EIGHTY-FIRST DAY - MAY 21, 2013

LEGISLATIVE JOURNAL

ONE HUNDRED THIRD LEGISLATURE FIRST SESSION

EIGHTY-FIRST DAY

Legislative Chamber, Lincoln, Nebraska Tuesday, May 21, 2013

PRAYER

The prayer was offered by Senator Hadley.

ROLL CALL

Pursuant to adjournment, the Legislature met at 9:00 a.m., Speaker Adams presiding.

The roll was called and all members were present except Senators Ashford, Cook, Davis, Lautenbaugh, McCoy, Murante, Pirsch, and Price who were excused until they arrive.

CORRECTIONS FOR THE JOURNAL

The Journal for the eightieth day was approved.

RESOLUTIONS

Pursuant to Rule 4, Sec. 5(b), LRs 176, 177, 178, 179, 180, 185, 195, 196, and 197 were adopted.

SPEAKER SIGNED

While the Legislature was in session and capable of transacting business, the Speaker signed the following: LRs 176, 177, 178, 179, 180, 185, 195, 196, and 197.

SELECT FILE

LEGISLATIVE BILL 306A. Senator Chambers offered the following motion:

MO83

Indefinitely postpone.

Senator Chambers requested a roll call vote on his motion to indefinitely postpone.

The Chambers motion to indefinitely postpone failed with 4 ayes, 38 nays, 2 present and not voting, and 5 excused and not voting.

Senator Chambers offered the following motion:

MO84

Reconsider the vote to indefinitely postpone.

Senator Chambers requested a roll call vote on his motion to reconsider.

The Chambers motion to reconsider failed with 5 ayes, 35 nays, 3 present and not voting, and 6 excused and not voting.

Senator Chambers offered the following motion:

MO86

Bracket until June 5, 2013.

Senator Chambers requested a roll call vote on his motion to bracket.

The Chambers motion to bracket failed with 3 ayes, 34 nays, 7 present and not voting, and 5 excused and not voting.

Senator Chambers offered the following amendment:

FA87

Strike section 1

Senator Chambers moved for a call of the house. The motion prevailed with 25 ayes, 0 nays, and 24 not voting.

Senator Chambers requested a roll call vote on his amendment.

Voting in the affirmative, 4:

Bloomfield Chambers Karpisek Kintner

Voting in the negative, 40:

Coash Adams Hadley Lathrop Scheer Ashford Conrad Hansen McCov Schilz Avery Cook Harms McGill Schumacher Crawford Bolz Harr, B. Mello Seiler Brasch Davis Howard Murante Smith Campbell Dubas Johnson Sullivan Nelson Carlson Gloor Kolowski Nordauist Wallman Christensen Haar, K. Krist Pirsch Wightman

Excused and not voting, 5:

Janssen Larson Lautenbaugh Price Watermeier

The Chambers amendment lost with 4 ayes, 40 nays, and 5 excused and not voting.

The Chair declared the call raised.

Senator Chambers offered the following amendment:

FA88

Strike section 2.

Senator Chambers requested a roll call vote on his amendment.

The Chambers amendment lost with 3 ayes, 32 nays, 4 present and not voting, and 10 excused and not voting.

Pending.

RESOLUTION

LEGISLATIVE RESOLUTION 346. Introduced by Kolowski, 31.

WHEREAS, on Saturday, May 18, 2013, the Millard West High School Wildcats won the 2013 Class A Girls' State Track and Field Championship; and

WHEREAS, this victory marked the second year in a row that the Millard West Wildcats girls' track and field team has won the state championship title; and

WHEREAS, this championship girls' team was lead by the dedicated and talented coach Seth Turman; and

WHEREAS, the Legislature recognizes the academic, athletic, and artistic achievements of the youth of our state.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE ONE HUNDRED THIRD LEGISLATURE OF NEBRASKA, FIRST SESSION:

- 1. That the Legislature congratulates the Millard West High School Wildcats girls' track and field team and coaches for winning the 2013 Class A Girls' Track and Field Championship.
 - 2. That a copy of this resolution be sent to Millard West High School.

Laid over.

COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 66. Placed on Final Reading. LEGISLATIVE BILL 366. Placed on Final Reading. LEGISLATIVE BILL 366A. Placed on Final Reading. LEGISLATIVE BILL 497. Placed on Final Reading. Placed on Final Reading.

LEGISLATIVE BILL 561. Placed on Final Reading.

ST26

The following changes, required to be reported for publication in the Journal, have been made:

- 1. In the Coash amendment, AM1351, section 1 has been renumbered as section 71.
 - 2. In the Ashford amendment, AM1401:
- a. On page 1, line 22; and page 2, lines 5 and 9, "the" has been inserted before "Office";
 - b. On page 6, line 15, "a" has been inserted after each comma; and
 - c. On page 11, line 7, the comma has been struck.
 - 3. In the Ashford amendment, AM1394:
 - a. On page 6, line 9, "for" has been inserted after the comma;
- b. On page 21, line 8, "the" has been inserted after "or"; and in line 21 "center," has been struck and "and treatment center" inserted;
- c. On page 24, line 20, "or" has been struck and shown as stricken; and in line 22 an underscored comma has been inserted after "detention";
 - d. On page 26, line 6, the second comma has been struck;
- e. On page 34, lines 24 and 25, "their" has been struck, shown as stricken, and "his or her" inserted;
- f. On page 35, lines 1 and 18, "their" has been struck and "his or her" inserted; and in line 19 "can" has been struck and "may" inserted;
- g. On page 37, line 3, the first comma has been struck; and in line 14 "<u>subdivision</u>" has been struck and "<u>subsection</u>" inserted;
- h. On page 56, lines 12 through 14, the new matter has been stuck; and in line 12 ", evaluation until October 1, 2013, and parole until July 1, 2014," has been inserted after "discharge";
 - i. On page 71, line 27, "section" has been inserted after "This";
- j. On page 99, line 15, "<u>information</u>" has been struck and "<u>informal</u>" inserted; and in line 23 the comma has been struck;
- k. On page 101, line 6, after the first comma insert "the"; in lines 14 and 16 "who" has been struck; and in line 27 "a" has been inserted after "means"; and
- 1. On page 114, line 9, "43-4314, 43-4318, 43-4320, 43-4321, 43-4324, 81-8,245," has been inserted after "43-4203,".
- 4. On page 1, the matter beginning with "the" in line 1 through line 8 and all amendments thereto have been struck and "juveniles; to amend sections 29-2257, 43-247, 43-251, 43-260.01, 43-260.04, 43-260.05, 43-260.07, 43-279.01, 43-281, 43-284, 43-284.01, 43-404, 43-406, 43-407, 43-408, 43-410, 43-413, 43-414, 43-417, 43-418, 43-419, 43-420, 43-421, 43-422, 43-423, 43-1411.01, 43-2402, 43-2404, 43-2404.01, 43-2411, 43-2930, 43-3503, 81-1417, 83-4,124, 83-4,125, 83-4,132, and 83-4,134, Reissue Revised Statutes of Nebraska, and sections 28-726, 29-2204, 29-2258, 42-364, 43-245, 43-251.01, 43-254, 43-258, 43-272.01, 43-285, 43-286, 43-2,108.05, 43-2,129, 43-405, 43-412, 43-415, 43-416, 43-2404.02, 43-2412, 43-4203, 43-4314, 43-4318, 43-4320, 43-4321, 43-4324, 81-8,245, 83-4,126, 83-4,131, and 83-4,133, Revised Statutes Cumulative Supplement, 2012; to change provisions relating to the Department of

Health and Human Services, the Office of Juvenile Services, the Office of Probation Administration, probation officers, and juvenile detention, pretrial diversion, evaluation, placement, treatment, parole, and discharge; to change provisions relating to sealed records, parenting plans, custody, termination of parental rights, juvenile facilities, and the Commission Grant Program; to rename and change provisions of the County Juvenile Services Aid Program; to change membership and powers and duties of the Nebraska Coalition for Juvenile Justice: to create the positions of Director of the Community-based Juvenile Services Aid Program and Director of Juvenile Diversion Programs; to create the Community and Family Reentry Process; to state intent regarding the Nebraska Juvenile Service Delivery Project and appropriations; to change duties of the Nebraska Children's Commission; to change powers and duties of the Office of the Inspector General of Nebraska Child Welfare; to provide powers and duties for the Public Counsel; to add a member to the Nebraska Commission on Law Enforcement and Criminal Justice; to provide for applicability of minimum jail standards for staff secure juvenile facilities; to define and redefine terms; to provide for a model alternative response for child abuse or neglect reports; to eliminate obsolete provisions; to harmonize provisions; to repeal the original sections; and to declare an emergency." inserted.

LEGISLATIVE BILL 634. Placed on Final Reading. ST25

The following changes, required to be reported for publication in the Journal, have been made:

1. On page 1, line 1, "the Nebraska Forest Service" has been struck and "wildfires" inserted.

LEGISLATIVE BILL 634A. Placed on Final Reading.

(Signed) John Murante, Chairperson

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 577A. Introduced by Campbell, 25.

A BILL FOR AN ACT relating to appropriations; to amend sections 94, 95, 102, 111, and 161, Legislative Bill 195, One Hundred Third Legislature, First Session, 2013; to appropriate funds to aid in carrying out the provisions of Legislative Bill 577, One Hundred Third Legislature, First Session, 2013; to change appropriations; to provide an operative date; to repeal the original sections; and to declare an emergency.

1

AMENDMENT - Print in Journal

Senator Crawford filed the following amendment to <u>LB429A</u>: AM1479

(Amendments to Final Reading copy)

1. On page 2, line 15, strike "261" and insert "33".

VISITORS

Visitors to the Chamber were 65 fourth-grade students and teachers from Carriage Hill Elementary, Papillion; USAF Retired Colonel Bob Batterman from Lincoln; and 15 seventh- and eighth-grade students and teacher from St. Paul Lutheran School, Norfolk.

RECESS

At 11:57 a.m., on a motion by Senator Kolowski, the Legislature recessed until 1:30 p.m.

AFTER RECESS

The Legislature reconvened at 1:30 p.m., President Heidemann presiding.

ROLL CALL

The roll was called and all members were present except Senators Ashford, Coash, Dubas, Gloor, and Janssen who were excused until they arrive.

SELECT FILE

LEGISLATIVE BILL 104. ER86, found on page 1182, was adopted.

Senator Smith withdrew his amendment, AM1236, found on page 1261.

Senator McCoy withdrew his amendment, AM1216, found on page 1261.

Senator Smith offered his amendment, AM1408, found on page 1376.

SENATOR KRIST PRESIDING

Senator McGill moved the previous question. The question is, "Shall the debate now close?"

Senator McGill moved for a call of the house. The motion prevailed with 28 ayes, 0 nays, and 21 not voting.

The motion to cease debate prevailed with 25 ayes, 1 nay, 19 present and not voting, and 4 excused and not voting.

Senator Smith requested a roll call vote, in reverse order, on his amendment.

Voting in the affirmative, 14:

Avery	Hansen	Kintner	Murante	Smith
Bloomfield	Janssen	Lautenbaugh	Nelson	Watermeier
Brasch	Johnson	McCoy	Schilz	

Voting in the negative, 23:

Ashford	Cook	Karpisek	McGill	Sullivan
Bolz	Dubas	Kolowski	Nordquist	Wallman
Campbell	Haar, K.	Krist	Scheer	Wightman
Chambers	Hadley	Larson	Schumacher	•
Conrad	Harms	Lathrop	Seiler	

Present and not voting, 9:

Adams	Christensen	Davis	Howard	Price
Carlson	Crawford	Harr, B.	Pirsch	

Excused and not voting, 3:

Coash Gloor Mello

The Smith amendment lost with 14 ayes, 23 nays, 9 present and not voting, and 3 excused and not voting.

The Chair declared the call raised.

Senator Hadley offered his amendment, AM1446, found on page 1418.

Senator Chambers offered the following amendment to the Hadley amendment:

FA91

Amend AM1446

- 1. On page 1, in line 9, insert a period after "2015" and strike remaining matter through the period in line 10.
- 2. On page 2, in line 3, insert a period after "2015" and strike remaining matter through the period in line 4.

Pending.

MESSAGES FROM THE GOVERNOR

May 21, 2013

Patrick J. O'Donnell Clerk of the Legislature State Capitol, Room 2018 Lincoln, NE 68509

Dear Mr. O'Donnell:

Engrossed Legislative Bill 407e was received in my office on May 15, 2013.

This bill was signed and delivered to the Secretary of State on May 21, 2013.

Sincerely,
(Signed) Dave Heineman
Governor

May 21, 2013

Mr. President, Mr. Speaker, and Members of the Legislature State Capitol Lincoln, NE 68509

Dear Mr. President and Members of the Legislature:

With this letter, I am returning LB 194 with my signature and with a line-item reduction.

I vetoed \$200,000 of General Funds appropriated in FY 2012-13 for the U.S. Senior Open golf tournament in Omaha. At this time, with limited funding available for the budget bills and appropriation bills, funding for a golf tournament is not a priority use of taxpayer dollars.

When Members of the Legislature are being asked to reduce funding for bills from education to juvenile justice, it is not appropriate or fair to fund a golf tournament with taxpayer dollars. Even without the use of taxpayer dollars, this golf tournament enjoys very strong private sector support and has reached record ticket sales.

I urge you to sustain this line-item veto of LB 194.

Sincerely,
(Signed) Dave Heineman
Governor

REVISED CONFLICT OF INTEREST STATEMENT

Pursuant to Rule 1, Sec. 19, Senator Avery has filed a revised Potential Conflict of Interest Statement under the Nebraska Political Accountability and Disclosure Act. The statement is on file in the Clerk of the Legislature's Office.

AMENDMENT - Print in Journal

Senator Campbell filed the following amendment to LB507: AM1485

(Amendments to E & R amendments, ER94)

- 1. Strike section 9.
- 2. On page 1, line 3, strike "14" and insert "13". 2
- 3. On page 2, line 14, strike "11" and insert "10"; and in line 19 strike "rankings" and insert "ratings".
- 4
- 5 4. On page 4, line 24; and page 5, lines 2 and 7, strike "12" and insert "11".
- 5. On page 5, line 20, after "system" insert "until 7
- the program has an operating license which is in full force and
- 9 effect".
- 10 6. On page 7, line 2, after "ratings" insert "of step
- three or higher"; and in line 8 after "requirements" insert "of 11
- step two ratings or higher". 12
- 7. On page 8, line 17, after "of" insert "participating". 13
- 8. On page 9, line 15, after "system" insert "and has 14
- received a rating of step three or higher". 15
- 9. On page 10, strike beginning with "the" in line 22 16
- through "provider" in line 23 and insert "a quality scale rating of 17
- step three or higher". 18
- 19 10. On page 12, line 21, strike "16, 18, 19, and 21" and
- 20 insert "15, 17, 18, and 20".
- 11. Renumber the remaining sections accordingly. 21

SELECT FILE

LEGISLATIVE BILL 104. The Chambers amendment, FA91, found in this day's Journal, to the Hadley amendment, was renewed.

The Chambers amendment was adopted with 26 ayes, 1 nay, 18 present and not voting, and 4 excused and not voting.

The Hadley amendment, AM1446, found on page 1418 and considered in this day's Journal, as amended, was renewed.

The Hadley amendment, as amended, was adopted with 25 ayes, 0 nays, 20 present and not voting, and 4 excused and not voting.

Senator Schilz offered the following amendment: AM1359 is available in the Bill Room.

Senator Schilz withdrew his amendment.

Senator Chambers offered the following amendment: AM1484

- 1 1. Insert the following new sections:
- 2 Section 1. Section 77-27,142, Revised Statutes Cumulative
- 3 Supplement, 2012, is amended to read:
- 4 77-27,142 (1) Any incorporated municipality other than
- 5 <u>a city of the metropolitan class</u> by ordinance of its governing
- 6 body is hereby authorized to impose a sales and use tax of
- 7 one-half percent, one percent, one and one-half percent, one and
- 8 three-quarters percent, or two percent upon the same transactions
- 9 that are sourced under the provisions of sections 77-2703.01 to
- 10 77-2703.04 within such incorporated municipality on which the State
- 11 of Nebraska is authorized to impose a tax pursuant to the Nebraska
- 12 Revenue Act of 1967, as amended from time to time. Any city of
- 13 the metropolitan class by ordinance of its governing body is hereby
- authorized to impose a sales and use tax of one-half percent, one
- percent, or one and one-half percent upon the same transactions
- that are sourced under the provisions of sections 77-2703.01 to
- 17 77-2703.04 within such city of the metropolitan class on which
- 18 the State of Nebraska is authorized to impose a tax pursuant to
- 19 the Nebraska Revenue Act of 1967, as amended from time to time.
- 20 No sales and use tax shall be imposed pursuant to this section
- 21 until an election has been held and a majority of the qualified
- 22 electors have approved such tax pursuant to sections 77-27,142.01
- 23 and 77-27,142.02.
 - 1 (2)(a) Any incorporated municipality that proposes to
 - 2 impose a municipal sales and use tax at a rate greater than one
 - 3 and one-half percent or increase a municipal sales and use tax
 - 4 to a rate greater than one and one-half percent shall submit the
 - 5 question of such tax or increase at a primary or general election
 - 6 held within the incorporated municipality. The question shall be
 - 7 submitted upon an affirmative vote by at least seventy percent
 - 8 of all of the members of the governing body of the incorporated
 - 9 municipality.

10

- (b) Any rate greater than one and one-half percent shall
- 11 be used as follows:
- 12 (i) In a city of the metropolitan class, the proceeds
- 13 from the first one quarter percent of the rate greater than one and
- 14 one half percent shall be used to reduce other taxes, the proceeds
- 15 from the next one eighth percent of the rate greater than one and
- 16 one half percent shall be used for public infrastructure projects,
- 17 and the proceeds from the next one eighth percent of the rate
- 18 greater than one and one half percent shall be used for purposes of
- 19 the interlocal agreement or joint public agency agreement described

20 in subsection (3) of this section;

21

3

23

(ii) (i) In a city of the primary class, up to fifteen 22 percent of the proceeds from the rate in excess of one and one-half percent may be used for non-public infrastructure projects of 24 an interlocal agreement or joint public agency agreement with 25 another political subdivision within the municipality or the 26 county in which the municipality is located, and the remaining proceeds shall be used for public infrastructure projects or 1 voter-approved infrastructure related to an economic development program as defined in section 18-2705; and

(iii) (ii) In any incorporated municipality other than a 4 city of the metropolitan or primary class, the proceeds from the rate in excess of one and one-half percent shall be used for public 6 infrastructure projects or voter-approved infrastructure related to an economic development program as defined in section 18-2705.

8 For purposes of this section, public infrastructure 9 project means and includes, but is not limited to, any of the 10 following projects, or any combination thereof: Public highways and bridges and municipal roads, streets, bridges, and sidewalks; solid 12 waste management facilities; wastewater, storm water, and water 13 treatment works and systems, water distribution facilities, and 14 water resources projects, including, but not limited to, pumping 15 stations, transmission lines, and mains and their appurtenances; 16 hazardous waste disposal systems; resource recovery systems; 17 airports; port facilities; buildings and capital equipment used 18 in the operation of municipal government; convention and tourism 19 facilities; redevelopment projects as defined in section 18-2103; 20 mass transit and other transportation systems, including parking 21 facilities; and equipment necessary for the provision of municipal 22 services.

- (c) Any rate greater than one and one-half percent shall 24 terminate no more than ten years after its effective date or, if 25 bonds are issued and the local option sales and use tax revenue is 26 pledged for payment of such bonds, upon payment of such bonds and 27 any refunding bonds, whichever date is later, except as provided in subdivision (2)(d) of this section.
 - (d) If a portion of the rate greater than one and 3 one-half percent is stated in the ballot question as being imposed 4 for the purpose of the interlocal agreement or joint public agency agreement described in subdivision (2)(b)(ii) (2)(b)(i) or 6 subsection (3) of this section, and such portion is at least 7 one-eighth percent, there shall be no termination date for the rate 8 representing such portion rounded to the next higher one-quarter or 9 one-half percent.
- 10 (e) Sections 13-518 to 13-522 apply to the revenue from 11 any such tax or increase.
- 12 (3)(a) No municipal sales and use tax shall be imposed 13 at a rate greater than one and one-half percent or increased to a 14 rate greater than one and one-half percent unless the municipality

- 15 is a party to an interlocal agreement pursuant to the Interlocal
- 16 Cooperation Act or a joint public agency agreement pursuant to the
- 17 Joint Public Agency Act with a political subdivision within the
- 18 municipality or the county in which the municipality is located
- 19 creating a separate legal or administrative entity relating to a
- 20 public infrastructure project.
- 21 (b) Except as provided in subdivision (2)(b)(ii)
- 22 (2)(b)(i) of this section, such interlocal agreement or joint
- 23 public agency agreement shall contain provisions, including
- 24 benchmarks, relating to the long-term development of unified
- 25 governance of public infrastructure projects with respect to
- 26 the parties. The Legislature may provide additional requirements
- 27 for such agreements, including benchmarks, but such additional
- requirements shall not apply to any debt outstanding at the time
 - 2 the Legislature enacts such additional requirements. The separate
 - 3 legal or administrative entity created shall not be one that was
- 4 in existence for one calendar year preceding the submission of the
- 5 question of such tax or increase at a primary or general election
- 6 held within the incorporated municipality. 7
- (c) Any other public agency as defined in section 13-803 8 may be a party to such interlocal cooperation agreement or joint public agency agreement.
- 10 (d) A municipality is not required to use all of the 11 additional revenue generated by a sales and use tax imposed at a 12 rate greater than one and one-half percent or increased to a rate 13 greater than one and one-half percent under this subsection for the 14 purposes of the interlocal cooperation agreement or joint public
- 15 agency agreement set forth in this subsection. 16 (4) The provisions of subsections (2) and (3) of this
- 17 section do not apply to the first one and one-half percent of a
- 18 sales and use tax imposed by a municipality.
- 19 (5) Notwithstanding any provision of any municipal
- 20 charter, any incorporated municipality or interlocal agency or 21 joint public agency pursuant to an agreement as provided in
- 22 subsection (3) of this section may issue bonds in one or more
- 23 series for any municipal purpose and pay the principal of
- 24 and interest on any such bonds by pledging receipts from the
- 25 increase in the municipal sales and use taxes authorized by such
- 26 municipality. Any municipality which has or may issue bonds under
- 27 this section may dedicate a portion of its property tax levy
 - 1 authority as provided in section 77-3442 to meet debt service
 - obligations under the bonds. For purposes of this subsection, bond
 - 3 means any evidence of indebtedness, including, but not limited to,
 - 4 bonds, notes including notes issued pending long-term financing
 - arrangements, warrants, debentures, obligations under a loan
 - 6 agreement or a lease-purchase agreement, or any similar instrument 7 or obligation.
 - 8 Sec. 2. Section 77-27,142.01, Revised Statutes Cumulative
 - Supplement, 2012, is amended to read:

- 10 77-27,142.01 (1) The governing body of any incorporated 11 municipality may submit the question of changing any terms
- 12 and conditions of a sales and use tax previously authorized
- 13 under section 77-27,142. Except as otherwise provided by section
- 14 77-27,142, the question of modification shall be submitted to the
- 15 voters at any primary or general election or at a special election
- 16 if the governing body submits a certified copy of the resolution
- 17 proposing modification to the election commissioner or county clerk
- 18 within the time prior to the primary, general, or special election
- 19 prescribed in section 77-27,142.02.
- 20 (2) If the change imposes a sales and use tax at a 21 rate greater than one and one-half percent or increases the sales 22 and use tax to a rate greater than one and one-half percent, the 23 question shall include, but not be limited to:
- 24 (a) The percentage increase of one-quarter percent or one-half percent in the sales and use tax rate;
- 26 (b) A list of reductions or elimination of other taxes or 27 fees, if any;
 - 1 (c) A description of the projects to be funded, in whole 2 or in part, from the revenue collected, along with any savings or 3 efficiencies resulting from the projects;
 - 4 (d) The year or years within which the revenue will be
 5 collected and, if bonds will be issued with some or all of the
 6 revenue pledged for payment of such bonds, a statement that the
 7 revenue will be collected until the payment in full of such bonds
 8 and any refunding bonds; and
- 9 (e)(i) The percentage of revenue collected to be used 10 for the purposes of the interlocal agreement or joint public
- 11 agency agreement as provided in subdivision (2)(b)(ii) (2)(b)(i)
- 12 or subsection (3) of section 77-27,142; (ii) a statement of the
- 13 overall purpose of the agreement which is the long-term development
- 14 of unified governance of public infrastructure projects, if
- 15 applicable; and (iii) the name of any other political subdivision
- 16 which is a party to the agreement.
- 17 This subsection does not apply to the first one and
- 18 one-half percent of a sales and use tax imposed by a municipality.
- 19 2. Renumber the remaining sections and correct the
- 20 repealer accordingly.

Senator Chambers moved for a call of the house. The motion prevailed with 34 ayes, 0 nays, and 15 not voting.

The Chambers amendment was adopted with 30 ayes, 5 nays, 10 present and not voting, and 4 excused and not voting.

The Chair declared the call raised.

Advanced to Enrollment and Review for Engrossment.

LEGISLATIVE BILL 306A. Senator Chambers offered the following amendment:

FA89

Strike section 3.

Senator Chambers withdrew his amendment.

Advanced to Enrollment and Review for Engrossment.

LEGISLATIVE BILL 583A. Advanced to Enrollment and Review for Engrossment.

SPEAKER ADAMS PRESIDING

BILLS ON FINAL READING

Dispense With Reading at Large

Pursuant to Rule 6, Section 8, the Legislature approved the dispensing of the reading at large of LB6 with 38 ayes, 5 nays, 3 present and not voting, and 3 excused and not voting.

The following bill was put upon final passage:

LEGISLATIVE BILL 6. With Emergency Clause.

A BILL FOR AN ACT relating to gambling; to amend sections 9-1,101, 9-812, 9-831, 38-2121, 71-802, 71-804, and 71-817, Reissue Revised Statutes of Nebraska; to create a commission and a program; to change provisions relating to a fund; to provide powers and duties as prescribed; to harmonize provisions; to eliminate a committee; to provide operative dates; to repeal the original sections; to outright repeal section 71-816, Revised Statutes Cumulative Supplement, 2012; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?' "

Voting in the affirmative, 48:

Voting in the negative, 0.

Excused and not voting, 1:

Coash

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

The following bills were read and put upon final passage:

LEGISLATIVE BILL 6A. With Emergency Clause.

A BILL FOR AN ACT relating to appropriations; to appropriate funds to aid in carrying out the provisions of Legislative Bill 6, One Hundred Third Legislature, First Session, 2013; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?' "

Voting in the affirmative, 48:

Adams	Conrad	Harr, B.	Lautenbaugh	Schilz
Ashford	Cook	Howard	McCoy	Schumacher
Avery	Crawford	Janssen	McGill	Seiler
Bloomfield	Davis	Johnson	Mello	Smith
Bolz	Dubas	Karpisek	Murante	Sullivan
Brasch	Gloor	Kintner	Nelson	Wallman
Campbell	Haar, K.	Kolowski	Nordquist	Watermeier
Carlson	Hadley	Krist	Pirsch	Wightman
Chambers	Hansen	Larson	Price	_
Christensen	Harms	Lathrop	Scheer	

Voting in the negative, 0.

Excused and not voting, 1:

Coash

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 242.

A BILL FOR AN ACT relating to administrative rules and regulations; to amend section 84-908, Reissue Revised Statutes of Nebraska, and sections 81-8,245 and 84-901.01, Revised Statutes Cumulative Supplement, 2012; to provide duties for the Public Counsel; to provide for a public hearing

regarding certain rules and regulations; to prohibit application of administrative rules as prescribed; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?' "

Voting in the affirmative, 48:

Conrad	Harr, B.	Lautenbaugh	Schilz
Cook	Howard	McCoy	Schumacher
Crawford	Janssen	McGill	Seiler
Davis	Johnson	Mello	Smith
Dubas	Karpisek	Murante	Sullivan
Gloor	Kintner	Nelson	Wallman
Haar, K.	Kolowski	Nordquist	Watermeier
Hadley	Krist	Pirsch	Wightman
Hansen	Larson	Price	
Harms	Lathrop	Scheer	
	Cook Crawford Davis Dubas Gloor Haar, K. Hadley Hansen	Cook Howard Crawford Janssen Davis Johnson Dubas Karpisek Gloor Kintner Haar, K. Kolowski Hadley Krist Hansen Larson	Cook Howard McCoy Crawford Janssen McGill Davis Johnson Mello Dubas Karpisek Murante Gloor Kintner Nelson Haar, K. Kolowski Nordquist Hadley Krist Pirsch Hansen Larson Price

Voting in the negative, 0.

Excused and not voting, 1:

Coash

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Dispense With Reading at Large

Pursuant to Rule 6, Section 8, the Legislature approved the dispensing of the reading at large of LB265 with 39 ayes, 5 nays, 4 present and not voting, and 1 excused and not voting.

The following bill was put upon final passage:

LEGISLATIVE BILL 265. With Emergency Clause.

A BILL FOR AN ACT relating to child placement; to amend sections 28-710, 43-1503, 68-1006.01, 71-428, 71-1901, 71-1903, 71-1907, 81-502, 81-505.01, and 83-108.04, Reissue Revised Statutes of Nebraska, and sections 29-2264, 43-2,108.05, 43-1301, 43-1302, 43-1304, 43-4308, 68-1207, 71-1902, 71-1904, 75-302, and 77-2704.12, Revised Statutes Cumulative Supplement, 2012; to adopt the Children's Residential Facilities and Placing Licensure Act; to define and redefine terms; to change provisions relating to Indian child welfare and foster care placement and licensure; to provide requirements for kinship homes and relative homes; to provide for rules and regulations; to harmonize provisions; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?' "

Voting in the affirmative, 48:

Adams	Conrad	Harr, B.	Lautenbaugh	Schilz
Ashford	Cook	Howard	McCoy	Schumacher
Avery	Crawford	Janssen	McGill	Seiler
Bloomfield	Davis	Johnson	Mello	Smith
Bolz	Dubas	Karpisek	Murante	Sullivan
Brasch	Gloor	Kintner	Nelson	Wallman
Campbell	Haar, K.	Kolowski	Nordquist	Watermeier
Carlson	Hadley	Krist	Pirsch	Wightman
Chambers	Hansen	Larson	Price	_
Christensen	Harms	Lathrop	Scheer	

Voting in the negative, 0.

Excused and not voting, 1:

Coash

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

SPEAKER SIGNED

While the Legislature was in session and capable of transacting business, the Speaker signed the following: LBs 6, 6A, 242, and 265.

SENATOR KRIST PRESIDING

MOTION - Return LB225 to Select File

Senator Smith moved to return LB225 to Select File for his specific amendment, AM1379, found on page 1345.

The Smith motion to return prevailed with 40 ayes, 0 nays, 7 present and not voting, and 2 excused and not voting.

SELECT FILE

LEGISLATIVE BILL 225. The Smith specific amendment, AM1379, found on page 1345, was adopted with 44 ayes, 0 nays, 3 present and not voting, and 2 excused and not voting.

Advanced to Enrollment and Review for Reengrossment.

MOTION - Return LB225A to Select File

Senator Smith moved to return LB225A to Select File for his specific amendment, FA78, found on page 1345.

The Smith motion to return prevailed with 39 ayes, 0 nays, 8 present and not voting, and 2 excused and not voting.

SELECT FILE

LEGISLATIVE BILL 225A. The Smith specific amendment, FA78, found on page 1345, was adopted with 45 ayes, 0 nays, 3 present and not voting, and 1 excused and not voting.

LB225A stands indefinitely postponed.

LEGISLATIVE BILL 216. ER45, found on page 947, was adopted.

Senator McGill offered the following amendment:

AM1466 is available in the Bill Room.

The McGill amendment was adopted with 26 ayes, 0 nays, 21 present and not voting, and 2 excused and not voting.

Advanced to Enrollment and Review for Engrossment.

LEGISLATIVE BILL 216A. Senator McGill offered the following amendment:

AM1474

- 1. Strike the original sections and all amendments
- 2 thereto and insert the following new sections:
- 3 Section 1. Section 106, Legislative Bill 195, One Hundred
- 4 Third Legislature, First Session, 2013, is amended to read:
- 5 Sec. 106. AGENCY NO. 25 DEPARTMENT OF HEALTH AND HUMAN
- 6 SERVICES
- 7 Program No. 354 Child Welfare Aid

8	_	FY2013-14	FY2014-15
9	GENERAL FUND	160,744,885	160,916,412
10	GENERAL FUND	<u>160,481,535</u>	160,389,712
11	CASH FUND	2,734,444	2,734,444
12	FEDERAL FUND est.	30,963,503	30,791,976
13	PROGRAM TOTAL	194,442,832	194,442,832
14	FEDERAL FUND est.	30,763,503	<u>30,391,976</u>
15	PROGRAM TOTAL	<u>193,979,482</u>	<u>193,516,132</u>

- There is included in the appropriation to this program
- 17 for FY2013-14 \$160,744,885 \$160,481,535 General Funds, \$2,734,444
- 18 Cash Funds, and \$30,963,503 \$30,763,503 Federal Funds estimate
- 19 for state aid, which shall only be used for such purpose. There

- 20 is included in the appropriation to this program for FY2014-15
- 21 \$160,916,412 \$160,389,712 General Funds, \$2,734,444 Cash Funds, and
- 22 \$30,791,976 \$30,391,976 Federal Funds estimate for state aid, which
- 23 shall only be used for such purpose.
 - 1 There is included in the appropriation to this program
- 2 for FY2013-14 \$2,734,444 Cash Funds from the Nebraska Health
- 3 Care Cash Fund for state aid for the continuation of the
- 4 behavioral health provider rate increase. There is included in
- 5 the appropriation to this program for FY2014-15 \$2,734,444 Cash
- 6 Funds from the Nebraska Health Care Cash Fund for state aid for the
- 7 continuation of the behavioral health provider rate increase.
 - Sec. 2. There is hereby appropriated (1) \$1,048,518 from
- 9 the General Fund and \$1,227,755 from federal funds for FY2013-14
- and (2) \$1,585,597 from the General Fund and \$1,841,596 from
- 11 federal funds for FY2014-15 to the Department of Health and Human
- 12 Services, for Program 359, to aid in carrying out the provisions of
- 13 Legislative Bill 216, One Hundred Third Legislature, First Session,
- 14 <u>2013.</u>

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- 15 <u>Total expenditures for permanent and temporary salaries</u>
- 16 and per diems from funds appropriated in this section shall not
- 17 <u>exceed \$579,072 for FY2013-14 or \$872,376 for FY2014-15.</u>
- 18 Sec. 3. There is hereby appropriated (1) \$8,090 from the
- 19 General Fund and \$7,930 from federal funds for FY2013-14 and (2)
- 20 \$105,728 from the General Fund and \$86,504 from federal funds for
- 21 FY2014-15 to the Foster Care Review Office, for Program 116, to aid
- 22 in carrying out the provisions of Legislative Bill 216, One Hundred
- 23 Third Legislature, First Session, 2013.
- 24 <u>Total expenditures for permanent and temporary salaries</u>
- 25 and per diems from funds appropriated in this section shall not
- 26 exceed \$16,019 for FY2013-14 or \$100,939 for FY2014-15.
- Sec. 4. There is hereby appropriated \$40,392 from the
 - 1 General Fund for FY2014-15 to the Supreme Court, for Program 52,
- 2 to aid in carrying out the provisions of Legislative Bill 216, One
- 3 Hundred Third Legislature, First Session, 2013.
- 4 No expenditures for permanent and temporary salaries and
- 5 per diems for state employees shall be made from funds appropriated
- 6 in this section.
- 7 Sec. 5. Original section 106, Legislative Bill 195, One
- 8 Hundred Third Legislature, First Session, 2013, is repealed.

Senator McGill moved for a call of the house. The motion prevailed with 24 ayes, 0 nays, and 25 not voting.

The McGill amendment was adopted with 26 ayes, 0 nays, 21 present and not voting, and 2 excused and not voting.

Advanced to Enrollment and Review for Engrossment.

The Chair declared the call raised.

LEGISLATIVE BILL 579. Advanced to Enrollment and Review for Engrossment.

LEGISLATIVE BILL 579A. Advanced to Enrollment and Review for Engrossment.

LEGISLATIVE BILL 97. ER55, found on page 994, was adopted.

Senator Mello offered his amendment, AM1326, found on page 1288.

The Mello amendment was adopted with 27 ayes, 0 nays, 20 present and not voting, and 2 excused and not voting.

Advanced to Enrollment and Review for Engrossment.

LEGISLATIVE BILL 556. ER105, found on page 1447, was adopted.

Senator McGill offered the following amendment:

AM1478

- (Amendments to Standing Committee amendments, AM991)
- 1 1. On page 2, line 18, after "intervention" insert
- 2 "in coordination with the regional behavioral health authorities
- 3 established pursuant to section 71-808 in which the clinics
- 4 identified under subsection (2) of this section are located".

The McGill amendment was adopted with 26 ayes, 0 nays, 21 present and not voting, and 2 excused and not voting.

Advanced to Enrollment and Review for Engrossment.

LEGISLATIVE BILL 556A. ER104, found on page 1447, was adopted.

Senator McGill offered the following amendment:

AM1471

- 1 1. Insert the following new sections:
- Sec. 2. There is hereby appropriated (1) \$1,336 from
- 3 the General Fund and \$1,633 from Federal Funds for FY2013-14 and
- 4 (2) \$1,384 from the General Fund and \$1,652 from Federal Funds
- 5 for FY2014-15 to the Department of Health and Human Services, for
- 6 Program 348, to aid in carrying out the provisions of Legislative
- 7 Bill 556, One Hundred Third Legislature, First Session, 2013.
- 8 No expenditures for permanent and temporary salaries and
- 9 per diems for state employees shall be made from funds appropriated
- 10 in this section.

The McGill amendment was adopted with 25 ayes, 0 nays, 22 present and not voting, and 2 excused and not voting.

Advanced to Enrollment and Review for Engrossment.

GENERAL FILE

LEGISLATIVE BILL 34. Senator Chambers withdrew his motion, MO82, found on page 1487, to bracket until June 5, 2013.

Senator Chambers offered the following amendment to the committee amendment:

FA86

Amend AM650

- 1. On page 1, line 21, strike beginning with "then" through "be" in line 22 and insert "the plan shall include sufficient documentation to show that all such locations are".
- 2. On page 6, after line 26, insert "4. On page 4, line 16, strike beginning with "then" through "be" in line 17 and insert "the plan shall include sufficient documentation to show that all such locations are".

Senator Chambers withdrew his amendment.

SENATOR CARLSON PRESIDING

Senator Hadley offered the following amendment to the committee amendment:

AM1481

(Amendments to Standing Committee amendments, AM650)

1. On page 1, lines 20 through 22, strike the new matter.

The Hadley amendment was adopted with 26 ayes, 0 nays, 20 present and not voting, and 3 excused and not voting.

Committee AM650, found on page 753 and considered on page 1486, as amended, was renewed.

The committee amendment, as amended, was adopted with 29 ayes, 0 nays, 17 present and not voting, and 3 excused and not voting.

Advanced to Enrollment and Review Initial with 31 ayes, 0 nays, 15 present and not voting, and 3 excused and not voting.

LEGISLATIVE BILL 326. Title read. Considered.

Committee AM434, found on page 625, was offered.

Senator Howard offered her amendment, AM456, found on page 846, to the committee amendment.

The Howard amendment was adopted with 28 ayes, 0 nays, 18 present and

not voting, and 3 excused and not voting.

Senator Schumacher offered his amendment, AM1357, found on page 1487, to the committee amendment.

The Schumacher amendment was adopted with 31 ayes, 0 nays, 15 present and not voting, and 3 excused and not voting.

The committee amendment, as amended, was adopted with 34 ayes, 0 nays, 12 present and not voting, and 3 excused and not voting.

Advanced to Enrollment and Review Initial with 37 ayes, 0 nays, 9 present and not voting, and 3 excused and not voting.

LEGISLATIVE BILL 308. Committee AM583, found on page 711 and considered on page 1412, was renewed.

The committee amendment was adopted with 34 ayes, 0 nays, 11 present and not voting, and 4 excused and not voting.

Senator B. Harr offered the following amendment: AM1480 is available in the Bill Room.

Senator B. Harr withdrew his amendment.

Advanced to Enrollment and Review Initial with 40 ayes, 0 nays, 6 present and not voting, and 3 excused and not voting.

LEGISLATIVE BILL 573. Title read. Considered.

Advanced to Enrollment and Review Initial with 33 ayes, 3 nays, 9 present and not voting, and 4 excused and not voting.

EXPLANATION OF VOTES

Had I been present, I would have voted "aye" on final passage of LBs 6e, 6Ae, 242, and 265e.

(Signed) Colby Coash

PRESENTED TO THE GOVERNOR

Presented to the Governor on May 21, 2013, at 5:53 p.m. were the following: LBs 6e, 6Ae, 242, and 265e.

(Signed) Jamie Kruse Clerk of the Legislature's Office

RESOLUTION

LEGISLATIVE RESOLUTION 347. Introduced by Krist, 10.

WHEREAS, tobacco cessation programs are available to persons desiring to quit smoking cigarettes. However, many persons addicted to cigarette smoking find it difficult to quit; and

WHEREAS, cigarette smoking is a leading cause of preventable deaths in the United States, but studies show that smokeless tobacco presents a fraction of the health risk of smoking cigarettes; and

WHEREAS, tobacco harm reduction strategies aim to enable smokers who find it difficult to quit smoking cigarettes to switch to smokeless tobacco products. Tobacco control policies that facilitate the migration of smokers to less risky smokeless products may be more effective at reducing the deaths, diseases, and expenses associated with smoking than policies that rely solely on the abstinence-only approach; and

WHEREAS, while tobacco harm reduction strategies are not widely used, a growing body of public health advocates, academics, and tobacco manufacturers recognize the potential societal benefits of such strategies; and

WHEREAS, several public health organizations have publicly acknowledged the substantial reductions in disease risks associated with smokeless tobacco use compared to the use of cigarettes, which is referred to as the risk continuum for tobacco products, and some such organizations have endorsed tobacco harm reduction strategies to encourage smokers to switch to smokeless tobacco.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE ONE HUNDRED THIRD LEGISLATURE OF NEBRASKA, FIRST SESSION:

1. That the Legislature recognizes the importance of tobacco harm reduction strategies as an additional policy choice to assist cigarette smokers in quitting.

Laid over.

AMENDMENT - Print in Journal

Senator Krist filed the following amendment to <u>LB224</u>: AM1439

(Amendments to Standing Committee amendments, AM711)

- 1. Insert the following new amendments:
- 2 3. Insert the following new sections:
- 3 Section 1. Section 68-906, Revised Statutes Cumulative
- 4 Supplement, 2012, is amended to read:
- 5 68-906 For purposes of paying medical assistance under
- 6 the Medical Assistance Act and sections 68-1002 and 68-1006, the
- 7 State of Nebraska accepts and assents to all applicable provisions
- 8 of Title XIX and Title XXI of the federal Social Security Act.
- 9 Any reference in the Medical Assistance Act to the federal Social

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- 10 Security Act or other acts or sections of federal law shall be to
- such federal acts or sections as they existed on January 1, 2010.
- 12 2013.
- 13 Sec. 2. Section 68-915, Revised Statutes Cumulative
- 14 Supplement, 2012, is amended to read:
- 68-915 The following persons shall be eligible for 15 16 medical assistance:
 - (1) Dependent children as defined in section 43-504;
- 18 (2) Aged, blind, and disabled persons as defined in
- 19 sections 68-1002 to 68-1005;
- 20 (3) Children under nineteen years of age who are eligible 21 under section 1905(a)(i) of the federal Social Security Act; 22
 - (4) Persons who are presumptively eligible as allowed
 - under sections 1920 and 1920B of the federal Social Security Act; (5) Children under nineteen years of age with a family
 - 3 income equal to or less than two hundred percent of the Office 4 of Management and Budget income poverty guideline, as allowed
 - 5 under Title XIX and Title XXI of the federal Social Security Act, 6 without regard to resources, and pregnant women with a family
 - 7 income equal to or less than one hundred eighty-five percent of
 - 8 the Office of Management and Budget income poverty guideline,
- 9 as allowed under Title XIX and Title XXI of the federal Social
- 10 Security Act, without regard to resources. Children described
- 11 in this subdivision and subdivision (6) of this section shall
- 12 remain eligible for six consecutive months from the date of
- 13 initial eligibility prior to redetermination of eligibility. The
- 14 department may review eligibility monthly thereafter pursuant to
- 15 rules and regulations adopted and promulgated by the department.
- 16 The department may determine upon such review that a child is
- 17 ineligible for medical assistance if such child no longer meets
- 18 eligibility standards established by the department;
- 19 (6) For purposes of Title XIX of the federal Social 20 Security Act as provided in subdivision (5) of this section,
- 21 children with a family income as follows:
- 22 (a) Equal to or less than one hundred fifty percent of 23 the Office of Management and Budget income poverty guideline with 24 eligible children one year of age or younger;
- 25 (b) Equal to or less than one hundred thirty-three 26 percent of the Office of Management and Budget income poverty 27 guideline with eligible children over one year of age and under six 1 years of age; or
 - 2 (c) Equal to or less than one hundred percent of the Office of Management and Budget income poverty guideline with eligible children six years of age or older and less than nineteen 5 years of age;
 - 6 (7) Persons who are medically needy caretaker relatives as allowed under 42 U.S.C. 1396d(a)(ii); 7
 - 8 (8) As allowed under 42 U.S.C. 1396a(a)(10)(A)(ii),
 - disabled persons as defined in section 68-1005 with a family income

- 10 of less than two hundred fifty percent of the Office of Management
 - and Budget income poverty guideline and who, but for earnings in
- 12 excess of the limit established under 42 U.S.C. 1396d(q)(2)(B),
- 13 would be considered to be receiving federal Supplemental Security
- 14 Income. The department shall apply for a waiver to disregard any
- 15 unearned income that is contingent upon a trial work period in
- 16 applying the Supplemental Security Income standard. Such disabled
- 17 persons shall be subject to payment of premiums as a percentage of
- 18 family income beginning at not less than two hundred percent of
- 19 the Office of Management and Budget income poverty guideline. Such
- 20 premiums shall be graduated based on family income and shall not be
- 21 less than two percent or more than ten percent of family income;
- 22 (9) As allowed under 42 U.S.C. 1396a(a)(10)(A)(ii),
- 23 persons who: 24 (a) Have been screened for breast and cervical cancer
- 25 under the Centers for Disease Control and Prevention breast and 26 cervical cancer early detection program established under Title XV
- 27 of the federal Public Health Service Act, 42 U.S.C. 300k et seq.,
 - in accordance with the requirements of section 1504 of such act, 42
 - 2 U.S.C. 300n, and who need treatment for breast or cervical cancer. 3 including precancerous and cancerous conditions of the breast or
 - 4 cervix:
 - 5 (b) Are not otherwise covered under creditable coverage 6 as defined in section 2701(c) of the federal Public Health Service 7 Act, 42 U.S.C. 300gg(c);
 - 8 (c) Have not attained sixty-five years of age; and
- 9 (d) Are not eligible for medical assistance under any 10 mandatory categorically needy eligibility group; and
- 11 (10) Persons eligible for services described in
- 12 subsection (3) of section 68-972; and-
- 13 (11) Any veteran as defined in section 80-401.03 with a
- 14 family income of less than one hundred thirty-eight percent of the
- 15 Office of Management and Budget income poverty guideline, subject
- 16 to a state plan amendment or waiver. The department shall submit
- 17 a state plan amendment or waiver for approval by the federal
- 18 Centers for Medicare and Medicaid Services to provide coverage
- 19 under the medical assistance program to persons eligible under this
- 20 subdivision.
- 21 Except as provided in section 68-972, eligibility shall
- 22 be determined under this section using an income budgetary
- 23 methodology that determines children's eligibility at no greater
- 24 than two hundred percent of the Office of Management and Budget
- 25 income poverty guideline and adult eligibility using adult income 26 standards no greater than the applicable categorical eligibility
- 27 standards established pursuant to state or federal law. The
- 1 department shall determine eligibility under this section pursuant
- 2 to such income budgetary methodology and subdivision (1)(q) of
- 3 section 68-1713.

- 4. Renumber the remaining sections and correct the
- 5 repealer accordingly.

UNANIMOUS CONSENT - Add Cointroducers

Senators McCoy and Schilz asked unanimous consent to add their names as cointroducers to LB225A. No objections. So ordered.

VISITORS

Visitors to the Chamber were 95 fifth-grade students, teachers, and sponsors from Kahoa Elementary, Lincoln.

ADJOURNMENT

At 7:44 p.m., on a motion by Senator Bloomfield, the Legislature adjourned until 9:00 a.m., Wednesday, May 22, 2013.

Patrick J. O'Donnell Clerk of the Legislature