog animal that he or she knows or has reason to believe is a dog guide service animal for a blind or visually impaired person, a hearing aid dog for a deaf or hearing-impaired person, or a service dog for a physically limited person.

(2) A person commits the offense of interference with a service dog animal when he or she (a) intentionally impedes, interferes, or threatens to injure or interfere or (b) attempts to intentionally impede, interfere, or threaten to impede or interfere with a dog animal that he or she knows or has reason to believe is a dog guide service animal for a blind or visually impaired person, a hearing aid dog for a deaf or hearing-impaired person, or a service dog for a physically limited person.

(3) Evidence that the defendant initiated or continued conduct toward a dog animal as described in subsection (1) or (2) of this section after being requested to avoid or discontinue such conduct by the blind, visually impaired, deaf, hearing-impaired, or physically limited person being served or assisted by the dog animal shall create a rebuttable presumption that the conduct of the defendant was initiated or continued intentionally.

(4) For purposes of this section:

(a) Blind person means a person with totally impaired vision or with vision, with or without correction, which is so severely impaired that the primary means of receiving information is through other sensory input, including, but not limited to, braille, mechanical reproduction, synthesized speech, or readers;
(b) Defa person means a person with totally impaired hearing or with hearing, with or without amplification, which is so severely impaired that the primary means of receiving spoken language is through other sensory input, including, but not limited to, lip reading, sign language, finger spelling, or reading;

c) Hearing-impaired person means a person who is unable to hear air conduction thresholds at an average of forty decibels or greater in the person’s better ear;

d) Physically limited person means a person having limited ambulatory abilities, including, but not limited to, having a permanent impairment or condition that requires the person to use a wheelchair or to walk with difficulty or insecurity to the extent that the person is insecure or exposed to danger; and

e) Visually impaired person means a person having a visual acuity of 20/200 or less in the person’s better eye with correction or having a limitation to the person’s field of vision so that the widest diameter of the visual field subtends an angular distance not greater than twenty degrees.

(5) Violence on a service dog animal or interference with a service dog animal is a Class III misdemeanor.

Sec. 12. Section 49-801, Reissue Revised Statutes of Nebraska, is amended to read:

49-801 Unless the context is shown to intend otherwise, words and phrases in the statutes of Nebraska hereafter enacted are used in the following sense:

(1) Acquire when used in connection with a grant of power or property right to any person shall include the purchase, grant, gift, devise, bequest, and obtaining by eminent domain;

(2) Action shall include any proceeding in any court of this state;

(3) Attorney shall mean attorney at law;

(4) Company shall include any corporation, partnership, limited liability company, joint-stock company, joint venture, or association;

(5) Domestic when applied to corporations shall mean all those created by authority of this state;

(6) Federal shall refer to the United States;

(7) Foreign when applied to corporations shall include all those created by authority other than that of this state;

(8) Grantee shall include every person to whom any estate or interest passes in or by any conveyance;

(9) Grantor shall include every person from or by whom any estate or interest passes in or by any conveyance;

(10) Inhabitant shall be construed to mean a resident in the particular locality in reference to which word is used;

(11) Land or real estate shall include lands, tenements, and hereditaments and all rights thereto and interest therein other than a chattel interest;

(12) Magistrate shall include judge of the county court and clerk magistrate;

(13) Month shall mean calendar month;

(14) Oath shall include affirmation in all cases in which an affirmation may be substituted for an oath;

(15) Peace officer shall include sheriffs, coroners, jailers, marshals, police officers, state highway patrol officers, members of the National Guard on active service by direction of the Governor during periods of emergency, and all other persons with similar authority to make arrests;

(16) Person shall include bodies politic and corporate, societies, communities, the public generally, individuals, partnerships, limited liability companies, joint-stock companies, and associations;

(17) Personal estate shall include money, goods, chattels, claims, and evidences of debt;

(18) Process shall mean a summons, subpoena, or notice to appear issued out of a court in the course of judicial proceedings;

(19) Service animal shall have the same meaning as in 28 C.F.R. 36.104, as such regulation existed on January 1, 2008;

(20) State when applied to different states of the United States shall be construed to extend to and include the District of Columbia and the several territories organized by Congress;

(21) Sworn shall include affirmed in all cases in which an affirmation may be substituted for an oath;

(22) The United States shall include territories, outlying possessions, and the District of Columbia;

(23) Violate shall include failure to comply with;

(24) Writ shall signify an order or citation in writing issued.
in the name of the state out of a court or by a judicial officer; and

(24) (25) Year shall mean calendar year.

Sec. 13. Section 54-603, Reissue Revised Statutes of Nebraska, is amended to read:

54-603 (1) Any county, city, or village shall have authority by ordinance or resolution, to impose a license tax in an amount which shall be determined by the appropriate governing body, on the owner or harborer of any dog or dogs, to be paid under such regulations as shall be provided by such ordinance or resolutions.

(2) Every dog guide, hearing aid dog, and service dog animal shall be licensed as required by local ordinances or resolutions, but no license tax shall be charged upon a showing by the owner that the dog is a graduate of a recognized training school for dog guides, hearing aid dogs, or service dogs. Upon the retirement or discontinuance of the dog as a dog guide, hearing aid dog, or animal as a service dog, animal, the owner of the dog animal shall be liable for the payment of a license tax as prescribed by local ordinances or resolutions.

Sec. 14. Section 54-614, Reissue Revised Statutes of Nebraska, is amended to read:

54-614 Any county having a population in excess of fifteen thousand inhabitants according to the most recent federal decennial census may collect a license tax in an amount which shall be determined by the appropriate governing body from the owners and harborers of dogs, enforce the same by appropriate penalties, and cause the destruction of any dog for which the owner or harborer shall refuse or neglect to pay such license tax. Any licensing provision shall comply with subsection (2) of section 54-603 for dog guides, hearing aid dogs, and service dogs. animals. Such county may regulate, license, or prohibit the running at large of dogs and guard against injuries or annoyances therefrom and authorize the destruction of the same when running at large contrary to the provisions of any regulations.