Brandon Metzler, Clerk of the Legislature State Capitol, Room 2018 P.O. Box 94604 Lincoln, NE 68509 Nebraska Alliance of Child Advocacy Centers

Dear Mr. Metzler:

Pursuant to Neb. Rev. Stat. 43-4407, enclosed please find the annual report prepared by the Nebraska Alliance of Child Advocacy Centers, comprised of the information provided by each of the seven Child Advocacy Centers.

Sincerely-

Ivy Svoboda Executive Director

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Nebraska Alliance of Child Advocacy Centers

2024-25 ANNUAL NON-COURT CHILD WELFARE REPORT

Pursuant to Neb. Rev. Stat. § 43-4407 September 15, 2025



Prepared on behalf of Nebraska's Seven Child Advocacy Centers by:



Executive Summary

Pursuant to Neb. Rev. Stat. §43-4407, Nebraska's seven child advocacy centers (CACs) are charged with reporting annually to the Legislature by September 15 on voluntary or non-court child welfare cases managed by the Children and Family Services (CFS) Division of the Nebraska Department of Health and Human Services (NDHHS) in the counties they serve.

The report that follows is the thirteenth annual report filed on non-court cases with the Legislature by the Nebraska Alliance of Child Advocacy Centers (Nebraska Alliance), on behalf of its members – Nebraska's seven CACs. A map of Nebraska's CAC service regions can be found on page three of this report.

The report contains information on Nebraska's non-court child welfare cases between July 1, 2024 and June 30, 2025 based on information and data provided to CACs by CFS, as well as information gathered through multidisciplinary team reviews of non-court cases.

Recommendations:

2024 marks 12 years since the Legislature initially provided a framework to CFS and the CACs on reporting on non-court cases.

Although some parts of the process continue to work well, others need to be updated to ensure that this process continues to be a valuable use of time and resources.

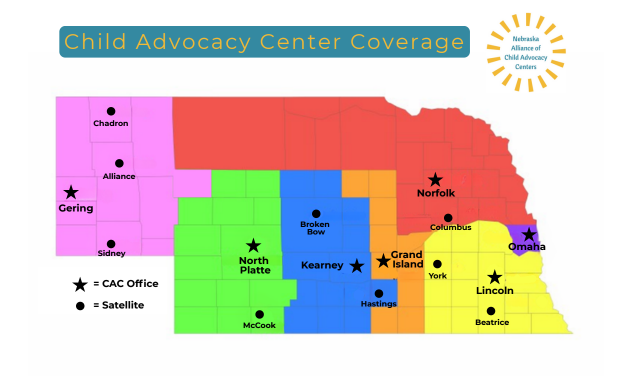
The Nebraska Alliance recommends to:

- Continue to require CFS provide monthly reports to CACs and local multidisciplinary teams (MDTs) on non-court cases in their area. These reports allow for collaboration across systems, especially between the county attorneys and CFS.
- Modify CFS current reporting structure to CACs to include the safety and risk scores to allow for a more accurate reflection of the status of non-court cases.
- Explore more objective criteria that can be developed based on the reports that CFS produces.
- Continue quarterly meetings between Nebraska CACs and CFS to enhance communication around evolving processes in gathering information to best support children and families.

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Nebraska's CAC Service Regions





Gering (308) 632-7274



North Platte (308) 534-4064



Kearney (308) 865-7492



Grand Island (308) 385-5238



Lincoln (402) 476-3200



Omaha (402) 595-1326



Norfolk (402) 371-4880

What is a Non-Court Child Welfare Case?

Non-court or voluntary cases are cases where ongoing child welfare services and assessment are provided to families without the involvement of the juvenile court.

According to CFS policy, non-court cases are opened at the conclusion of an investigation or initial assessment of a report of child abuse or neglect when the NDHHS determines that ongoing services are required to maintain the safety of the child or alleviate the risk of future abuse or neglect and the family voluntarily agrees to participate in ongoing services without a filing in juvenile court.

Per policy, non-court cases close when:

- NDHHS determines the child is safe and the risk of future maltreatment is low or moderate: or
- The family requests the non-court involved case close.

CFS policy on non-court cases is laid out in the Department of Health and Human Services Rules and Regulations titled "Title 395 - Children and Family Services: Protection and Safety" under Chapter 6. This went into effect on June 27, 2021.

What is a Child Advocacy Center?

Child advocacy centers (CACs) provide a cadre of services to assist with high quality, trauma-informed investigations of child abuse and neglect. Services provided include forensic interviews, medical evaluations, advocacy and mental health. Nebraska's CACs are all nationally accredited through the National Children's Alliance.

CACs are also mandated by Nebraska law to assist county attorneys in the coordination of local multidisciplinary teams (MDTs) focusing on investigation and treatment of child abuse. MDTs are convened by local county attorneys and made up of different professionals, service providers, and local experts working on child welfare. Per Neb. Rev. Stat. § 28-728, each of Nebraska's 93 counties is assigned to a local CAC for MDT coordination, as shown on page 3.

Role of CACs and Multidisciplinary Teams in Non-Court Cases

In 2012, the Legislature took action to require local MDTs focused on child abuse and neglect treatment to develop protocols for addressing non-court cases. Protocols are to address teams, staff cases, coordinate and monitor safety plans and treatment offered to children and families.

Teams across the state vary in the approach they have taken to protocols on non-court cases. Some areas have dedicated non-court teams. Some MDTs review every non-court case, and others are more selective due to the high volume of non-court cases in their area.

The law also requires CFS to provide CACs with monthly reports on non-court cases in their jurisdiction. This information is used by CACs to help set agendas for multidisciplinary team staffings. CACs are required to report the data to the Legislature.

Key MDT Players in the Non-Court Case



The **Family's** voice is key to success. Non-court is voluntary and families can decline services. A family engaging in non-court services can mitigate a safety threat or reduce the risk of future child maltreatment.



The Child and Family Services Specialist is the family's case manager with CFS. Their job is to engage the family and connect them with wraparound services to address any safety threat and strengthen the family.



The **Child Advocacy Center Coordinator** is responsible for the overall functioning of the MDT. The coordinator tracks information on non-court cases, helps set review agendas, and facilitates the sharing of information and recommendations.



The **Service providers** and **Informal Supports** help meet the family's needs and provide services to reduce risk and address safety. They may be paid professionals or community members and those in the family's network. Often, professional service providers will participate in MDT meetings.



The **County Attorney** makes the final decision on whether or not charges will be filed to involve a family with juvenile court. Many factors impact this decision, including the evidence that a safety concern exists and the success of services provided so far. The County Attorney convenes local MDTs and uses information from the MDT to inform their decisions.

Incorporating Family Voice

Over the past decade, child welfare experts have increasingly understood that the success of our work in protecting children depends on how effective we are at engaging their families. Family engagement increases when effective relationships are built and the family is able to provide input and have their lived experience and expertise honored.

Nebraska's current law on non-court reporting requires CFS and MDTs to report on the level of "family compliance" with agency plans. However, as best practices and system philosophy has shifted, CFS and MDTs are trying to move away from this framework to one of partnership with families.

Family Voice In Practice

Sharing power is a deliberate approach to engagement with families seeking to combine the knowledge and training of the provider with the lived experience of the family receiving services.

Project Harmony began partnering with CFS and other key stakeholders to plan for the incorporation of family voice at MDT meetings. This initiative is currently being implemented with several MDT cases. This includes meeting with the family via Zoom, over the phone, or sending questionnaires to families. This allows for families to be able to share their perspective with MDT team members and case professionals to assist with conducting a more well-rounded case review.

Data Limitations

This report is compiled based on point in time reports given to the CACs by CFS, which CACs then must re-enter into a separate data system.

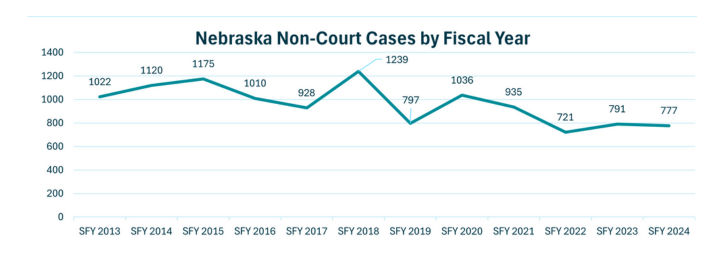
This reporting structure is time consuming and includes data limitations:

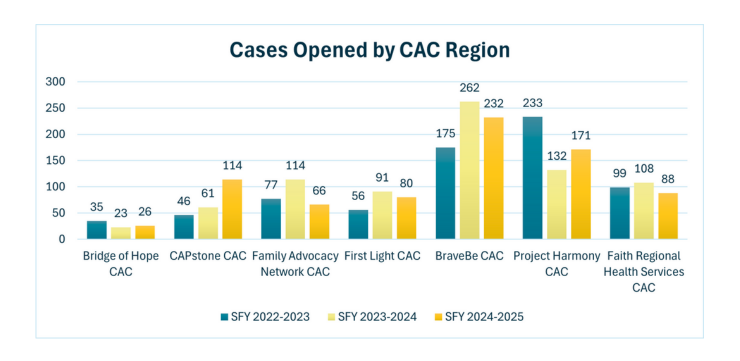
- CACs consistently receive incomplete reports from CFS resulting in missing data that prevents presenting a full statewide picture. This is typically seen in the lack of case plan and family compliance scores reported for families.
- CACs have established their own processes for tracking data, which are not universal across the state. This has led to challenges in compiling CAC data beyond statute compliance into one format for statewide reporting.
- Reporting measures established do not tell a full story about practice on non-court cases. For example, reports on case plan presence do not answer whether CFS completed a case plan within the 60-day requirement time frame.

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Opened Cases

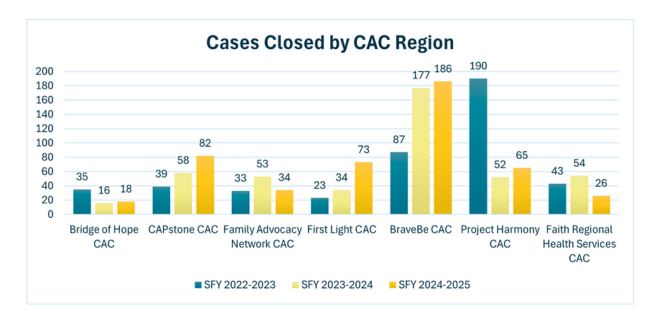
777 non-court cases opened in Nebraska between July 1, 2024, and June 30, 2025, which is a 1.7% decrease from SFY 2023-2024.





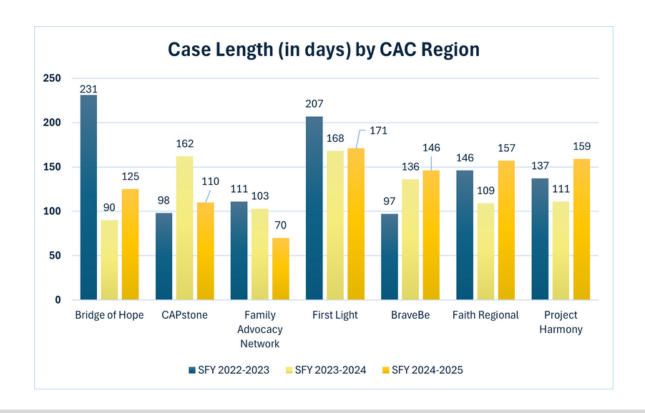
Cases Closed

484 non-court cases closed between July 1, 2024, and June 30, 2025. This is an 9% increase in the number of cases closed from SFY 2023-2024.



Average Length of Closed Cases

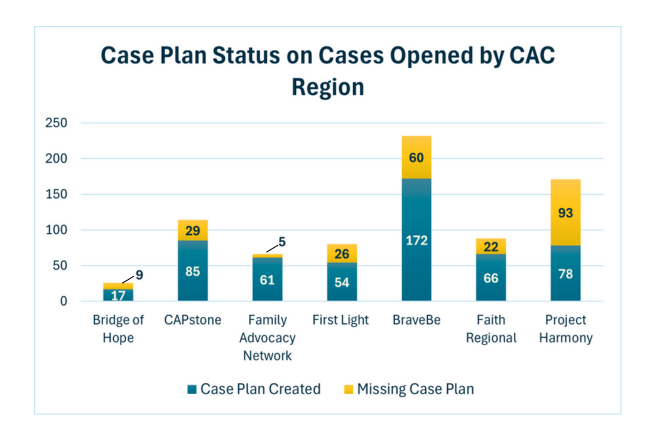
The average time a non-court case was open was 134 days.



Case Plans

Neb. Rev. Stat §68-1207 and CFS policy requires every non-court case to have a case plan created no later than 60 days after the case opens and updated every 6 months.

From the information provided by CFS, 69% of cases had a case plan in place during SFY 2024-2025, equivalent to a 1% increase from SFY 2023-2024.



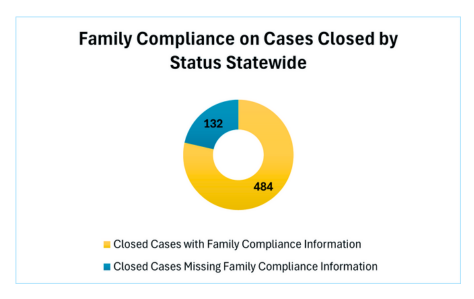
Family Compliance with Case Plans

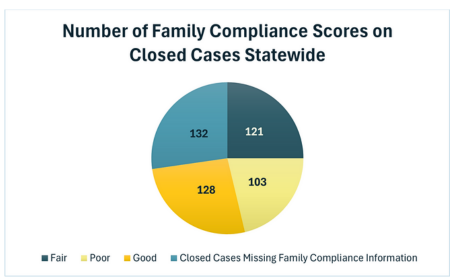
Neb. Rev. Stat. § 43-4407 requires CFS to provide CACs with the status of family compliance and case plans. 27% of cases closed this SFY were missing family compliance scores.

Local multidisciplinary teams have also noted that this data is subjective and does not provide a comprehensive understanding of how parents have progressed through their non-court case.

Of the most populous areas in the state, BraveBe (Southeastern Service Area) had 2 (0.4%) missing family compliance scores, while Project Harmony (Eastern Services Area) had 62 (12.8%) missing family compliance scores. Two other CACs received no family compliance scores for this time frame (07/01/2024-06/30/2025).

CACs being provided with inconsistent compliance scores has been a continual barrier to accurate data reporting for multiple years.







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