LEGISLATIVE BILL 222

Approved by the Governor May 7, 2013

Introduced by McCoy, 39.

FOR AN ACT relating to state government; to amend sections 2-3962, 2-3965, 13-1205, 13-2101.01, 43-3342.05, 48-166, 60-658, 77-709, 77-4601, 79-602, 79-1901, and 89-186, Reissue Revised Statutes of Nebraska, and sections 37-1406, 43-296, 43-405, 43-517, 43-534, 43-1303, 43-4331, 43-4406, 43-4407, 43-4408, 50-405, 50-424, 50-1205, 66-1336, 68-1207.01, 68-1735.02, 68-2004, 71-825, 71-1904, 71-2518, 71-51,103, 71-5206.01, 79-318, 79-10,142, 81-1360, 81-1430, 81-1845, 81-2213, 81-3133, 83-924, 84-901.01, 84-907.06, 84-910, and 84-1219, Revised Statutes Cumulative Supplement, 2012; to require that reports and other information submitted to the Legislature, the Clerk of the Legislature, the Executive Board of the Legislative Council, and committees of the Legislature be submitted electronically; to change and eliminate certain reporting requirements; to change submission requirements for state agencies; to require the submission of certain information to the Legislative Performance Audit Committee by each state agency; to harmonize provisions; to repeal the original sections; to outright repeal section 13-2314, Reissue Revised Statutes of Nebraska, and section 79-1905, Revised Statutes Cumulative Supplement, 2012; and to declare an emergency.

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

Section 1. Section 2-3962, Reissue Revised Statutes of Nebraska, is amended to read:

2-3962 The board shall prepare a report on or before October 1 of each year setting forth the income received from the assessments collected in accordance with section 2-3958 for the preceding fiscal year, and the report shall include:
(1) The expenditure of funds by the board during the year for the administration of the Dairy Industry Development Act;
(2) A brief description of all contracts requiring the expenditure of funds by the board;
(3) The action taken by the board on all such contracts;
(4) An explanation of all programs relating to the discovery, promotion, and development of markets and industries for the utilization of dairy products and the direct expense associated with each program;
(5) The name and address of each member of the board; and
(6) A brief description of the rules, regulations, and orders adopted and promulgated by the board.

Such the board shall submit the report electronically to the Clerk of the Legislature and shall make the report shall be available to the public upon request.

Sec. 2. Section 2-3965, Reissue Revised Statutes of Nebraska, is amended to read:

2-3965 (1) Sections 2-3965 to 2-3992 and the publications adopted by reference in subsections (2) and (3) of this section shall be known and may be cited as the Nebraska Milk Act.
(2) The Legislature adopts by reference the following official documents of the National Conference on Interstate Milk Shipments as published by the United States Department of Health and Human Services, United States Public Health Service/Food and Drug Administration:
(a) Grade A Pasteurized Milk Ordinance, 2005 Revision, as delineated in subsection (3) of this section;
(b) Methods of Making Sanitation Ratings of Milk Supplies, 2005 Revision;
(c) Procedures Governing the Cooperative State-Public Health Service/Food and Drug Administration Program of the National Conference on Interstate Milk Shipments, 2005 Revision; and
(d) Evaluation of Milk Laboratories, 2005 Revision.
(3) All provisions of the Grade A Pasteurized Milk Ordinance, 2005 Revision, including footnotes relating to requirements for cottage cheese, and the appendixes with which the ordinance requires mandatory compliance are adopted with the following exceptions:
(a) Section 9 of the ordinance is replaced by section 2-3969;
(b) Section 15 of the ordinance is replaced by section 2-3970;
(c) Section 16 of the ordinance is replaced by section 2-3974;
(d) Section 17 of the ordinance is not adopted; and
(e) Section 3 of the ordinance, Administrative Procedures, Issuance of Permits, is adopted with the following modifications:
   (i) The department may suspend a permit for a definite period of time or place the holder of a permit on probation upon evidence of violation by the holder of any of the provisions of the Nebraska Milk Act; and
   (ii) Decisions of the department may be appealed and such appeals shall be in accordance with the Administrative Procedure Act.
(4) Copies of the Ordinance, the Appendices, and the publications, adopted by reference, shall be filed in the offices of the Secretary of State, Clerk of the Legislature, and Department of Agriculture. The copies filed with the Clerk of the Legislature shall be filed electronically.

Sec. 3. Section 13-1205, Reissue Revised Statutes of Nebraska, is amended to read:
13-1205 The department shall have the following powers, duties, and responsibilities:
   (1) To collect and maintain data on the level of public transportation services and needs in the state and identify areas not being adequately served by existing public or private transportation services;
   (2) To assess the regional and statewide effect of changes, improvement, and route abandonments in the state's public transportation system;
   (3) To develop a six-year statewide transit plan and programs for public transportation in coordination with local plans and programs developed by municipalities, counties, and transit authorities;
   (4) To provide planning and technical assistance to agencies of the state, political subdivisions, or groups seeking to improve public transportation;
   (5) To advise, consult, and cooperate with agencies of the state, the federal government, and other states, interstate agencies, political subdivisions, and groups concerned with public transportation;
   (6) To cooperate with the Public Service Commission by providing periodic assessments to the commission when determining the effect of proposed regulatory decisions on public transportation;
   (7) To administer federal and state programs providing financial assistance to public transportation, except those federal and state programs in which a municipality, county, transit authority, or other state agency is designated as the administrator; and
   (8) To prepare and submit a biennial report to the Governor, the State Energy Office, and the Clerk of the Legislature detailing its activities under the Nebraska Public Transportation Act. The report submitted to the Clerk of the Legislature shall be submitted electronically. The report shall make recommendations to strengthen, expand, and improve public transportation in the state.
   (8) To exercise all other powers necessary and proper for the discharge of its duties, including the adoption and promulgation of reasonable rules and regulations to carry out the act. The member of the legislature shall receive an electronic copy of the report required by subdivision (8) of this section by making a request for such report to the director.

Sec. 4. Section 13-2101.01, Reissue Revised Statutes of Nebraska, is amended to read:
13-2101.01 Sections 13-2101 to 13-2114 13-2112 shall be known and may be cited as the Enterprise Zone Act.

Sec. 5. Section 37-1406, Revised Statutes Cumulative Supplement, 2012, is amended to read:
37-1406 (1) The adaptive management plan required under section 37-1404 shall be updated at least once every three years following its initial development. The plan shall be submitted to the Governor and the Agriculture Committee of the Legislature. The plan submitted to the committee shall be submitted electronically.
   (2) The Nebraska Invasive Species Council shall submit an annual report of its activities to the Governor and the Agriculture Committee of the Legislature by December 15 of each year. The annual report shall include an evaluation of progress made in the preceding year. The report submitted to the committee shall be submitted electronically.
   (3) The council shall complete the initial adaptive management plan within three years after April 6, 2012.
   (4) Prior to the start of the 2015 legislative session, the council shall prepare submit electronically a report to the Agriculture Committee of the Legislature that makes recommendations as to the extension or modification of the council.
(5) The council may establish advisory and technical subcommittees that the council considers necessary to aid and advise it in the performance of its functions.

Sec. 6. Section 43-296, Revised Statutes Cumulative Supplement, 2012, is amended to read:

43-296 All associations receiving juveniles under the Nebraska Juvenile Code shall be subject to the same visitation, inspection, and supervision by the Department of Health and Human Services as are public charitable institutions of this state, and it shall be the duty of the department to pass annually upon the fitness of every such association as may receive or desire to receive juveniles under the provisions of such code. Every such association shall annually, on or before September 15, make a report to the department showing its condition, management, and competency to adequately care for such juveniles as are or may be committed to it and such other facts as the department may require. Upon receiving such report, the department shall provide an electronic copy of such report to the Health and Human Services Committee of the Legislature on or before September 15 of 2012, 2013, and 2014. Upon the department being satisfied that such association is competent and has adequate facilities to care for such juveniles, it shall issue to such association a certificate to that effect, which certificate shall continue in force for one year unless sooner revoked by the department. No juvenile shall be committed to any such association which has not received such a certificate within the fifteen months immediately preceding the commitment. The court may at any time require from any association receiving or desiring to receive juveniles under the provisions of the Nebraska Juvenile Code such reports, information, and statements as the judge shall deem proper and necessary for his or her action, and the court shall in no case be required to commit a juvenile to any association whose standing, conduct, or care of juveniles or ability to care for the same is not satisfactory to the court.

Sec. 7. Section 43-405, Revised Statutes Cumulative Supplement, 2012, is amended to read:

43-405 The administrative duties of the Office of Juvenile Services are to:

(1) Manage, establish policies for, and administer the office, including all facilities and programs operated by the office or provided through the office by contract with a provider;

(2) Supervise employees of the office, including employees of the facilities and programs operated by the office;

(3) Have separate budgeting procedures and develop and report budget information separately from the Department of Health and Human Services;

(4) Adopt and promulgate rules and regulations for the levels of treatment and for management, control, screening, evaluation, treatment, rehabilitation, parole, transfer, and discharge of juveniles placed with or committed to the Office of Juvenile Services;

(5) Ensure that statistical information concerning juveniles placed with or committed to facilities or programs of the office is collected, developed, and maintained for purposes of research and the development of treatment programs;

(6) Monitor commitments, placements, and evaluations at facilities and programs operated by the office or through contracts with providers and submit electronically an annual report of its findings to the Legislature. For 2012, 2013, and 2014, the office shall also provide an electronic copy of the report to the Health and Human Services Committee of the Legislature on or before September 15. The report shall include an assessment of the administrative costs of operating the facilities, the cost of programming, the savings realized through reductions in commitments, placements, and evaluations, and information regarding the collaboration required by section 83-101;

(7) Coordinate the programs and services of the juvenile justice system with other governmental agencies and political subdivisions;

(8) Coordinate educational, vocational, and social counseling;

(9) Coordinate community-based services for juveniles and their families;

(10) Supervise and coordinate juvenile parole and aftercare services; and

(11) Exercise all powers and perform all duties necessary to carry out its responsibilities under the Health and Human Services, Office of Juvenile Services Act.

Sec. 8. Section 43-517, Revised Statutes Cumulative Supplement, 2012, is amended to read:

43-517 (1) The Department of Health and Human Services shall provide
a report to the Governor and the Legislature no later than December 1 each year regarding the data and information collected pursuant to section 43-516, including a summary of such data and information. The report submitted to the Legislature shall be submitted electronically.

(2) The data and information collected under such section shall be considered a public record under section 84-712.01.

Sec. 9. Section 43-534, Revised Statutes Cumulative Supplement, 2012, is amended to read:

43-534 Every department, agency, institution, committee, and commission of state government which is concerned or responsible for children and families shall submit, as part of the annual budget request of such department, agency, institution, committee, or commission, a comprehensive statement of the efforts such department, agency, institution, committee, or commission has taken to carry out the policy and principles set forth in sections 43-532 and 43-533. For 2012, 2013, and 2014, the Department of Health and Human Services shall provide an electronic copy of its statement submitted under this section to the Health and Human Services Committee of the Legislature on or before September 15. The statement shall include, but not be limited to, a listing of programs provided for children and families and the priority of such programs, a summary of the expenses incurred in the provision and administration of services for children and families, the number of clients served by each program, and data being collected to demonstrate the short-term and long-term effectiveness of each program.

Sec. 10. Section 43-1303, Revised Statutes Cumulative Supplement, 2012, is amended to read:

43-1303 (1) The office shall maintain the statewide register of all foster care placements occurring within the state, and there shall be a monthly report made to the registry of all foster care placements by the Department of Health and Human Services, any child-placing agency, or any court in a form as developed by the office in consultation with representatives of entities required to make such reports. For each child entering and leaving foster care, such monthly report shall consist of identifying information, placement information, and the plan or permanency plan developed by the person or court in charge of the child pursuant to section 43-1312. The department and every court and child-placing agency shall report any foster care placement within three working days. The report shall contain the following information:

(a) Child identification information, including name, social security number, date of birth, gender, race, and religion;
(b) Identification information for parents and stepparents, including name, social security number, address, and status of parental rights;
(c) Placement information, including initial placement date, current placement date, and the name and address of the foster care provider;
(d) Court status information, including which court has jurisdiction, initial custody date, court hearing date, and results of the court hearing;
(e) Agency or other entity having custody of the child;
(f) Case worker; and
(g) Permanency plan objective.

(2) The office shall designate a local board to conduct foster care file audit case reviews for each case of children in foster care placement.

(b) The office may adopt and promulgate rules and regulations for the following:
(i) Establishment of training programs for local board members which shall include an initial training program and periodic inservice training programs;
(ii) Development of procedures for local boards;
(iii) Establishment of a central record-keeping facility for all local board files, including foster care file audit case reviews;
(iv) Accumulation of data and the making of annual reports on children in foster care. Such reports shall include (A) personal data on length of time in foster care, (B) number of placements, (C) frequency and results of foster care file audit case reviews and court review hearings, (D) number of children supervised by the foster care programs in the state annually, (E) trend data impacting foster care, services, and placements, (F) analysis of the data, and (G) recommendations for improving the foster care system in Nebraska;
(v) To the extent not prohibited by section 43-1310, evaluation of the judicial and administrative data collected on foster care and the dissemination of such data to the judiciary, public and private agencies, the
department, and members of the public; and
(vi) Manner in which the office shall determine the appropriateness
of requesting a court review hearing as provided for in section 43-1313.

(3) A local board shall send a written report to the office for
each foster care file audit case review conducted by the local board. A court
shall send a written report to the office for each foster care review hearing
conducted by the court.

(4) The office shall report and make recommendations to the
Legislature, department, local boards, and county welfare offices. Such
reports and recommendations shall include, but not be limited to, the
annual judicial and administrative data collected on foster care pursuant to
subsections (2) and (3) of this section and the annual evaluation of such
data. The report and recommendations submitted to the Legislature shall be
submitted electronically. In addition, the office shall provide copies of such
reports and recommendations to each court having the authority to make foster
care placements. The executive director of the office or his or her designee
from the office may visit and observe foster care facilities in order to
ascertain whether the individual physical, psychological, and sociological
needs of each foster child are being met. The executive director shall also
provide, at a time specified by the Health and Human Services Committee of
the Legislature, regular electronic updates regarding child welfare data and
information at least quarterly, and a fourth-quarter report which shall be the
annual report. The executive director shall include issues, policy concerns,
and problems which have come to the office and the executive director from
analysis of the data. The executive director shall recommend alternatives
to the identified problems and related needs of the office and the foster
care system to the committee. The Health and Human Services Committee shall
coordinate and prioritize data and information requests submitted to the
office by members of the Legislature. The annual report of the office shall be
completed by December 1 each year, beginning December 1, 2012, and shall be
submitted electronically to the committee.

Sec. 11. Section 43-3342.05, Reissue Revised Statutes of Nebraska,
is amended to read:
43-3342.05 (1) The Child Support Advisory Commission is created.
Commission members shall include:
(a) Two district court judges whose jurisdiction includes domestic
relations, to be appointed by the Supreme Court;
(b) One member of the Nebraska State Bar Association who practices
primarily in the area of domestic relations;
(c) One county attorney who works in child support;
(d) One professional who works in the field of economics or
mathematics or another field of expertise relevant to child support;
(e) One custodial parent who has a court order to receive child
support;
(f) One noncustodial parent who is under a support order to pay
child support;
(g) The chairperson of the Judiciary Committee of the Legislature,
who shall serve as the chairperson of the commission;
(h) The chairperson of the Health and Human Services Committee of
the Legislature;
(i) The State Treasurer or his or her designee;
(j) The State Court Administrator or his or her designee; and
(k) The director of the Title IV-D Division or his or her designee.
(2)(a) The Supreme Court shall notify the Executive Board of the
Legislative Council of its intent to review the child support guidelines
pursuant to section 42-364.16. Following such notification, the chairperson of
the commission shall call a meeting of the commission.
(b) Each time the commission meets pursuant to subdivision (2)(a) of
this section, the Supreme Court shall make appointments to fill the membership
under subdivision (1)(a) of this section and the chairperson of the Executive
Board shall make appointments to fill each membership under subdivisions
(1)(b) through (f) of this section. The terms of these members shall expire
after the commission has fulfilled its duties pursuant to subsection (3) of
this section.
(c) Members shall serve without compensation but shall be reimbursed
for their actual and necessary expenses incurred in the performance of their
duties as provided in sections 81-1174 to 81-1177.
(d) If determined to be necessary to perform the duties of the
commission, the commission may hire, contract, or otherwise obtain the
services of consultants, researchers, aides, and other necessary support staff
with prior approval of the chairperson of the Executive Board.
(e) For administrative purposes, the commission shall be managed and
administered by the Legislative Council.

(3) The duties of the commission shall include, but are not limited to:

(a) Reviewing the child support guidelines adopted by the Supreme Court and recommending, if appropriate, any changes to the guidelines. Whenever practicable, the commission shall base its recommendations on economic data and statistics collected in the State of Nebraska. In reviewing the guidelines and formulating recommendations, the commission may conduct public hearings around the state; and

(b) Presenting reports, as deemed necessary, of its activities and recommendations to the Supreme Court and the Executive Board. Any reports submitted to the Executive Board shall be submitted electronically.

(4) The Supreme Court shall review the commission’s reports. The Supreme Court may amend the child support guidelines established pursuant to section 42-364.16 based upon the commission’s recommendations.

Sec. 12. Section 43-4331, Revised Statutes Cumulative Supplement, 2012, is amended to read:

43-4331 On or before September 15 of each year, the Inspector General shall provide to the Health and Human Services Committee of the Legislature and the Governor a summary of reports and investigations made under the Office of Inspector General of Nebraska Child Welfare Act for the preceding year. The summary provided to the committee shall be provided electronically. The summaries shall detail recommendations and the status of implementation of recommendations and may also include recommendations to the committee regarding issues discovered through investigation, audits, inspections, and reviews by the office that will increase accountability and legislative oversight of the Nebraska child welfare system, improve operations of the department and the Nebraska child welfare system, or deter and identify fraud, abuse, and illegal acts. The summaries shall not contain any confidential or identifying information concerning the subjects of the reports and investigations.

Sec. 13. Section 43-4406, Revised Statutes Cumulative Supplement, 2012, is amended to read:

43-4406 On or before September 15, 2012, and each September 15 thereafter, the department shall report electronically to the Health and Human Services Committee of the Legislature the following information regarding child welfare services, with respect to children served by any lead agency or the pilot project and children served by the department:

(1) The percentage of children served and the allocation of the child welfare budget, categorized by service area and by lead agency or the pilot project, including:

(a) The percentage of children served, by service area and the corresponding budget allocation; and

(b) The percentage of children served who are wards of the state and the corresponding budget allocation;

(2) The number of siblings in out-of-home care placed with siblings as of the June 30th immediately preceding the date of the report, categorized by service area and by lead agency or the pilot project;

(3) An update of the information in the report of the Children’s Behavioral Health Task Force pursuant to sections 43-4001 to 43-4003, including:

(a) The number of children receiving mental health and substance abuse services annually by the Division of Behavioral Health of the department;

(b) The number of children receiving behavioral health services annually at the Hastings Regional Center;

(c) The number of state wards receiving behavioral health services as of September 1 immediately preceding the date of the report;

(d) Funding sources for children’s behavioral health services for the fiscal year ending on the immediately preceding June 30;

(e) Expenditures in the immediately preceding fiscal year by the division, categorized by category of behavioral health service and by behavioral health region; and

(f) Expenditures in the immediately preceding fiscal year from the medical assistance program and CHIP as defined in section 68-969 for mental health and substance abuse services, for all children and for wards of the state;

(4) The following information as obtained for each service area and lead agency or the pilot project:

(a) Case manager education, including college degree, major, and level of education beyond a baccalaureate degree;

(b) Average caseload per case manager;
(c) Average number of case managers per child during the preceding twelve months;
(d) Average number of case managers per child for children who have been in the child welfare system for three months, for six months, for twelve months, and for eighteen months and the consecutive yearly average for children until the age of majority or permanency is attained;
(e) Monthly case manager turnover;
(f) Monthly face-to-face contacts between each case manager and the children on his or her caseload;
(g) Monthly face-to-face contacts between each case manager and the parent or parents of the children on his or her caseload;
(h) Case documentation of monthly consecutive team meetings per quarter;
(i) Case documentation of monthly consecutive parent contacts per quarter;
(j) Case documentation of monthly consecutive child contacts with case manager per quarter;
(k) Case documentation of monthly consecutive contacts between child welfare service providers and case managers per quarter;
(l) Timeliness of court reports; and
(m) Non-court-involved children, including the number of children served, the types of services requested, the specific services provided, the cost of the services provided, and the funding source;
(1) All placements in residential treatment settings made or paid for by the child welfare system, the Office of Juvenile Services, the State Department of Education or local education agencies, any lead agency or the pilot project through letters of agreement, and the medical assistance program, including, but not limited to:
(a) Child variables;
(b) Reasons for placement;
(c) The percentage of children denied medicaid-reimbursed services and denied the level of placement requested;
(d) With respect to each child in a residential treatment setting:
   (i) If there was a denial of initial placement request, the length and level of each placement subsequent to denial of initial placement request and the status of each child before and immediately after, six months after, and twelve months after placement;
   (ii) Funds expended and length of placements;
   (iii) Number and level of placements;
   (iv) Facility variables; and
   (v) Identification of specific child welfare services unavailable in the child’s community that, if available, could have prevented the need for residential treatment; and
   (e) Identification of child welfare services unavailable in the state that, if available, could prevent out-of-state placements;
   (f) From any lead agency or the pilot project, the percentage of its accounts payable to subcontracted child welfare service providers that are thirty days overdue, sixty days overdue, and ninety days overdue; and
   (g) For any individual involved in the child welfare system receiving a service or a placement through the department or its agent for which referral is necessary, the date when such referral was made by the department or its agent and the date and the method by which the individual receiving the services was notified of such referral. To the extent the department becomes aware of the date when the individual receiving the referral began receiving such services, the department or its agent shall document such date.

Sec. 14. Section 43-4407, Revised Statutes Cumulative Supplement, 2012, is amended to read:
43-4407 (1) Each service area administrator and any lead agency or the pilot project shall annually survey children, parents, foster parents, judges, guardians ad litem, attorneys representing parents, and service providers involved with the child welfare system to monitor satisfaction with (a) adequacy of communication by the case manager, (b) response by the department, any lead agency, or the pilot project to requests and problems, (c) transportation issues, (d) medical and psychological services for children and parents, (e) visitation schedules, (f) payments, (g) support services to foster parents, (h) adequacy of information about foster children provided to foster parents, and (i) the case manager’s fulfillment of his or her responsibilities. A summary of the survey shall be reported electronically to the Health and Human Services Committee of the Legislature on September 15, 2012, and each September 15 thereafter.
(2) Each service area administrator and any lead agency or the
pilot project shall provide monthly reports to the child advocacy center that corresponds with the geographic location of the child regarding the services provided through the department or a lead agency or the pilot project when the child is identified as a voluntary or non-court-involved child welfare case. The monthly report shall include the plan implemented by the department, the lead agency, or the pilot project for the child and family and the status of compliance by the family with the plan. The child advocacy center shall report electronically to the Health and Human Services Committee of the Legislature on September 15, 2012, and every September 15 thereafter, or more frequently if requested by the committee.

Sec. 15. Section 43-4408, Revised Statutes Cumulative Supplement, 2012, is amended to read:

43-4408 On or before September 15, 2012, and on or before each September 15 thereafter, the department shall provide electronically a report to the Health and Human Services Committee of the Legislature on the department’s monitoring of any lead agencies or the pilot project, including the actions taken for contract management, financial management, revenue management, quality assurance and oversight, children’s legal services, performance management, and communications. The report shall also include review of the functional capacities of each lead agency or the pilot project for (1) direct case management, (2) utilization of social work theory and evidence-based practices to include processes for insuring fidelity with evidence-based practices, (3) supervision, (4) quality assurance, (5) training, (6) subcontract management, (7) network development and management, (8) financial management, (9) financial controls, (10) utilization management, (11) community outreach, (12) coordination and planning, (13) community and stakeholder engagement, and (14) responsiveness to requests from policymakers and the Legislature. On or before December 31, 2012, the department shall provide an additional report to the committee updating the information on the pilot project contained in the report of September 15, 2012.

Sec. 16. Section 48-166, Reissue Revised Statutes of Nebraska, is amended to read:

48-166 On or before January 1 of each year, the Nebraska Workers’ Compensation Court shall issue submit electronically an annual report to the Clerk of the Legislature for the past fiscal year which shall include (1) pertinent information regarding settlements and awards made by the compensation court, (2) the causes of the accidents leading to the injuries for which the settlements and awards were made, (3) a statement of the total expense of the compensation court, (4) any other matters which the compensation court deems proper to include, and (5) any recommendations it may desire to make.

Sec. 17. Section 50-405, Revised Statutes Cumulative Supplement, 2012, is amended to read:

50-405 It shall be the duty of the council (1) to investigate and study the possibilities for consolidation in state government for elimination of all unnecessary activities and of all duplication in office personnel and equipment and of the coordination of departmental activities or of methods of increasing efficiency and effecting economies, (2) to investigate and study the possibilities of reforming the system of local government with a view to simplifying the organization of government, (3) to study the merit system as it relates to state and local government personnel, (4) to cooperate with the administration in devising means of enforcing the law and improving the effectiveness of administrative methods, (5) to study and inquire into the financial administration of the state government and the subdivisions thereof, the problems of taxation, including assessment and collection of taxes, and the distribution of the tax burden, and (6) to study and inquire into future planning of capital construction of the state and its governmental agencies as to location and sites for expansion. Such proposed planning shall be submitted electronically to the Executive Board of the Legislative Council for review and recommendation to the Legislature and the Appropriations Committee.

Sec. 18. Section 50-424, Revised Statutes Cumulative Supplement, 2012, is amended to read:

50-424 On December 15 of 2012, 2013, and 2014, the Health and Human Services Committee of the Legislature shall provide a written report to the Legislature, Governor, and Chief Justice of the Supreme Court with respect to the progress made by the Department of Health and Human Services implementing the recommendations of the committee contained in the final report of the study conducted by the committee pursuant to Legislative Resolution 37, One Hundred Second Legislature, First Session, 2011. The report submitted to the Legislature shall be submitted electronically. In order to facilitate such report, the department shall provide electronically to the committee by September 15 of 2012, 2013, and 2014 the reports required pursuant to sections
43-296, 43-534, 68-1207.01, 71-825, 71-1904, and 71-3407 and subdivision (6) of section 43-405. The Children’s Behavioral Health Oversight Committee of the Legislature shall provide its final report to the Health and Human Services Committee of the Legislature on or before September 15, 2012.

Sec. 19. Section 50-1205, Revised Statutes Cumulative Supplement, 2012, is amended to read:

50-1205 The committee shall:
(1) Adopt, by majority vote, procedures consistent with the Legislative Performance Audit Act to govern the business of the committee and the conduct of performance audits;
(2) Ensure that performance audits done by the committee are not undertaken based on or influenced by special or partisan interests;
(3) Review performance audit requests and select, by majority vote, agencies or agency programs for performance audit;
(4) Review, amend, if necessary, and approve a scope statement and an audit plan for each performance audit;
(5) Respond to inquiries regarding performance audits;
(6) Inspect or approve the inspection of the premises, or any parts thereof, of any agency or any property owned, leased, or operated by an agency as frequently as is necessary in the opinion of the committee to carry out a performance audit or preaudit inquiry;
(7) Inspect and examine, or approve the inspection and examination of, the records and documents of any agency as a part of a performance audit or preaudit inquiry;
(8) Administer oaths, issue subpoenas, compel the attendance of witnesses and the production of any papers, books, accounts, documents, and testimony, and cause the deposition of witnesses either residing within or without the state to be taken in the manner prescribed by law for taking depositions in civil actions in the district court;
(9) Review completed performance audit reports prepared by the section, together with comments from the evaluated agency, and adopt recommendations and incorporate them into a committee report;
(10) Release the committee report to the public and distribute it electronically to the Clerk of the Legislature with or without benefit of a public hearing;
(11) Hold a public hearing, at the committee’s discretion, for the purpose of receiving testimony prior to issuance of the committee report;
(12) Establish a system to ascertain and monitor an agency’s implementation of the recommendations contained in the committee report and compliance with any statutory changes resulting from the recommendations;
(13) Issue an annual report each September, to be prepared by the Legislative Auditor and approved by the committee, summarizing recommendations made pursuant to reports of performance audits during the previous fiscal year and the status of implementation of those recommendations;
(14) Consult with the Legislative Auditor regarding the staffing and budgetary needs of the section and assist in presenting budget requests to the Appropriations Committee of the Legislature;
(15) Approve or reject, within the budgetary limits of the section, contracts to retain consultants to assist with performance audits requiring specialized knowledge or expertise. Requests for consultant contracts shall be approved by the Legislative Auditor and presented to the Legislative Performance Audit Committee by the Legislative Auditor. A majority vote shall be required to approve consultant contract requests. For purposes of section 50-1213, subsection (11) of section 77-2711, and subsections (10) through (13) of section 77-27,119, any consultant retained to assist with a performance audit or preaudit inquiry shall be considered an employee of the section during the course of the contract; and
(16) At its discretion, and with the agreement of the Auditor of Public Accounts, conduct joint fiscal or performance audits with the Auditor of Public Accounts. The details of any joint audit shall be agreed upon in writing by the committee and the Auditor of Public Accounts.

Sec. 20. Section 60-658, Reissue Revised Statutes of Nebraska, is amended to read:

60-658 School bus shall mean any motor vehicle which complies with the general design, equipment, and color requirements adopted and promulgated pursuant to subdivision (4) (12) of section 79-318 and which is used to transport students to or from school or in connection with school activities but shall not include buses operated by common carriers in urban transportation of school students.

Sec. 21. Section 66-1336, Revised Statutes Cumulative Supplement, 2012, is amended to read:

66-1336 The board shall retain the services of a full-time
The administrator shall be appointed by the board. The administrator shall hold office at the pleasure of the board. The administrator shall compile a biennial report to be submitted to the board and the Clerk of the Legislature. The report submitted to the Clerk of the Legislature shall be submitted electronically. The report shall set forth the activities, contracts, and projects of the board for the previous biennium and the amount of funds expended. Each member of the Legislature shall receive an electronic copy of such report by making a request for it to the board.

Sec. 22. Section 68-1207.01, Revised Statutes Cumulative Supplement, 2012, is amended to read:

68-1207.01 The Department of Health and Human Services shall annually provide a report to the Legislature and Governor outlining the caseloads of child protective services, the factors considered in their establishment, and the fiscal resources necessary for their maintenance. The report submitted to the Legislature shall be submitted electronically. For 2012, 2013, and 2014, the department shall also provide electronically the report to the Health and Human Services Committee of the Legislature on or before September 15. Such report shall include:

(1) A comparison of caseloads established by the department with the workload standards recommended by national child welfare organizations along with the amount of fiscal resources necessary to maintain such caseloads in Nebraska;

(2) (a) The number of child welfare case managers employed by the State of Nebraska and child welfare services workers, providing services directly to children and families, who are under contract with the State of Nebraska or employed by a private entity under contract with the State of Nebraska and (b) statistics on the average length of employment in such positions, statewide and by service area designated pursuant to section 81-3116;

(3) (a) The average caseload of child welfare case managers employed by the State of Nebraska and child welfare services workers, providing services directly to children and families, who are under contract with the State of Nebraska or employed by a private entity under contract with the State of Nebraska and (b) the outcomes of such cases, including the number of children reunited with their families, children adopted, children in guardianships, placement of children with relatives, and other permanent resolutions established, statewide and by service area designated pursuant to section 81-3116; and

(4) The average cost of training child welfare case managers employed by the State of Nebraska and child welfare services workers, providing child welfare services directly to children and families, who are under contract with the State of Nebraska or employed by a private entity under contract with the State of Nebraska, statewide and by service area as designated pursuant to section 81-3116.

Sec. 23. Section 68-1735.02, Revised Statutes Cumulative Supplement, 2012, is amended to read:

68-1735.02 The Department of Health and Human Services shall annually submit electronically an annual report to the Legislature on October 1 on the following:

(1) The number of persons on a quarterly basis participating in a self-sufficiency contract who are engaged in one of the following activities:
   (a) An associate degree program;
   (b) A vocational education program not leading to an associate degree;
   (c) Postsecondary education other than a program described in subdivision (1)(a) or (b) of this section;
   (d) Adult Basic Education;
   (e) English as a Second Language; or
   (f) A general education development program; and

(2) The number of persons participating in a self-sufficiency contract who obtain or maintain employment for six months, twelve months, eighteen months, and twenty-four months after such persons are no longer eligible for cash assistance due to obtaining employment.

Sec. 24. Section 68-2004, Revised Statutes Cumulative Supplement, 2012, is amended to read:

68-2004 The department shall report to the Health and Human Services Committee of the Legislature on utilization controls, including, but not limited to, the rates of initial service authorizations, reauthorizations subsequent to initial service authorizations, and denials for behavioral health services for children under nineteen years of age. The first report shall be due on October 1, 2012, and shall contain such rates of initial service authorizations, reauthorizations subsequent to initial service
authorization, and denials for behavioral health services for children under nineteen years of age for the first three quarters of 2012. Thereafter, on January 1, April 1, and July 1 of each year, the department shall report electronically such rates of initial service authorizations, reauthorizations subsequent to initial service authorizations, and denials for behavioral health services for children under nineteen years of age for the previous calendar quarter. 

Sec. 25. Section 71-825, Revised Statutes Cumulative Supplement, 2012, is amended to read:

71-825 The department shall provide an annual report, no later than December 1, to the Governor and the Legislature on the operation of the Children and Family Support Hotline established under section 71-822, the Family Navigator Program established under section 71-823, and the provision of voluntary post-adoption and post-guardianship case management services under section 71-824, except that for 2012, 2013, and 2014, the department shall also provide the report to the Health and Human Services Committee of the Legislature on or before September 15. The report reports submitted to the Legislature and the committee shall be submitted electronically.

Sec. 26. Section 71-1904, Revised Statutes Cumulative Supplement, 2012, is amended to read:

71-1904 (1) The department shall adopt and promulgate rules and regulations pursuant to sections 71-1901 to 71-1906.01 for (a) the proper care and protection of children by licensees under such sections, (b) the issuance, suspension, and revocation of licenses to provide foster care, (c) the issuance, suspension, and revocation of probationary licenses to provide foster care, (d) the issuance, suspension, and revocation of provisional licenses to provide foster care, (e) the provision of training in foster care, which training shall be directly related to the skills necessary to care for children in need of out-of-home care, including, but not limited to, abused, neglected, dependent, and delinquent children, and (f) the proper administration of sections 71-1901 to 71-1906.01.

(2) The training required by subdivision (1)(e) of this section may be waived in whole or in part by the department for persons operating foster homes providing care only to relatives of the foster care provider. Such waivers shall be granted on a case-by-case basis upon assessment by the department of the appropriateness of the relative foster care placement. The department shall submit electronically an annual report to the Health and Human Services Committee of the Legislature on the number of waivers granted under this subsection and the total number of children placed in relative foster homes. For 2012, 2013, and 2014, the department shall provide the report electronically to the Health and Human Services Committee of the Legislature on or before September 15.

Sec. 27. Section 71-2518, Revised Statutes Cumulative Supplement, 2012, is amended to read:

71-2518 (1) The Division of Public Health of the Department of Health and Human Services shall establish a lead poisoning prevention program that has the following components:

(a) A coordinated plan to prevent childhood lead poisoning and to minimize exposure of the general public to lead-based paint hazards. Such plan shall:

(i) Provide a standard, stated in terms of micrograms of lead per deciliter of whole blood, to be used in identifying elevated blood-lead levels;

(ii) Require that a child be tested for an elevated blood-lead level in accordance with the medicaid state plan as defined in section 68-907 if the child is a participant in the medical assistance program established pursuant to the Medical Assistance Act; and

(iii) Recommend that a child be tested for elevated blood-lead levels if the child resides in a zip code with a high prevalence of children with elevated blood-lead levels as demonstrated by previous testing data or if the child meets one of the criteria included in a lead poisoning prevention screening questionnaire developed by the department; and

(b) An educational and community outreach plan regarding lead poisoning prevention that shall, at a minimum, include the development of appropriate educational materials targeted to health care providers, child care providers, public school personnel, owners and tenants of residential dwellings, and parents of young children. Such educational materials shall be made available to the general public via the department’s web site.

(2) The results of all blood-lead level tests conducted in Nebraska shall be reported to the department. When the department receives notice of a child with an elevated blood-lead level as stated in the plan required pursuant to subdivision (1)(a) of this section, it shall initiate contact with
the local public health department or the physician, or both, of such child and offer technical assistance, if necessary.

(3) The department shall report electronically to the Legislature by January 1, 2013, and each January 1 thereafter, the number of children from birth through age six who were screened for elevated blood-lead levels during the preceding fiscal year and who were confirmed to have elevated blood-lead levels as stated in the plan required pursuant to subdivision (1)(a) of this section. The report shall compare such results with those of previous fiscal years and shall identify any revisions to the plan required by subdivision (1)(a) of this section.

(4) This section does not require the department to pay the cost of elevated-blood-lead-level testing in accordance with this section except in cases described in subdivision (1)(a)(ii) of this section.

Sec. 28. Section 71-51,103, Revised Statutes Cumulative Supplement, 2012, is amended to read:

71-51,103 There is hereby created the Nebraska Emergency Medical System Operations Fund. The fund may receive gifts, bequests, grants, fees, or other contributions or donations from public or private entities. The fund shall be used to carry out the purposes of the Statewide Trauma System Act and the Emergency Medical Services Practice Act, including activities related to the design, maintenance, or enhancement of the statewide trauma system, support of emergency medical services programs, and support for the emergency medical services programs for children. The Department of Health and Human Services shall, by January 1, submit electronically a report to the Legislature which includes a general accounting of the income and expenditures of the fund. Any money in the fund available for investment shall be invested by the state investment officer pursuant to the Nebraska Capital Expansion Act and the Nebraska State Funds Investment Act.

Sec. 29. Section 71-5206.01, Revised Statutes Cumulative Supplement, 2012, is amended to read:

71-5206.01 (1) The Legislature may provide funding to the Office of Rural Health for the purpose of funding the cost of resident stipends and benefits, which funding may include health insurance, professional liability insurance, disability insurance, medical education expenses, continuing competency expenses, pension benefits, moving expenses, and meal expenses in family practice residency programs based in Nebraska but which are not under a contract pursuant to section 71-5206. The resident stipends and benefits funded in this section shall apply only to residents who begin family practice residency training at a qualifying institution in years beginning on or after January 1, 1993. The total funding provided in the form of stipend and benefit support per resident to a family practice residency program under this section shall not exceed the total funding provided in the form of stipend and benefit support per resident to a family practice residency program under section 71-5203.

(2) Upon receiving an itemized statement of the cost of stipends and benefits of a family practice residency program from a sponsoring institution and upon determining that the sponsoring institution is not receiving funds under section 71-5206, the office may reimburse such institution fifty percent of such cost for each family practice resident in the program. The office may reimburse such institution twenty-five percent of the remaining cost per family practice resident for each year that one of the program’s graduates practices family medicine in Nebraska, up to a maximum of three years for each graduate, and an additional twenty-five percent of the remaining cost per resident for each of the program’s graduates who practices family medicine in an area of Nebraska classified as of January 1, 1991, by the United States Secretary of Health and Human Services as Medicare Locale 16. The total number of residents receiving annual financial payments made under this section shall not exceed nine students during any school year.

(3) At the end of the third year of the funding under this section, the sponsoring institutions and the office shall report electronically to the Legislature regarding the performance of the residency programs and the placement of residents and physicians for training and practice.

Sec. 30. Section 77-709, Reissue Revised Statutes of Nebraska, is amended to read:

77-709 The property assessment division of the Department of Revenue shall publish an annual report detailing property tax valuations, taxes levied, and property tax rates throughout the state. The annual report shall display information by political subdivision and by property type within each county and also include statewide summarizations. The department shall submit the report electronically to the Clerk of the Legislature. The department may charge a fee for copies of the annual report. The Tax Commissioner shall set the fee, based on the reasonable cost of production.
Sec. 31. Section 77-4601, Reissue Revised Statutes of Nebraska, is amended to read:

77-4601 On or before July 15 of each year, the Tax Commissioner and the Legislative Fiscal Analyst shall certify the monthly estimate of General Fund net receipts for each month of the current fiscal year. Such certification shall be filed electronically with the Clerk of the Legislature.

The certification shall include estimates of gross receipts to the General Fund and refunds for sales, corporate income, individual income, and other miscellaneous receipts and refunds by month. The total of the monthly estimates for the fiscal year shall take into consideration the most recent net receipts forecast provided during a regular legislative session by the Nebraska Economic Forecasting Advisory Board pursuant to section 77-27,158 plus any revisions due to legislation enacted which has an impact on receipts that were not included in the forecast. If the total of monthly estimates so certified is at variance with the estimates of the Nebraska Economic Forecasting Advisory Board, the certification shall include a statement of the specific statistical or economic reasons for the variance.

Sec. 32. Section 79-318, Revised Statutes Cumulative Supplement, 2012, is amended to read:

79-318 The State Board of Education shall:

(1) Appoint and fix the compensation of the Commissioner of Education;

(2) Remove the commissioner from office at any time for conviction of any crime involving moral turpitude or felonious act, for inefficiency, or for willful and continuous disregard of his or her duties as commissioner or of the directives of the board;

(3) Upon recommendation of the commissioner, appoint and fix the compensation of a deputy commissioner and all professional employees of the board;

(4) Organize the State Department of Education into such divisions, branches, or sections as may be necessary or desirable to perform all its proper functions and to render maximum service to the board and to the state school system;

(5) Provide, through the commissioner and his or her professional staff, enlightened professional leadership, guidance, and supervision of the state school system, including educational service units. In order that the commissioner and his or her staff may carry out their duties, the board shall, through the commissioner: (a) Provide supervisory and consultation services to the schools of the state; (b) issue materials helpful in the development, maintenance, and improvement of educational facilities and programs; (c) establish rules and regulations which govern standards and procedures for the approval and legal operation of all schools in the state and for the accreditation of all schools requesting state accreditation. All public, private, denominational, or parochial schools shall either comply with the accreditation or approval requirements prescribed in this section and section 79-703 or, for those schools which elect not to meet accreditation or approval requirements, the requirements prescribed in subsections (2) through (6) of section 79-1601. Standards and procedures for approval shall be based upon the program of studies, guidance services, the number and preparation of teachers in relation to the curriculum and enrollment, instructional materials and equipment, science facilities and equipment, library facilities and materials, and health and safety factors in buildings and grounds. Rules and regulations which govern standards and procedures for private, denominational, and parochial schools which elect, pursuant to the procedures prescribed in subsections (2) through (6) of section 79-1601, not to meet state accreditation or approval requirements shall be as described in such section; (d) institute a statewide system of testing to determine the degree of achievement and accomplishment of all the students within the state’s school systems if it determines such testing would be advisable; (e) prescribe a uniform system of records and accounting for keeping adequate educational and financial records, for gathering and reporting necessary educational data, and for evaluating educational progress; (f) cause to be published laws, rules, and regulations governing the schools and the school lands and funds with explanatory notes for the guidance of those charged with the administration of the schools of the state; (g) approve teacher education programs conducted in Nebraska postsecondary educational institutions designed for the purpose of certificating teachers and administrators; (h) approve certificated-employee evaluation policies and procedures developed by school districts and educational service units; and (i) approve general plans and adopt educational policies, standards, rules, and regulations for carrying out the board’s responsibilities and those assigned to the State Department of Education by the Legislature;
(6) Adopt and promulgate rules and regulations for the guidance, supervision, accreditation, and coordination of educational service units. Such rules and regulations for accreditation shall include, but not be limited to, (a) a requirement that programs and services offered to school districts by each educational service unit shall be evaluated on a regular basis, but not less than every seven years, to assure that educational service units remain responsive to school district needs and (b) guidelines for the use and management of funds generated from the property tax levy and from other sources of revenue as may be available to the educational service units, to assure that public funds are used to accomplish the purposes and goals assigned to the educational service units by section 79-1204. The State Board of Education shall establish procedures to encourage the coordination of activities among educational service units and to encourage effective and efficient educational service delivery on a statewide basis;

(7) Submit a biennial report to the Governor and the Clerk of the Legislature covering the actions of the board, the operations of the State Department of Education, and the progress and needs of the schools and recommend such legislation as may be necessary to satisfy these needs. The report submitted to the Clerk of the Legislature shall be submitted electronically;

(8) (7) Prepare and distribute reports designed to acquaint school district officers, teachers, and patrons of the schools with the conditions and needs of the schools;

(9) Provide for consultation with professional educators and lay leaders for the purpose of securing advice deemed necessary in the formulation of policies and in the effectual discharge of its duties;

(10) Make studies, investigations, and reports and assemble information as necessary for the formulation of policies, for making plans, for evaluating the state school program, and for making essential and adequate reports;

(11) Submit to the Governor and the Legislature a budget necessary to finance the state school program under its jurisdiction, including the internal operation and maintenance of the State Department of Education;

(12) Interpret its own policies, standards, rules, and regulations and, upon reasonable request, hear complaints and disputes arising therefrom;

(13) With the advice of the Department of Motor Vehicles, adopt and promulgate rules and regulations containing reasonable standards, not inconsistent with existing statutes, governing: (a) The general design, equipment, color, operation, and maintenance of any vehicle with a manufacturer’s rated seating capacity of eleven or more passengers used for the transportation of public, private, denominational, or parochial school students; and (b) the equipment, operation, and maintenance of any vehicle with a capacity of ten or less passengers used for the transportation of public, private, denominational, or parochial school students, when such vehicles are owned, operated, or owned and operated by any public, private, denominational, or parochial school or privately owned or operated under contract with any such school in this state, except for vehicles owned by individuals operating a school which elects pursuant to section 79-1601 not to meet accreditation or approval requirements. Similar rules and regulations shall be adopted and promulgated for operators of such vehicles as provided in section 79-607;

(14) (13) Accept, on behalf of the Nebraska Center for the Education of Children who are Blind or Visually Impaired, devises of real property or donations or bequests of other property, or both, if in its judgment any such devise, donation, or bequest is for the best interest of the center or the students receiving services from the center, or both, and irrigate or otherwise improve any such real estate when in the board’s judgment it would be advisable to do so;

(15) (14) Accept, in order to administer the Interstate Compact on Educational Opportunity for Military Children, any devise, donation, or bequest received by the State Department of Education pursuant to section 79-2206; and

(16) (15) Upon acceptance of any devise, donation, or bequest as provided in this section, administer and carry out such devise, donation, or bequest in accordance with the terms and conditions thereof. If not prohibited by the terms and conditions of any such devise, donation, or bequest, the board may sell, convey, exchange, or lease property so devised, donated, or bequeathed upon such terms and conditions as it deems best and remit all money derived from any such sale or lease to the State Treasurer for credit to the State Department of Education Trust Fund.
Each member of the Legislature shall receive an electronic copy of
the report required by subdivision (2) of this section by making a request for
it to the commissioner.

None of the duties prescribed in this section shall prevent the
board from exercising such other duties as in its judgment may be necessary
for the proper and legal exercise of its obligations.

Sec. 33. Section 79-602, Reissue Revised Statutes of Nebraska, is
amended to read:

79-602 All school boards, the governing authorities of any nonpublic
schools in this state, and all independent contractors who or which provide
student transportation services for such boards and governing authorities and
for military installations shall cause all pupil transportation vehicles used
for the transportation of students to be inspected before school opens in
the fall and each eighty days during that part of the year when school is
in session by a motor vehicle mechanic appointed by the board or governing
authority having jurisdiction over such students, except that any pupil
transportation vehicle that has been inspected under rules and regulations
of the Public Service Commission shall be exempted from the provisions of
this section. The mechanic shall thoroughly inspect every vehicle used for
the transportation of students as to brakes, lights, windshield wipers,
window glass, tires, doors, heaters, defrosting equipment, steering gear,
exhaust system, and the mechanical condition of every part of such pupil
transportation vehicle to ensure compliance with the minimum allowable safety
criteria established pursuant to section 79-607 and subdivision 433 (12) of
section 79-318. Within five days after such inspection, the mechanic shall
make a report of his or her inspection in writing on regular forms provided
by the State Department of Education which shall show if the vehicle met
the minimum allowable safety criteria for use. Any item not meeting such
criteria shall be brought into compliance prior to the vehicle being used to
transport students. One copy of the mechanic's report shall be filed with the
board or governing authority and, if the school contracts with an independent
contractor to provide transportation services, one copy with the independent
contractor. The chief administrative officer of each school district shall
annually certify, by a written verification statement, to the State Department
of Education that the inspections required pursuant to this section have been
performed. Such verification statement shall be sent to the department no
later than June 30.

In addition to the inspection requirements prescribed in this
section, the driver of each pupil transportation vehicle shall make daily
inspections of such vehicle to ensure that all lights and equipment are fully
operational or repaired before his or her daily route. Reports of such daily
inspections shall be kept by the driver in the vehicle and filed weekly with
the head mechanic or administrator in charge of the transportation system.
If the inspection reveals any significant defect in the lights or equipment,
the driver shall immediately report the defect to the head mechanic or
administrator in charge of the transportation system.

Sec. 34. Section 79-10,142, Revised Statutes Cumulative Supplement,
2012, is amended to read:

79-10,142 The department shall collect data regarding the number
of sponsors, the number of sites utilized by sponsors, and the number of
children served as a result of the grants awarded under section 79-10,141. The
department shall submit a report electronically to the Education Committee
of the Legislature on this data not later than December 1 each year.

Sec. 35. Section 79-1901, Reissue Revised Statutes of Nebraska, is
amended to read:

79-1901 Sections 79-1901 to 79-1905 79-1904 shall be known and may
be cited as the Nebraska Read, Educate, and Develop Youth Act.

Sec. 36. Section 81-1360, Revised Statutes Cumulative Supplement,
2012, is amended to read:

81-1360 The administrator shall be the head of the office. The
administrator shall be given all necessary top management support to insure
that there is compliance with Nebraska's program and shall be provided with
sufficient staff and budget support to carry out the duties of the office. The
administrator shall:

1. Have the authority and responsibility for coordinating,
directing, and implementing the program;

2. Adopt and promulgate rules and regulations for the
implementation of the agencies' plans;

3. Provide counseling and technical assistance to the agencies in
the development of their plans;

4. Review agency plans and direct modification to insure the
effectiveness of the plans and their compliance with the program;
(5) Monitor the progress of agency plans by establishing reporting
forms as required by the program;
(6) Review the quarterly reports of the agencies;
(7) Monitor the progress of the program and report quarterly to the
Governor;
(8) Make formal recommendations for legislation, when necessary, in
order to make changes in the program;
(9) Serve as liaison between the state and federal compliance
agencies;
(10) Plan, coordinate, and conduct training in equal employment
opportunity, racial awareness, and concerns of women, the disabled, and aging
for all segments of the state government work force;
(11) Coordinate the activities of the agency affirmative action
individual in each agency;
(12) Investigate any complaints involving unfair treatment, terms
and conditions of employment, or perceived acts or policies involving
discrimination;
(13) Conduct contract compliance reviews on all vendors, grantees,
and contractors who have programs or projects which are funded in whole or in
part by state funds; and
(14) Coordinate the Disadvantage Business Enterprise and Women
Business Enterprise programs which are funded in whole or in part by state or
federal funds; and
[46] Submit an annual report to the Governor and Legislature. The
report submitted to the Legislature shall be submitted electronically.
Sec. 37. Section 81-1430, Revised Statutes Cumulative Supplement,
2012, is amended to read:
81-1430 (1) A task force is hereby established within the Nebraska
Commission on Law Enforcement and Criminal Justice for the purposes of
investigating and studying human trafficking, the methods for advertising
human trafficking services, and the victimization of individuals coerced to
participate in human trafficking.
(2) The task force shall examine the extent to which human
trafficking is prevalent in this state, the scope of efforts being taken
to prevent human trafficking from occurring, and the services available
to victims of human trafficking in this state. The task force shall also
investigate the limitations upon victims who wish to come forward and seek
medical attention; investigate the potential to stop human trafficking;
and investigate the potential to promote recovery, to protect families and
children who may be profoundly impacted by such abuse, and to save lives.
(3)(a) The Department of Labor shall work with the task force
to develop or select informational posters for placement around the state.
The posters shall be in English, Spanish, and any other language deemed
appropriate by the task force. The posters shall include a toll-free telephone
number a person may call for assistance, preferably the National Human
Trafficking Resource Center Hotline (888) 373-7888.
(b) Posters shall be placed in rest stops and strip clubs. The task
force shall work with local businesses and nonprofit entities associated with
the prevention of human trafficking to voluntarily place additional signs in
high schools, postsecondary educational institutions, gas stations, hotels,
hospitals, health care clinics, urgent care centers, airports, train stations,
bus stations, and other locations around the state deemed appropriate by the
task force.
(4) The task force shall consist of the following members:
(a) The Attorney General or his or her designee;
(b) The executive director of the Nebraska Commission on Law
Enforcement and Criminal Justice;
(c) The Superintendent of Law Enforcement and Public Safety or his
or her designee;
(d) The Director of Correctional Services or his or her designee;
(e) The chief of police or director of public safety of a city of
two hundred thousand inhabitants or more;
(f) The chief of police or director of public safety of a city of
less than two hundred thousand inhabitants;
(g) A county sheriff;
(h) A county attorney;
(i) A county commissioner;
(j) A mayor or city manager;
(k) A person involved with the control or prevention of juvenile
delinquency;
(l) A person involved with the control or prevention of child abuse;
(m) The Commissioner of Education or his or her designee;
(n) The director of the Commission on Latino-Americans or his or her designee; and
(o) Six members, at least three of whom shall be women, from the public at large.

(5) The Governor shall appoint the members of the task force listed in subdivisions (4)(e) through (l) and (o) of this section for terms as provided in subsection (6) of this section. The membership of the task force shall represent varying geographic areas and large and small political subdivisions. One member from the public at large shall be a professional representing child welfare, and one member of the public at large shall represent juvenile pretrial diversion programs.

(6) The members of the task force appointed by the Governor shall serve six-year terms, except that of the members first appointed, four shall serve initial two-year terms, four shall serve initial four-year terms, and six shall serve initial six-year terms from January 1 next succeeding their appointments. Thereafter, all members shall serve six-year terms. A member may be reappointed at the expiration of his or her term. Any vacancy occurring otherwise than by expiration of a term shall be filled for the balance of the unexpired term in the same manner as the original appointment.

(7) No member shall serve beyond the time when he or she holds the office, employment, or status by reason of which he or she was initially eligible for appointment. Any member of the task force appointed by the Governor may be removed from the task force for cause upon notice and an opportunity to be heard at a public hearing. One of the causes for removal shall be absence from three regularly scheduled meetings of the task force during any six-month period when the member has failed to advise the task force in advance of such meeting that he or she will be absent and stating a reason therefor.

(8) The chairperson of the task force shall be designated by the Governor to serve at the pleasure of the Governor. The chairperson shall be the chief executive officer of the task force but may delegate such of his or her duties to other members of the task force as may be authorized by the task force.

(9) Notwithstanding any provision of law, ordinance, or charter provision to the contrary, membership on the task force shall not disqualify any member from holding any other public office or employment or cause the forfeiture thereof.

(10) The members of the task force shall serve on the task force without compensation, but they shall be entitled to receive reimbursement for any actual expenses incurred as necessary incident to such service as provided in sections 81-1174 to 81-1177.

(11) Eleven members of the task force shall constitute a quorum for the transaction of any business or the exercise of any power of the task force. The task force shall have the power to act by a majority of the members present at any meeting at which a quorum is in attendance.

(12) All appointments shall be made not later than thirty days after July 19, 2012. The chairperson shall meet with the task force not later than sixty days after July 19, 2012.

(13) Not later than one year after July 19, 2012, and every July 1 and December 1 thereafter, the task force shall report electronically to the Clerk of the Legislature the results of its investigation and study and its recommendations, if any, together with drafts of legislation necessary to carry its recommendations into effect by filing the report with the clerk.

Sec. 38. Section 81-1845, Revised statutes Cumulative Supplement, 2012, is amended to read:

81-1845 (1) Any public or private nonprofit agency may apply to the Nebraska Commission on Law Enforcement and Criminal Justice for selection and funding as a victim and witness assistance center pursuant to sections 81-1843 to 81-1851.

(2) The commission shall consider the following factors, together with any other factors it deems appropriate, in selecting applicants to receive funds and be designated as a victim and witness assistance center:

(a) The number of volunteers that the proposed center will utilize;
(b) The stated goals of the applicant;
(c) The potential number of people that may be served by the proposed center and the needs of the community for such a center;
(d) Evidence of community support for the establishment of the proposed center; and
(e) The organizational structure of the agency which will operate the proposed center and provide services to victims and witnesses of crimes.

(3) Upon evaluation of all applicants, the Nebraska Commission on Law Enforcement and Criminal Justice shall select a number of public
or private nonprofit agencies which the commission deems qualified for designation to receive funding for the establishment and operation of such centers.

(4) The commission shall, upon the establishment of such centers, conduct appraisals of their performance to determine which of the centers shall receive continuation grants. The commission shall report its finding to the Governor and the Clerk of the Legislature; the report submitted to the Clerk of the Legislature shall be submitted electronically.

Sec. 39. Section 81-2213, Revised Statutes Cumulative Supplement, 2012, is amended to read:

81-2213 The department shall have the following powers and duties:

(1) To develop, approve, and submit to the Governor a two-year, three-year, or four-year state plan on aging, as determined by the department, for purposes of administering grant funds allocated to the state under the federal Older Americans Act, as now or hereafter amended, or administering state funds allocated to the Nebraska Community Aging Services Act;

(2) To cooperate with similar departments, commissions, or councils in the federal government and in other states;

(3) To adopt and promulgate rules, regulations, and bylaws governing its procedure and activities and as necessary to carry out the policies of the department and the policies prescribed by the Administration on Aging pursuant to the federal Older Americans Act, as now or hereafter amended;

(4) To create committees to aid in the discharge of its powers and duties;

(5) To cooperate with and assist other state and local governmental agencies and officials on matters relating to services for older individuals;

(6) To divide the state into planning-and-service areas as provided in section 71-807 for behavioral health regions, except that Regions 3 and 5 may each be divided into two planning-and-service areas with boundaries as established by the department for planning-and-service areas in existence in those regions on July 1, 1982;

(7) To establish minimum standards for program operations and to adopt and promulgate rules and regulations for the performance of area agencies on aging and for any services provided by such area agencies on the state which are funded in whole or in part under the Nebraska Community Aging Services Act or the federal Older Americans Act, as now or hereafter amended;

(8) To require the submission of a one-year and a five-year area plan and budget by each area agency on aging or agency seeking designation as an area agency on aging. Such plans and budgets shall be submitted sixty days prior to the start of each fiscal year in accordance with the uniform area plan format and other instructions issued by the department;

(9) To review and approve a one-year and a five-year area plan and budget for the support of each area agency on aging and the provision of eligible activities and services as defined in section 81-2222;

(10) To adopt and submit electronically to the Legislature a community aging services budget;

(11) To review the performance of each area agency on aging and, based on the department-approved area plan and budget, to determine the continued designation or the withdrawal of the designation of an area agency on aging receiving or requesting resources through the state or under the Nebraska Community Aging Services Act or the federal Older Americans Act, as now or hereafter amended. After consultation with the director of the area agency on aging and the governing unit of the area agency on aging, the department may withdraw a designation when it can be shown that federal or state laws, rules, or regulations have not been complied with, state or federal funds are not being expended for the purposes for which they were intended, or older individuals are not receiving appropriate services within available resources. Withdrawal of a designation may be appealed to the department. Upon withdrawal of a designation, the department may temporarily perform all or part of the functions and responsibilities of the area agency on aging, may designate another agency to perform such functions and responsibilities identified by the department until the designation of a new area agency on aging, and, when deemed necessary, may temporarily deliver services to assure continuity.

(12) To conduct continuing studies and analyses of the problems faced by older individuals within the state and develop such recommendations for administrative or legislative action as appear necessary;

(13) To develop grants and plans, enter into contracts, accept gifts, grants, and federal funds, and do all things necessary and proper to discharge these powers and duties;

(14) To accept and administer any other programs or resources delegated, designated, assigned, or awarded to the department from public or
private sources; and

(15) To report and make recommendations to the Governor and the Legislature on the activities of the department and the committee and improvements or additional resources needed to promote the general welfare of older individuals in Nebraska. The report submitted to the Legislature shall be submitted electronically. Each member of the Legislature shall receive an electronic copy of the report, and

(15) Such other powers and duties necessary to effectively implement the Nebraska Community Aging Services Act.

Sec. 40. Section 81-3133, Revised Statutes Cumulative Supplement, 2012, is amended to read:

81-3133 (1) (a) On or before July 30, 2012, the Division of Children and Family Services of the Department of Health and Human Services shall report in writing its expenditures between January 1, 2012, and June 30, 2012, and the outcomes relating to such expenditures to the Appropriations Committee of the Legislature and the Health and Human Services Committee of the Legislature. Such report shall identify any changes or movement of funds in excess of two hundred fifty thousand dollars relating to child welfare between subprograms within Budget Program 347.

(b) Beginning with the third calendar quarter of 2012, the division shall report in writing electronically its expenditures for each quarter and the outcomes relating to such expenditures within thirty days after the end of the quarter to the Appropriations Committee of the Legislature and the Health and Human Services Committee of the Legislature. Such report shall identify any changes or movement of funds in excess of two hundred fifty thousand dollars relating to child welfare between subprograms within Budget Program 347.

(2) (a) For the biennium ending June 30, 2015, and the biennium ending June 30, 2017, the Division of Children and Family Services of the Department of Health and Human Services shall, as part of the appropriations request process pursuant to section 81-132, include a strategic plan that identifies the main purpose or purposes of each program, verifiable and auditable key goals that the division believes are fair measures of its progress in meeting each program’s main purpose or purposes, and benchmarks for improving performance on the key goals for the state as a whole and for each Department of Health and Human Services service area designated pursuant to section 81-3116. The division shall also report whether the benchmarks are being met and, if not, the expected timeframes for meeting them. Such key goals and benchmarks shall be developed by the Division of Children and Family Services with the assistance of the budget division of the Department of Administrative Services pursuant to subdivision (2) of section 81-1113.

(b) Not later than September 15, 2013, and not later than September 15, 2015, the Division of Children and Family Services of the Department of Health and Human Services shall report electronically to the Health and Human Services Committee of the Legislature and the Appropriations Committee of the Legislature on the progress towards the key goals identified pursuant to this subsection that occurred in the previous twelve months.

(3) It is the intent of the Legislature that appropriations of funds for child welfare aid be designated as a separate budget program beginning July 1, 2012.

Sec. 41. Section 83-924, Revised Statutes Cumulative Supplement, 2012, is amended to read:

83-924 Subject to the supervision and approval of the Director of Correctional Services, each assistant director shall have the following duties, powers, and responsibilities:

(1) To coordinate and direct all programs and facilities under his or her jurisdiction;

(2) To select and manage such staff and supervise the operation of such equipment as he or she may require;

(3) To make such revisions to internal systems in each division as may be necessary to promote economy and facilitate maximum utilization of existing correctional services and facilities;

(4) To cause any existing program and facilities to be utilized by or merged with those of any other division in order to provide for greater efficiency or achieve any economic advantage;

(5) To provide the Legislature and the Governor technical assistance, advice, and information concerning administrative operations within his or her division; and

(6) To provide the Legislature and the Governor with recommendations for dealing with financial, management, and organization problems affecting his or her division. The recommendations submitted to the Legislature shall be submitted electronically.
57. (6) To exercise all powers and perform all duties necessary and proper in carrying out his or her responsibilities.

Sec. 42. Section 84-901.01, Revised Statutes Cumulative Supplement, 2012, is amended to read:

84-901.01 (1) When legislation is enacted requiring the adoption and promulgation of rules and regulations by an agency, such agency shall adopt and promulgate such rules and regulations within one year after the public hearing required under subsection (2) of section 84-907. Such time shall not include the time necessary for submission of the rules and regulations to the Attorney General pursuant to section 84-905.01 or submission of the rules and regulations to the Governor pursuant to section 84-908. Any agency which does not adopt and promulgate such rules and regulations as required by this section shall submit electronically an explanation to the Executive Board of the Legislative Council and the standing committee of the Legislature which has subject matter jurisdiction over the issue involved in the legislation, stating the reasons why it has not adopted such rules and regulations as required by this section, the date by which the agency expects to adopt such rules and regulations, and any suggested statutory changes that may enable the agency to adopt such rules and regulations.

(2) The changes made to the Administrative Procedure Act by Laws 2011, LB617, shall not affect the validity or effectiveness of a rule or regulation adopted prior to May 25, 2011.

Sec. 43. Section 84-907.06, Revised Statutes Cumulative Supplement, 2012, is amended to read:

84-907.06 Whenever an agency proposes to adopt, amend, or repeal a rule or regulation, (1) at least thirty days before the public hearing, when notice of a proposed rule or regulation is sent out, or (2) at the same time the agency applies to the Governor for a waiver of the notice of public hearing, the agency shall send electronically to the Executive Board of the Legislative Council (a) a copy of the hearing notice required by section 84-907, (b) if applicable, a draft copy of the rule or regulation, and (c) the information provided to the Governor pursuant to section 84-907.09.

Sec. 44. Section 84-910, Revised Statutes Cumulative Supplement, 2012, is amended to read:

84-910 On or before July 1 of each year, each agency shall provide electronically to notify the Legislative Performance Audit Committee of the status report on of all rules and regulations pending before the agency which have not been adopted and promulgated. If an additional appropriation was made with respect to legislation enacted to provide funding for or additional staff to implement a program for which rules and regulations are required to be adopted, the status report notification shall include what the funding has been used for and what functions the staff have been performing while such rules and regulations are pending. The format of the report notification shall be established by the committee no later than June 1, 2011, and shall be updated thereafter.

Sec. 45. Section 84-1219, Revised Statutes Cumulative Supplement, 2012, is amended to read:

84-1219 The administrator shall prepare a biennial report on the status of programs established by the administrator as provided in the Records Management Act and on the progress made during the preceding biennium in implementing and effectuating such programs and in reducing costs. Copies of this report shall be furnished to the Governor, the Speaker Clerk of the Legislature, and such other officials and state and local agencies as the Governor or the board shall direct. The report submitted to the Speaker Clerk of the Legislature shall be submitted electronically.

Sec. 46. Section 89-186, Reissue Revised Statutes of Nebraska, is amended to read:

89-186 (1) The Legislature hereby adopts by reference the following:

(a) The standards of the National Conference on Weights and Measures published in National Institute of Standards and Technology Handbook 44 entitled Specifications, Tolerances, and Other Technical Requirements for Weighing and Measuring Devices as it existed on January 1, 2003, except Section 3.31. Vehicle - Tank meters. UR.2.2. Ticket Printers; Customer Ticket, Section 2.20. Scales, N.3. Minimum Test Weights and Test Loads; and Table 4, are not adopted. In addition to the language found in Section 3.30. Liquid-Measuring Devices, S.1.6.4., S.1.6.5., UR.3.2., and UR.3.3. of such handbook, any computing device in which a product or grade is offered for sale at more than one unit price may also compute at the lowest possible unit price for such transaction. All prices shall still be displayed or posted on the face of the dispenser. Such handbook shall govern all commercial and law enforcement weighing and measuring devices in the state;

(b) The Uniform Regulation for the Method of Sale of Commodities
of the National Conference on Weights and Measures published in National Institute of Standards and Technology Handbook 130 entitled Uniform Laws and Regulations as it existed on January 1, 2003. Such handbook shall be used to determine the proper units of measurement to be used in the keeping for sale or sale of commodities;

(c) The Uniform Packaging and Labeling Regulation of the National Conference on Weights and Measures published in National Institute of Standards and Technology Handbook 130 entitled Uniform Laws and Regulations as it existed on January 1, 2003. Such handbook shall govern the packaging and labeling by weight, measure, or count of commodities kept for sale or sold in this state;

(d) The procedures designated in National Institute of Standards and Technology Handbook 133 entitled Checking the Net Contents of Packaged Goods as it existed on January 1, 2003.

(2) Copies of the handbooks adopted by reference in this section shall be filed with the Secretary of State, Clerk of the Legislature, and Department of Agriculture. Copies filed with the Clerk of the Legislature shall be filed electronically.

(3) Whenever there exists an inconsistency between the provisions of the Weights and Measures Act other than this section and any of the handbooks adopted by reference, the requirements of such provisions of the act shall control.


Sec. 48. The following sections are outright repealed: Section 13-2114, Reissue Revised Statutes of Nebraska, and section 79-1905, Revised Statutes Cumulative Supplement, 2012.

Sec. 49. Since an emergency exists, this act takes effect when passed and approved according to law.