

LEGISLATURE OF NEBRASKA
ONE HUNDRED FOURTH LEGISLATURE
SECOND SESSION

LEGISLATIVE BILL 131

FINAL READING

Introduced by Craighead, 6; Crawford, 45; Davis, 43; Harr, 8; Howard, 9;
Mello, 5; Riepe, 12.

Read first time January 09, 2015

Committee: Urban Affairs

1 A BILL FOR AN ACT relating to political subdivisions; to amend section
2 33-114, Reissue Revised Statutes of Nebraska; to provide
3 restrictions on and requirements for sanitary and improvement
4 districts subject to municipal annexation; to authorize fees for
5 county treasurers for the collection of certain taxes and
6 assessments of sanitary and improvement districts; and to repeal the
7 original section.

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

1 Section 1. (1) If the chairperson of a sanitary and improvement
2 district board of trustees or the legal counsel or administrator for the
3 district receives written notice from a city or village proposing to
4 annex territory within the sanitary and improvement district under the
5 authority of section 14-117, 15-104, 16-117, 16-130, 17-405.01, or
6 17-407, the district shall not spend assets for a period of ninety days
7 after receiving such notice, except for:

8 (a) All interest and principal payments on bonds due and payable
9 from the construction fund or bond fund of the district;

10 (b) All interest and principal payments on construction fund
11 warrants due and payable from the construction fund or bond fund of the
12 district;

13 (c) All interest and principal payments on general fund warrants due
14 and payable from the general fund of the district;

15 (d) Payment or issuance of warrants for services, work, labor, or
16 materials that were ordered or contracted for by the district prior to
17 receiving notice of the proposal of the city or village to annex the
18 district. Such payments or warrants shall be paid from the district's
19 general fund, construction fund, bond fund, or service fee fund, so long
20 as such payment or warrant shall not cause the district to exceed its
21 total budget for the fund from which payment or warrant is to be made;

22 (e) Payment or issuance of warrants for any expense incurred by the
23 district prior to receiving notice of the proposal of the city or village
24 to annex the district that is required by the district (i) to satisfy any
25 statutory obligation of the district, (ii) to address emergency or
26 imminent public safety repairs or replacements to district property, and
27 expenses that would be paid by the district in the ordinary course of
28 business of the district, and (iii) to address projects for which a
29 notice to contractors has been published, the bidding process has begun,
30 and contracts are awarded for such project that (A) does not cause the
31 district to exceed the district's total general fund budget and is paid

1 from the general fund, including, but not limited to, levied tax receipts
2 to be received by the district on April 1 and August 1 if the annexation
3 is to occur after such dates, (B) does not cause the district to exceed
4 the district's total construction fund or bond fund budget and is paid
5 from the construction fund or bond fund, and (C) does not cause the
6 district to exceed the district's total service fee fund budget and is
7 paid from the service fee fund; and

8 (f) Payment or issuance of warrants for a commitment or contract
9 that will bind the district to pay for any other expense approved in
10 writing by the city finance director or other designated person
11 responsible for such approvals.

12 (2) If a district plans to commence a construction project or enter
13 into any contracts required to be publicly bid pursuant to section 31-741
14 and for which a notice to contractors has not been published and the
15 bidding process has not begun prior to the district receiving notice of
16 the proposal of the city or village to annex the district, the district
17 shall first submit either the plans and specifications for the
18 improvements or the proposed contract to the city or village finance
19 director or other designated person. Within ten business days after the
20 district submits the plans and specifications or the proposed contract,
21 the city or village finance director or other designated person shall
22 either (a) approve or deny such plans and specifications or the proposed
23 contract or (b) direct the department head within the city or village
24 responsible for reviewing plans and specifications or contracts to
25 approve or deny such plans and specifications or the proposed contract
26 within ten business days.

27 Sec. 2. Section 33-114, Reissue Revised Statutes of Nebraska, is
28 amended to read:

29 33-114 Each county treasurer shall receive for and on behalf of the
30 county for services rendered to other governmental subdivisions and
31 agencies, when fees for services rendered by him or her are not otherwise

1 specifically provided, the following fees: (1) On all sums of money
2 collected by him or her for each fiscal year, two percent of the sums so
3 collected; (2) for the collection of all sums of money, general or
4 bonded, of drainage, irrigation, or natural resources districts, one
5 percent of the sums so collected; (3) for the collection of all ad
6 valorem taxes and special assessments, general or bonded, of sanitary and
7 improvement districts, two percent of the sums so collected; (4 ~~3~~) for
8 the collection of all sums of money for municipal taxes, general or
9 special, including money for bond sinking fund or bond interest fund and
10 school money, one percent of the sums so collected; and (5 ~~4~~) for the
11 collection of all sums of money for special assessments for municipal
12 improvements, one and one-half percent of the sums so collected.

13 On all sums collected, such percentage shall be allowed but once. In
14 computing the amount collected for the purpose of charging percentage,
15 all sums from whatever fund derived shall be included together, except
16 the school fund. The treasurer shall be paid in the same proportion from
17 the respective funds of the state collected by him or her whether the
18 funds are in money or state warrants.

19 Sec. 3. Original section 33-114, Reissue Revised Statutes of
20 Nebraska, is repealed.