

AMENDMENTS TO LB600

Introduced by Agriculture.

1 1. Strike original section 7 and insert the following new sections:

2 Sec. 7. Section 54-1,100, Reissue Revised Statutes of Nebraska, is
3 amended to read:

4 54-1,100 (1) A recorded brand is the property of the person causing
5 such record to be made and is subject to sale, assignment, transfer,
6 devise, and descent as personal property. Any instrument of writing
7 evidencing the sale, assignment, or transfer of a recorded brand shall be
8 effective upon its recording with the Nebraska Brand Committee. No such
9 instrument shall be accepted for recording if the brand committee has
10 been duly notified of the existence of a lien or security interest
11 against livestock owned or thereafter acquired by the owner of such brand
12 by the holder of such lien or security interest. Written notification
13 from the holder of such lien or security interest that the lien or
14 security interest has been satisfied or consent from the holder of such
15 lien or security interest shall be required in order for the brand
16 committee to accept for recording an instrument selling, assigning, or
17 transferring such recorded brand. Except as provided in subsection (2) of
18 this section, the ~~The~~ fee for recording such an instrument shall be
19 established by the brand committee and shall not be more than forty
20 dollars. Such instrument shall give notice to all third persons of the
21 matter recorded in the instrument and shall be acknowledged by a notary
22 public or any other officer qualified under law to administer oaths.

23 (2) The owner of a recorded brand may lease the brand to another
24 person upon compliance with this subsection and subject to the approval
25 of the brand committee. The lessee shall pay a filing fee established by
26 the brand committee not to exceed one hundred dollars. The leased
27 recorded brand may expire as agreed in the lease, but in no event shall

1 such leased recorded brand exceed the original expiration date.

2 Sec. 13. Section 81-1414, Reissue Revised Statutes of Nebraska, is
3 amended to read:

4 81-1414 (1) On and after January 1, 1972, law enforcement officers
5 already serving under permanent appointment shall not be required to meet
6 any requirement of subsection (2) of this section as a condition of
7 tenure or continued employment.

8 (2)(a) ~~(2)~~ On and after January 1, 1972, no person shall receive
9 appointment as a law enforcement officer unless he or she has been
10 awarded a certificate or diploma by the commission attesting to
11 satisfactory completion of the minimum curriculum of the training center
12 as established by the council or has been awarded a certificate or
13 diploma attesting to satisfactory completion of a training program which
14 the council finds equivalent thereto. Any person who has not been awarded
15 such a certificate or diploma may receive an appointment conditioned on
16 satisfactory completion of such training if he or she immediately applies
17 for admission to the training center or any training academy and enrolls
18 in the next available basic training class. If such training is not
19 completed within one year after the appointment or two years as provided
20 in section 54-192, the person's employment shall not be renewed by a
21 political subdivision appointment or otherwise and such person shall no
22 longer be recognized as a law enforcement officer, except that in cases
23 of extreme hardship, upon application by the officer, the council may
24 grant a waiver to allow the officer to complete the basic training
25 program as soon as is practicable after the one-year time allowance.

26 (b) Any individual who is not certified in accordance with this
27 section and has worked as a law enforcement officer for multiple law
28 enforcement agencies or political subdivisions shall have his or her time
29 of employment aggregated in order to determine if he or she has worked
30 for more than one year. If that law enforcement officer's aggregate time
31 of employment exceeds one year, that officer shall not be recognized as a

1 law enforcement officer for any political subdivision until he or she has
2 satisfactorily completed such certification training.

3 (c) For purposes of this section, the council shall deem the
4 successful completion of the federal Bureau of Indian Affairs basic
5 police training program as administered by the Federal Law Enforcement
6 Training Center to constitute such equivalent training, and officers
7 certified by virtue of such equivalent training may exercise full law
8 enforcement authority exclusively on tribal lands.

9 (3) Law enforcement officers who are promoted in rank shall
10 satisfactorily complete such council-approved training within one year of
11 such promotion.

12 (4) At the direction of the council, the director shall issue a
13 certificate or diploma attesting to a compliance with the requirements of
14 subsection (2) or (3) of this section to any applicant who presents
15 evidence of satisfactory completion of a council-approved training
16 program.

17 2. On page 3, line 3, before "The" insert "(1)"; in line 5 strike
18 the new matter and reinstate the stricken matter; in line 13 after the
19 period insert paragraphing and "(2)"; in line 19 before "The" insert
20 paragraphing and "(3)"; in line 20 before the period insert ", beginning
21 on August 28 of the year of initial appointment or reappointment and
22 concluding on August 27 of the year of expiration"; and in line 29 before
23 "The" insert paragraphing and "(4)".

24 3. On page 4, line 25, strike "and may" and insert ". The executive
25 director shall also be chief investigator and chief brand inspector. Any
26 person employed as executive director who at the time of hire does not
27 possess a valid law enforcement certificate or diploma as provided in
28 subsection (2) of section 81-1414 shall complete the requirements within
29 two years after the date of hire. The executive director's duties during
30 such period prior to obtaining such certificate or diploma shall not be
31 within the authority granted under a commission as a deputy state

- 1 sheriff"; and strike beginning with "also" in line 26 through "both" in
- 2 line 27 and show the old matter as stricken.
- 3 4. Renumber the remaining sections and correct the repealer
- 4 accordingly.