LEGISLATURE OF NEBRASKA

ONE HUNDRED EIGHTH LEGISLATURE

FIRST SESSION

LEGISLATIVE BILL 479

Introduced by Wayne, 13.

Read first time January 17, 2023

Committee:

1 A BILL FOR AN ACT relating to administration of justice; to amend 2 sections 24-205, 24-227.01, 29-2249, 29-2250, 29-2251, 29-2259.01, 29-2259.02, 29-2262.07, 3 29-2257, 29-2258, 29-2269, 4 43-4320, 43-4321, 43-4324, 43-4326, 47-624, 43-4316, 43-4319, 47-624.01, 47-627, 47-629, 47-903, 47-908, 47-919, 71-961, and 5 6 83-1,113, Reissue Revised Statutes of Nebraska, and sections 7 25-2902, 28-322, 29-2246, 29-2252, 29-2259, 29-2261, 29-2935, 29-4019, 43-4318, 43-4323, 81-1401, 83-171, 83-174.03, 83-174.04, 8 9 83-174.05, 83-192, 83-198, 83-1,100, 83-1,100.02, 83-1,101, 10 83-1,102, 83-1,103.02, 83-1,103.03, 83-1,103.04, 83-1,107, 11 83-1,107.01, 83-1,107.02, 83-1,119, 83-1,125.01, 83-1,135, 83-933, Revised Statutes Cumulative Supplement, 2022; to transfer 12 13 the Office of Probation Administration from the judicial branch to 14 the executive branch; to provide for appointment of a probation 15 administrator; to provide, change, and eliminate definitions; to change provisions relating to membership of the Advisory Council on 16 Dispute Resolution, certain funds, reimbursement of counties, and 17 18 the Office of Inspector General of Nebraska Child Welfare Act; to 19 transfer the Division of Parole Supervision from the Board of Parole to an independent agency; to rename the division the Parole 20 21 Supervision Agency; to provide for appointment of a Director of 22 Supervision and Services; to eliminate obsolete provisions; to harmonize provisions; to provide operative dates; and to repeal the 23

- 1 original sections.
- 2 Be it enacted by the people of the State of Nebraska,

- 1 Section 1. Section 24-205, Reissue Revised Statutes of Nebraska, is
- 2 amended to read:
- 3 24-205 The Supreme Court Education Fund is created. The State Court
- 4 Administrator shall administer the fund. The fund shall consist of money
- 5 remitted pursuant to section 33-154. The fund shall only be used to aid
- 6 in supporting the mandatory training and education program for judges and
- 7 employees of the Supreme Court, Court of Appeals, district courts,
- 8 separate juvenile courts, and county courts, and Nebraska Probation
- 9 System as enacted by rule of the Supreme Court.
- 10 On July 1, 2014, or as soon thereafter as administratively possible,
- 11 the State Treasurer shall transfer one hundred nine thousand three
- 12 hundred eighty-three dollars from the Supreme Court Education Fund to the
- 13 Nebraska Retirement Fund for Judges as an offset to the increase in the
- 14 state's contribution to the Nebraska Judges Retirement System.
- 15 Any money in the Supreme Court Education Fund available for
- 16 investment shall be invested by the state investment officer pursuant to
- 17 the Nebraska Capital Expansion Act and the Nebraska State Funds
- 18 Investment Act.
- 19 Sec. 2. Section 24-227.01, Reissue Revised Statutes of Nebraska, is
- 20 amended to read:
- 21 24-227.01 The Supreme Court Automation Cash Fund is created. The
- 22 State Court Administrator shall administer the fund. The fund shall only
- 23 be used to support automation expenses of the Supreme Court, Court of
- 24 Appeals, district courts, separate juvenile courts, and county courts,
- 25 and Nebraska Probation System from the computer automation budget
- 26 program.
- 27 On July 1, 2014, or as soon thereafter as administratively possible,
- 28 the State Treasurer shall transfer six hundred thousand dollars from the
- 29 Supreme Court Automation Cash Fund to the Nebraska Retirement Fund for
- 30 Judges as an offset to the increase in the state's contribution to the
- 31 Nebraska Judges Retirement System.

- 1 Any money in the Supreme Court Automation Cash Fund available for
- 2 investment shall be invested by the state investment officer pursuant to
- 3 the Nebraska Capital Expansion Act and the Nebraska State Funds
- 4 Investment Act.
- 5 Sec. 3. Section 25-2905, Revised Statutes Cumulative Supplement,
- 6 2022, is amended to read:
- 7 25-2905 The Advisory Council on Dispute Resolution is hereby
- 8 created. The council shall be comprised of individuals from a variety of
- 9 disciplines who are trained and knowledgeable in mediation, restorative
- 10 justice, and dispute resolution and selected to be representative of the
- 11 geographical and cultural diversity of the state and to reflect gender
- 12 fairness. The council shall consist of fifteen voting members. The
- 13 membership shall include a district court judge, county court judge, and
- 14 juvenile court judge and a representative from the Office of Probation
- 15 Administration, the Nebraska State Bar Association, and the Nebraska
- 16 County Attorneys Association. Nominations for the remaining members may
- 17 be solicited from such entities and from the Nebraska Mediation
- 18 Association, the Public Counsel, social workers, mental health
- 19 professionals, diversion program administrators, educators, law
- 20 enforcement entities, crime victim advocates, and former participants in
- 21 restorative justice programs and related fields. The council shall be
- 22 appointed by the Supreme Court or its designee. The Supreme Court or its
- 23 designee shall not be restricted to the solicited list of nominees in
- 24 making its appointments. One representative from the Office of Probation
- 25 Administration shall be appointed as a nonvoting member. Two nonvoting,
- 26 ex officio members shall be appointed by the council from among the
- 27 approved centers.
- 28 Sec. 4. Section 28-322, Revised Statutes Cumulative Supplement,
- 29 2022, is amended to read:
- 30 28-322 For purposes of sections 28-322 to 28-322.03:
- 31 (1) Inmate or parolee means any individual confined in a facility

- 1 operated by the Department of Correctional Services or a city or county
- 2 correctional or jail facility or under parole supervision; and
- 3 (2) Person means (a) an individual employed by the Department of
- 4 Correctional Services or by the Division of Parole Supervision Agency,
- 5 including any individual working in central administration of the
- 6 department, any individual working under contract with the department,
- 7 and any individual, other than an inmate's spouse, to whom the department
- 8 has authorized or delegated control over an inmate or an inmate's
- 9 activities, (b) an individual employed by a city or county correctional
- 10 or jail facility, including any individual working in central
- 11 administration of the city or county correctional or jail facility, any
- 12 individual working under contract with the city or county correctional or
- 13 jail facility, and any individual, other than an inmate's spouse, to whom
- 14 the city or county correctional or jail facility has authorized or
- 15 delegated control over an inmate or an inmate's activities, and (c) an
- 16 individual employed by the Office of Probation Administration who
- 17 performs official duties within any facility operated by the Department
- 18 of Correctional Services or a city or county correctional or jail
- 19 facility.
- 20 Sec. 5. Section 29-2246, Revised Statutes Cumulative Supplement,
- 21 2022, is amended to read:
- 22 29-2246 For purposes of the Nebraska Probation Administration Act
- 23 and sections 43-2,123.01 and 83-1,102 to 83-1,104, unless the context
- 24 otherwise requires:
- 25 (1) Administrator means the probation administrator;
- 26 (2) (1) Association means the Nebraska District Court Judges
- 27 Association;
- 28 (3) Chief probation officer means the probation officer in charge of
- 29 <u>a probation district;</u>
- 30 (4) Court means a district court, county court, or juvenile
- 31 court as defined in section 43-245;

- 1 (5) Juvenile intake probation officer means an employee of the
- 2 system who is called upon by a peace officer in accordance with section
- 3 43-250 to make a decision regarding the furtherance of a juvenile's
- 4 detention;
- 5 (6) Juvenile probation officer means any probation officer who
- 6 <u>supervises probationers of a separate juvenile court;</u>
- 7 <u>(7) Non-probation-based program or service means a program or</u>
- 8 service established within the district, county, or juvenile courts and
- 9 provided to individuals not sentenced to probation who have been charged
- 10 with or convicted of a crime for the purpose of diverting the individual
- 11 <u>from incarceration or to provide treatment for issues related to the</u>
- 12 individual's criminogenic needs. Non-probation-based programs or services
- 13 include, but are not limited to, problem solving courts established
- 14 pursuant to section 24-1302 and the treatment of problems relating to
- 15 <u>substance abuse, mental health, sex offenses, or domestic violence;</u>
- 16 (8) (3) Office means the Office of Probation Administration;
- 17 (9) Post-release supervision means the portion of a split sentence
- 18 <u>following a period of incarceration under which a person found guilty of</u>
- 19 <u>a crime upon verdict or plea is released by a court subject to conditions</u>
- 20 <u>imposed by the court and subject to supervision by the office;</u>
- 21 (10) (4) Probation means a sentence under which a person found
- 22 guilty of a crime upon verdict or plea or adjudicated delinquent or in
- 23 need of special supervision is released by a court subject to conditions
- 24 imposed by the court and subject to supervision. Probation includes post-
- 25 release supervision and supervision ordered by a court pursuant to a
- 26 deferred judgment under section 29-2292;
- 27 (5) Probationer means a person sentenced to probation or post-
- 28 release supervision;
- 29 (11) (6) Probation officer means an employee of the system who
- 30 supervises probationers and conducts presentence, predisposition, or
- 31 other investigations as may be required by law or directed by a court in

- 1 which he or she is serving or performs such other duties as authorized
- 2 pursuant to section 29-2258, except unpaid volunteers from the community;
- 3 (12) Probationer means a person sentenced to probation or post-
- 4 release supervision; and
- 5 (7) Juvenile probation officer means any probation officer who
- 6 supervises probationers of a separate juvenile court;
- 7 (8) Juvenile intake probation officer means an employee of the
- 8 system who is called upon by a law enforcement officer in accordance with
- 9 section 43-250 to make a decision regarding the furtherance of a
- 10 juvenile's detention;
- 11 (9) Chief probation officer means the probation officer in charge of
- 12 a probation district;
- 13 (13) (10) System means the Nebraska Probation System. \div
- 14 (11) Administrator means the probation administrator;
- 15 (12) Non-probation-based program or service means a program or
- 16 service established within the district, county, or juvenile courts and
- 17 provided to individuals not sentenced to probation who have been charged
- 18 with or convicted of a crime for the purpose of diverting the individual
- 19 from incarceration or to provide treatment for issues related to the
- 20 individual's criminogenic needs. Non-probation-based programs or services
- 21 include, but are not limited to, problem solving courts established
- 22 pursuant to section 24-1302 and the treatment of problems relating to
- 23 substance abuse, mental health, sex offenses, or domestic violence;
- 24 (13) Post-release supervision means the portion of a split sentence
- 25 following a period of incarceration under which a person found guilty of
- 26 a crime upon verdict or plea is released by a court subject to conditions
- 27 imposed by the court and subject to supervision by the office; and
- 28 (14) Rules and regulations means policies and procedures written by
- 29 the office and approved by the Supreme Court.
- 30 Sec. 6. Section 29-2249, Reissue Revised Statutes of Nebraska, is
- 31 amended to read:

- 1 29-2249 (1) This subsection applies until June 30, 2024. The Office
- 2 of Probation Administration is hereby created within the judicial branch
- 3 of government and directly responsible to the Supreme Court.
- 4 (2) Beginning July 1, 2024, the Office of Probation Administration
- 5 shall be within the executive branch of government, and the employees of
- 6 <u>the office shall be covered by the State Personnel System.</u>
- 7 (3) The office shall consist of the probation administrator, the
- 8 Nebraska Probation System, and such other employees as may be necessary
- 9 to carry out the functions of the Nebraska Probation System.
- 10 Sec. 7. Section 29-2250, Reissue Revised Statutes of Nebraska, is
- 11 amended to read:
- 12 29-2250 The office shall:
- 13 (1) Supervise and administer the system;
- 14 (2) Establish probation policies and standards for the system, <u>in</u>
- 15 consultation with the concurrence of the Supreme Court; and
- 16 (3) Supervise offenders placed on probation in another state who are
- 17 within the state pursuant to the Interstate Compact for Adult Offender
- 18 Supervision.
- 19 Sec. 8. Section 29-2251, Reissue Revised Statutes of Nebraska, is
- 20 amended to read:
- 21 29-2251 (1) This subsection applies until June 30, 2024. The
- 22 Supreme Court shall appoint a probation administrator who shall be a
- 23 person with appropriate experience in the field of probation or with
- 24 training in relevant disciplines at a recognized college or university
- 25 and who shall serve at the pleasure of the Supreme Court.
- 26 (2) Beginning July 1, 2024, the Governor shall appoint and fix the
- 27 salary of the probation administrator subject to the approval of a
- 28 majority of the Legislature. The administrator shall be a person with
- 29 appropriate experience in the field of probation or with training in
- 30 relevant disciplines at a recognized college or university. The
- 31 administrator shall serve at the pleasure of the Governor.

1 Sec. 9. Section 29-2252, Revised Statutes Cumulative Supplement,

- 2 2022, is amended to read:
- 3 29-2252 The administrator shall:
- 4 (1) Supervise and administer the office;
- 5 (2) Establish and maintain policies, standards, and procedures for
- 6 the system, in consultation with the concurrence of the Supreme Court;
- 7 (3) Prescribe and furnish such forms for records and reports for the
- 8 system as shall be deemed necessary for uniformity, efficiency, and
- 9 statistical accuracy;
- 10 (4) Establish minimum qualifications for employment as a probation
- 11 officer in this state and establish and maintain such additional
- 12 qualifications as he or she deems appropriate for appointment to the
- 13 system. Qualifications for probation officers shall be established in
- 14 accordance with subsection (4) of section 29-2253. An ex-offender
- 15 released from a penal complex or a county jail may be appointed to a
- 16 position of deputy probation or parole officer. Such ex-offender shall
- 17 maintain a record free of arrests, except for minor traffic violations,
- 18 for one year immediately preceding his or her appointment;
- 19 (5) Establish and maintain advanced periodic inservice training
- 20 requirements for the system;
- 21 (6) Cooperate with all agencies, public or private, which are
- 22 concerned with treatment or welfare of persons on probation;
- 23 (7) Organize and conduct training programs for probation officers.
- 24 Training shall include the proper use of a risk and needs assessment,
- 25 risk-based supervision strategies, relationship skills, cognitive
- 26 behavioral interventions, community-based resources, criminal risk
- 27 factors, and targeting criminal risk factors to reduce recidivism and the
- 28 proper use of a matrix of administrative sanctions, custodial sanctions,
- 29 and rewards developed pursuant to subdivision (18) of this section. All
- 30 probation officers employed on or after August 30, 2015, shall complete
- 31 the training requirements set forth in this subdivision;

- 1 (8) Collect, develop, and maintain statistical information concerning probationers, probation practices, and the operation of the 2 3 system and provide the Community Corrections Division of the Nebraska 4 Commission on Law Enforcement and Criminal Justice with the information 5 needed to compile the report required in section 47-624;
- 6 (9) Interpret the probation program to the public with a view toward 7 developing a broad base of public support;
- 8 (10) Conduct research for the purpose of evaluating and improving
 9 the effectiveness of the system. Subject to the availability of funding,
 10 the administrator shall contract with an independent contractor or
 11 academic institution for evaluation of existing community corrections
 12 facilities and programs operated by the office;
- 13 (11) Adopt and promulgate such rules and regulations as may be 14 necessary or proper for the operation of the office or system. The administrator shall adopt and promulgate rules and regulations for 15 16 transitioning individuals on probation across levels of supervision and 17 discharging them from supervision consistent with evidence-based practices. The rules and regulations shall ensure supervision resources 18 19 are prioritized for individuals who are high risk to reoffend, require transitioning individuals down levels of supervision intensity based on 20 assessed risk and months of supervision without a reported major 21 22 violation, and establish incentives for earning discharge from supervision based on compliance; 23
- 24 (12) Transmit a report during each even-numbered year to the Supreme Court, the Legislature, and the Governor on the operation of the office 25 for the preceding two calendar years which shall include a historical 26 analysis of probation officer workload, including participation in non-27 28 probation-based programs and services. The report shall be transmitted by the Supreme Court to the Governor and the Clerk of the Legislature. The 29 report submitted to the Clerk of the Legislature shall be submitted 30 electronically. Each member of the Legislature shall receive an 31

1 electronic copy of such report by making a request for it to the

- 2 administrator;
- 3 (13) Administer the payment by the state of all salaries, travel,
- 4 and expenses authorized under section 29-2259 incident to the conduct and
- 5 maintenance of the office;
- 6 (14) Use the funds provided under section 29-2262.07 to augment
- 7 operational or personnel costs associated with the development,
- 8 implementation, and evaluation of enhanced probation-based programs and
- 9 non-probation-based programs and services in which probation personnel or
- 10 probation resources are utilized pursuant to an interlocal agreement
- 11 authorized by subdivision (16) of this section and to purchase services
- 12 to provide such programs aimed at enhancing adult probationer or non-
- 13 probation-based program participant supervision in the community and
- 14 treatment needs of probationers and non-probation-based program
- 15 participants. Enhanced probation-based programs include, but are not
- 16 limited to, specialized units of supervision, related equipment purchases
- 17 and training, and programs that address a probationer's vocational,
- 18 educational, mental health, behavioral, or substance abuse treatment
- 19 needs;
- 20 (15) Ensure that any risk or needs assessment instrument utilized by
- 21 the system be periodically validated;
- 22 (16) Have the authority to enter into interlocal agreements in which
- 23 probation resources or probation personnel may be utilized in conjunction
- 24 with or as part of non-probation-based programs and services. Any such
- 25 interlocal agreement shall comply with section 29-2255;
- 26 (17) Collaborate with the Community Corrections Division of the
- 27 Nebraska Commission on Law Enforcement and Criminal Justice and the
- 28 Division of Parole Supervision Agency to develop rules governing the
- 29 participation of parolees in community corrections programs operated by
- 30 the Office of Probation Administration;
- 31 (18) Develop a matrix of rewards for compliance and positive

- 1 behaviors and graduated administrative sanctions and custodial sanctions
- 2 for use in responding to and deterring substance abuse violations and
- 3 technical violations. As applicable under sections 29-2266.02 and
- 4 29-2266.03, custodial sanctions of up to thirty days in jail shall be
- 5 designated as the most severe response to a violation in lieu of
- 6 revocation and custodial sanctions of up to three days in jail shall be
- 7 designated as the second most severe response;
- 8 (19) Adopt and promulgate rules and regulations for the creation of
- 9 individualized post-release supervision plans, collaboratively with the
- 10 Department of Correctional Services and county jails, for probationers
- 11 sentenced to post-release supervision; and
- 12 (20) Exercise all powers and perform all duties necessary and proper
- 13 to carry out his or her responsibilities.
- 14 Each member of the Legislature shall receive an electronic copy of
- 15 the report required by subdivision (12) of this section by making a
- 16 request for it to the administrator.
- 17 Sec. 10. Section 29-2253, Reissue Revised Statutes of Nebraska, is
- 18 amended to read:
- 19 29-2253 (1) The administrator, <u>in consultation</u> with the concurrence
- 20 of the Supreme Court, shall divide the state into probation districts and
- 21 may from time to time alter the boundaries of such districts in order to
- 22 maintain the most economical, efficient, and effective utilization of the
- 23 system.
- 24 (2) The administrator shall appoint temporary and permanent
- 25 probation officers and employees for each probation district as may be
- 26 required to provide adequate probation services.
- 27 (3) The administrator shall appoint a chief probation officer with
- 28 the concurrence of the majority of all judges within a probation
- 29 district.
- 30 (4) The administrator shall, <u>in consultation</u> with the concurrence of
- 31 all of the separate juvenile court judges within each separate juvenile

- 1 court, (a) appoint for each separate juvenile court a chief juvenile
- 2 probation officer, any deputy juvenile probation officers required, and
- 3 such other employees as may be required to provide adequate probation
- 4 services for such court and (b) set the salaries of such officers and
- 5 employees. The chief and deputy juvenile probation officers shall be
- 6 selected with reference to experience and understanding of problems of
- 7 family life and child welfare, juvenile delinquency, community
- 8 organizations, and training in the recognition and treatment of behavior
- 9 disorders.
- 10 (5) The administrator may direct a probation officer of one
- 11 probation district to temporarily act as probation officer for a court in
- 12 another probation district, and such probation officer while so serving
- 13 shall have all the powers and responsibilities as if he or she were
- 14 serving in the probation district to which he or she was originally
- 15 appointed.
- 16 (6) The administrator, <u>in consultation</u> with the concurrence of the
- 17 Supreme Court, shall designate the location of the principal office of
- 18 the system within each probation district.
- 19 Sec. 11. Section 29-2257, Reissue Revised Statutes of Nebraska, is
- 20 amended to read:
- 21 29-2257 The Nebraska Probation System is established which shall
- 22 consist of the probation administrator, chief probation officers,
- 23 probation officers, and support staff. The system shall be responsible
- 24 for juvenile intake services, for preadjudication juvenile supervision
- 25 services under section 43-254, beginning October 1, 2013, for presentence
- 26 and other probation investigations, for the direct supervision of persons
- 27 placed on probation, and for non-probation-based programs and services
- 28 authorized by an interlocal agreement pursuant to subdivision (16) of
- 29 section 29-2252. The system shall be sufficient in size to assure that no
- 30 probation officer carries a caseload larger than is compatible with
- 31 adequate probation investigation or supervision. Probation officers shall

- 1 be compensated with salaries substantially equal to other state employees
- 2 who have similar responsibilities.
- 3 This provision for salary equalization shall apply only to probation
- 4 officers and support staff and shall not apply to chief probation
- 5 officers, the probation administrator, the chief deputy administrator,
- 6 the deputy probation administrator, or any other similarly established
- 7 management positions.
- 8 Sec. 12. Section 29-2258, Reissue Revised Statutes of Nebraska, is
- 9 amended to read:
- 10 29-2258 A district probation officer shall:
- 11 (1) Conduct juvenile intake interviews and investigations in
- 12 accordance with sections 43-253 and 43-260.01 and, beginning October 1,
- 13 2013, supervise delivery of preadjudication juvenile services under
- 14 subdivision (6) of section 43-254;
- 15 (2) Make presentence and other investigations, as may be required by
- 16 law or directed by a court in which he or she is serving;
- 17 (3) Supervise probationers in accordance with the rules and
- 18 regulations of the office and the directions of the sentencing court;
- 19 (4) Advise the sentencing court, in accordance with the Nebraska
- 20 Probation Administration Act and such rules and regulations of the
- 21 office, of violations of the conditions of probation by individual
- 22 probationers;
- 23 (5) Advise the sentencing court, in accordance with the rules and
- 24 regulations of the office and the direction of the court, when the
- 25 situation of a probationer may require a modification of the conditions
- 26 of probation or when a probationer's adjustment is such as to warrant
- 27 termination of probation;
- 28 (6) Provide each probationer with a statement of the period and
- 29 conditions of his or her probation;
- 30 (7) Whenever necessary, exercise the power of arrest as provided in
- 31 sections 29-2266.01 and 29-2266.02 or exercise the power of temporary

- 1 custody as provided in section 43-286.01;
- 2 (8) Establish procedures for the direction and guidance of deputy
- 3 probation officers under his or her jurisdiction and advise such officers
- 4 in regard to the most effective performance of their duties;
- 5 (9) Supervise and evaluate deputy probation officers under his or
- 6 her jurisdiction;
- 7 (10) Delegate such duties and responsibilities to a deputy probation
- 8 officer as he or she deems appropriate;
- 9 (11) Make such reports as required by the administrator, the judges
- 10 of the probation district in which he or she serves, or the Supreme
- 11 Court;
- 12 (12) Keep accurate and complete accounts of all money or property
- 13 collected or received from probationers and give receipts therefor;
- 14 (13) Cooperate fully with and render all reasonable assistance to
- 15 other probation officers;
- 16 (14) In counties with a population of less than twenty-five thousand
- 17 people, participate in pretrial diversion programs established pursuant
- 18 to sections 29-3601 to 29-3604 and juvenile pretrial diversion programs
- 19 established pursuant to sections 43-260.02 to 43-260.07 as requested by
- 20 judges of the probation district in which he or she serves or as
- 21 requested by a county attorney and approved by the judges of the
- 22 probation district in which he or she serves, except that participation
- 23 in such programs shall not require appointment of additional personnel
- 24 and shall be consistent with the probation officer's current caseload;
- 25 (15) Participate, at the direction of the probation administrator
- 26 pursuant to an interlocal agreement which meets the requirements of
- 27 section 29-2255, in non-probation-based programs and services;
- 28 (16) Perform such other duties not inconsistent with the Nebraska
- 29 Probation Administration Act or the rules and regulations of the office
- 30 as a court may from time to time direct; and
- 31 (17) Exercise all powers and perform all duties necessary and proper

- 1 to carry out his or her responsibilities.
- 2 Sec. 13. Section 29-2259, Revised Statutes Cumulative Supplement,
- 3 2022, is amended to read:
- 4 29-2259 (1) The salaries and expenses incident to the conduct and
- 5 maintenance of the office shall be paid by the state. Other expenses
- 6 shall be paid by the state as provided in sections 81-1174 to 81-1177.
- 7 (2) The salaries and travel expenses of the probation service shall
- 8 be paid by the state. Travel expenses shall be paid as provided in
- 9 sections 81-1174 to 81-1177.
- 10 (3) Except as provided in sections 29-2262 and 29-2262.04, the costs
- 11 of drug testing and equipment incident to the electronic surveillance of
- 12 individuals on probation shall be paid by the state.
- 13 (4) The expenses incident to the conduct and maintenance of the
- 14 principal office within each probation district shall in the first
- instance be paid by the county in which it is located, but such county
- shall be reimbursed for such expenses by all other counties within the
- 17 probation district to the extent and in the proportions determined by the
- 18 <u>probation administrator</u> Supreme Court based upon population, number of
- 19 investigations, and probation cases handled or upon such other basis as
- 20 the <u>probation administrator</u> Supreme Court deems fair and equitable.
- 21 (5) Each county shall provide office space and necessary facilities
- 22 for probation officers performing their official duties and shall bear
- 23 the costs incident to maintenance of such offices other than salaries,
- 24 travel expenses, and data processing and word processing hardware and
- 25 software that is provided on the state computer network.
- 26 (6) The cost of interpreter services for deaf and hard of hearing
- 27 persons and for persons unable to communicate the English language shall
- 28 be paid by the state with money appropriated to the Supreme Court for
- 29 that purpose or from other funds, including grant money, made available
- 30 to the Supreme Court for such purpose. Interpreter services shall include
- 31 auxiliary aids for deaf and hard of hearing persons as defined in section

- 1 20-151 and interpreters to assist persons unable to communicate the
- 2 English language as defined in section 25-2402. Interpreter services
- 3 shall be provided under this section for the purposes of conducting a
- 4 presentence investigation and for ongoing supervision by a probation
- 5 officer of such persons placed on probation.
- 6 (7) The probation administrator shall prepare a budget and request
- 7 for appropriations for the office and shall submit such request to the
- 8 Supreme Court and with its approval to the appropriate authority in
- 9 accordance with law.
- 10 Sec. 14. Section 29-2259.01, Reissue Revised Statutes of Nebraska,
- 11 is amended to read:
- 12 29-2259.01 (1) There is hereby created the Probation Cash Fund. All
- 13 money collected pursuant to subdivisions (2)(m) and (2)(o) of section
- 14 29-2262 shall be remitted to the State Treasurer for credit to the fund.
- 15 (2) Expenditures from the money in the fund collected pursuant to
- 16 subdivisions (2)(m) and (2)(o) of section 29-2262 shall include, but not
- 17 be limited to, supplementing any state funds necessary to support the
- 18 costs of the services for which the money was collected.
- 19 (3) Any money in the fund available for investment shall be invested
- 20 by the state investment officer pursuant to the Nebraska Capital
- 21 Expansion Act and the Nebraska State Funds Investment Act.
- 22 (4) The State Treasurer shall transfer any remaining money in the
- 23 fund collected pursuant to subdivisions (4)(a) and (4)(b) of section
- 24 60-4,115 on January 1, 2012, to the Department of Motor Vehicles Ignition
- 25 Interlock Fund.
- 26 Sec. 15. Section 29-2259.02, Reissue Revised Statutes of Nebraska,
- 27 is amended to read:
- 28 29-2259.02 The State Probation Contractual Services Cash Fund is
- 29 created. The fund shall consist only of payments received by the state
- 30 pursuant to contractual agreements with local political subdivisions for
- 31 probation services provided by the Office of Probation Administration.

- 1 The Except as otherwise directed by the Supreme Court during the period
- 2 from November 21, 2009, until June 30, 2013, the fund shall only be used
- 3 to pay for probation services provided by the Office of Probation
- 4 Administration to local political subdivisions which enter into
- 5 contractual agreements with the Office of Probation Administration. The
- 6 fund shall be administered by the probation administrator. Any money in
- 7 the fund available for investment shall be invested by the state
- 8 investment officer pursuant to the Nebraska Capital Expansion Act and the
- 9 Nebraska State Funds Investment Act.
- 10 Sec. 16. Section 29-2261, Revised Statutes Cumulative Supplement,
- 11 2022, is amended to read:
- 12 29-2261 (1) Unless it is impractical to do so, when an offender has
- 13 been convicted of a felony other than murder in the first degree, the
- 14 court shall not impose sentence without first ordering a presentence
- 15 investigation of the offender and according due consideration to a
- 16 written report of such investigation. When an offender has been convicted
- 17 of murder in the first degree and (a) a jury renders a verdict finding
- 18 the existence of one or more aggravating circumstances as provided in
- 19 section 29-2520 or (b)(i) the information contains a notice of
- 20 aggravation as provided in section 29-1603 and (ii) the offender waives
- 21 his or her right to a jury determination of the alleged aggravating
- 22 circumstances, the court shall not commence the sentencing determination
- 23 proceeding as provided in section 29-2521 without first ordering a
- 24 presentence investigation of the offender and according due consideration
- 25 to a written report of such investigation.
- 26 (2) A court may order a presentence investigation in any case,
- 27 except in cases in which an offender has been convicted of a Class IIIA
- 28 misdemeanor, a Class IV misdemeanor, a Class V misdemeanor, a traffic
- 29 infraction, or any corresponding city or village ordinance.
- 30 (3) The presentence investigation and report shall include, when
- 31 available, an analysis of the circumstances attending the commission of

- 1 the crime, the offender's history of delinquency or criminality, physical
- 2 and mental condition, family situation and background, economic status,
- 3 education, occupation, and personal habits, and any other matters that
- 4 the probation officer deems relevant or the court directs to be included.
- 5 All local and state police agencies and Department of Correctional
- 6 Services adult correctional facilities shall furnish to the probation
- 7 officer copies of such criminal records, in any such case referred to the
- 8 probation officer by the court of proper jurisdiction, as the probation
- 9 officer shall require without cost to the court or the probation officer.
- 10 Such investigation shall also include:
- 11 (a) Any written statements submitted to the county attorney by a
- 12 victim; and
- 13 (b) Any written statements submitted to the probation officer by a
- 14 victim.
- 15 (4) If there are no written statements submitted to the probation
- 16 officer, he or she shall certify to the court that:
- 17 (a) He or she has attempted to contact the victim; and
- 18 (b) If he or she has contacted the victim, such officer offered to
- 19 accept the written statements of the victim or to reduce such victim's
- 20 oral statements to writing.
- 21 For purposes of subsections (3) and (4) of this section, the term
- 22 victim shall be as defined in section 29-119.
- 23 (5) Before imposing sentence, the court may order the offender to
- 24 submit to psychiatric observation and examination for a period of not
- 25 exceeding sixty days or such longer period as the court determines to be
- 26 necessary for that purpose. The offender may be remanded for this purpose
- 27 to any available clinic or mental hospital, or the court may appoint a
- 28 qualified psychiatrist to make the examination. The report of the
- 29 examination shall be submitted to the court.
- 30 (6)(a) Any presentence report, substance abuse evaluation, or
- 31 psychiatric examination shall be privileged and shall not be disclosed

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- 1 directly or indirectly to anyone other than a judge; probation officers 2 whom an offender's file is duly transferred; the probation administrator or his or her designee; alcohol and drug counselors, mental 3 health practitioners, psychiatrists, and psychologists licensed or 4 certified under the Uniform Credentialing Act to conduct substance abuse 5 evaluations and treatment; or others entitled by law to receive such 6 7 information, including personnel and mental health professionals for the Nebraska State Patrol specifically assigned to sex offender registration 8 9 and community notification for the sole purpose of using such report, 10 evaluation, or examination for assessing risk and for community
- (b) For purposes of this subsection, mental health professional 12 13 means (i) a practicing physician licensed to practice medicine in this state under the Medicine and Surgery Practice Act, (ii) a practicing 14 psychologist licensed to engage in the practice of psychology in this 15 16 state as provided in section 38-3111 or as provided under similar 17 provisions of the Psychology Interjurisdictional Compact, (iii) a practicing mental health professional licensed or certified in this state 18 as provided in the Mental Health Practice Act, or (iv) a practicing 19 professional counselor holding a privilege to practice in Nebraska under 20 the Licensed Professional Counselors Interstate Compact. 21

notification of registered sex offenders.

(7) The court shall permit inspection of the presentence report, 22 substance abuse evaluation, or psychiatric examination or parts of the 23 report, evaluation, or examination, as determined by the court, by the 24 prosecuting attorney and defense counsel. Such Beginning July 1, 2016, 25 such inspection shall be by electronic access only unless the court 26 determines such access is not available to the prosecuting attorney or 27 defense counsel. The State Court Administrator shall determine and 28 develop the means of electronic access to such presentence reports, 29 and examinations. Upon application by the prosecuting 30 evaluations, attorney or defense counsel, the court may order that addresses, 31

- 1 telephone numbers, and other contact information for victims or witnesses
- 2 named in the report, evaluation, or examination be redacted upon a
- 3 showing by a preponderance of the evidence that such redaction is
- 4 warranted in the interests of public safety. The court may permit
- 5 inspection of the presentence report, substance abuse evaluation, or
- 6 psychiatric examination or examination of parts of the report,
- 7 evaluation, or examination by any other person having a proper interest
- 8 therein whenever the court finds it is in the best interest of a
- 9 particular offender. The court may allow fair opportunity for an offender
- 10 to provide additional information for the court's consideration.
- 11 (8) If an offender is sentenced to imprisonment, a copy of the
- 12 report of any presentence investigation, substance abuse evaluation, or
- 13 psychiatric examination shall be transmitted immediately to the
- 14 Department of Correctional Services. Upon request, the Board of Parole or
- 15 the Division of Parole Supervision <u>Agency</u> may receive a copy of the
- 16 report from the department.
- 17 (9) Notwithstanding subsections (6) and (7) of this section, the
- 18 Supreme Court or an agent of the Supreme Court acting under the direction
- 19 and supervision of the Chief Justice shall have access to psychiatric
- 20 examinations, substance abuse evaluations, and presentence investigations
- 21 and reports for research purposes. The Supreme Court and its agent shall
- 22 treat such information as confidential, and nothing identifying any
- 23 individual shall be released.
- 24 Sec. 17. Section 29-2262.07, Reissue Revised Statutes of Nebraska,
- 25 is amended to read:
- 26 29-2262.07 The Probation Program Cash Fund is created. All funds
- 27 collected pursuant to section 29-2262.06 shall be remitted to the State
- 28 Treasurer for credit to the fund. The Except as otherwise directed by the
- 29 Supreme Court during the period from November 21, 2009, until June 30,
- 30 2013, the fund shall be utilized by the administrator for the purposes
- 31 stated in subdivisions (14) and (17) of section 29-2252, except that the

- 1 State Treasurer shall, on or before June 30, 2011, on such date as
- 2 directed by the budget administrator of the budget division of the
- 3 Department of Administrative Services, transfer the amount set forth in
- 4 Laws 2009, LB1, One Hundred First Legislature, First Special Session. Any
- 5 money in the fund available for investment shall be invested by the state
- 6 investment officer pursuant to the Nebraska Capital Expansion Act and the
- 7 Nebraska State Funds Investment Act.
- 8 On July 15, 2010, the State Treasurer shall transfer three hundred
- 9 fifty thousand dollars from the Probation Program Cash Fund to the
- 10 Violence Prevention Cash Fund. The Office of Violence Prevention shall
- 11 distribute such funds as soon as practicable after July 15, 2010, to
- 12 organizations or governmental entities that have submitted violence
- 13 prevention plans and that best meet the intent of reducing street and
- 14 gang violence and reducing homicides and injuries caused by firearms.
- 15 Sec. 18. On and after July 1, 2024, positions of employment in the
- 16 Office of Probation Administration related to the powers, duties, and
- 17 functions transferred pursuant to this legislative bill remain within
- 18 such office and are transferred from the judicial branch to the executive
- 19 branch. For purposes of the transition, employees of the office shall
- 20 <u>remain employees of the office and shall retain any rights under the</u>
- 21 <u>state personnel system or pertinent bargaining agreement, and their</u>
- 22 service shall be deemed continuous. This section does not grant employees
- 23 any new rights or benefits not otherwise provided by law or bargaining
- 24 agreement or preclude the office or the administrator from exercising any
- 25 of the prerogatives of management set forth in section 81-1311 or as
- 26 otherwise provided by law. This section is not an amendment to or
- 27 <u>substitute for the provisions of any existing bargaining agreements.</u>
- Sec. 19. On and after July 1, 2024, whenever the Office of
- 29 Probation Administration is referred to or designated by any contract or
- 30 other document in connection with the duties and functions transferred
- 31 from the judicial branch to the executive branch pursuant to this

- 1 legislative bill, such reference or designation shall apply to the office
- 2 <u>as a part of the executive branch. All contracts entered into by the</u>
- 3 office prior to July 1, 2024, in connection with the duties and functions
- 4 transferred pursuant to this legislative bill are hereby recognized, with
- 5 the office maintaining all rights and obligations under such contracts.
- 6 Any cash funds, custodial funds, gifts, trusts, grants, and any
- 7 appropriations of funds from prior fiscal years available to satisfy
- 8 <u>obligations incurred under such contracts shall be transferred and</u>
- 9 appropriated to the office for the payments of such obligations. All
- 10 <u>documents</u> and <u>records</u> transferred, or copies of the same, may be
- 11 <u>authenticated or certified by the office for all legal purposes.</u>
- 12 Sec. 20. <u>No suit, action, or other proceeding, judicial or</u>
- 13 administrative, lawfully commenced prior to July 1, 2024, or which could
- 14 have been commenced prior to that date, by or against the Office of
- 15 Probation Administration or the probation administrator or any employee
- 16 of the Nebraska Probation System in the administrator's or employee's
- 17 official capacity or in relation to the discharge of his or her official
- 18 <u>duties</u>, shall abate by reason of the transfer of the office from the
- 19 judicial branch to the executive branch.
- Sec. 21. On and after July 1, 2024, unless otherwise specified,
- 21 whenever any provision of law refers to the Office of Probation
- 22 Administration, such law shall be construed as referring to the office as
- 23 it exists under the executive branch.
- 24 Sec. 22. All rules, regulations, and orders of the Office of
- 25 Probation Administration adopted prior to July 1, 2024, in connection
- 26 <u>with the powers, duties, and functions transferred from the judicial</u>
- 27 <u>branch to the executive branch by this legislative bill shall continue to</u>
- 28 <u>be effective until revised, amended, repealed, or nullified pursuant to</u>
- 29 <u>law.</u>
- 30 Sec. 23. (1) On July 1, 2024, all items of property, real and
- 31 personal, including office furniture and fixtures, books, documents, and

- 1 records of the Office of Probation Administration pertaining to the
- 2 <u>duties and functions transferred to the executive branch pursuant to this</u>
- 3 legislative bill shall remain the property of the office as part of the
- 4 executive branch.
- 5 (2) Any appropriation and salary limit for fiscal year 2024-25
- 6 provided in any legislative bill enacted by the One Hundred Eighth
- 7 Legislature, First or Second Session, to Agency No. 5, Supreme Court, in
- 8 the following program classifications, shall be null and void, and any
- 9 such amounts are hereby appropriated to Agency No. XXX, Office of
- 10 <u>Probation Administration: Program No. 67, Probation Services; Program No.</u>
- 11 <u>235, State Probation Contractual Services; and Program No. 435, Probation</u>
- 12 Community Corrections.
- 13 (3) Any financial obligations of the Office of Probation
- 14 Administration that remain unpaid as of June 30, 2024, and that are
- 15 subsequently certified as valid encumbrances to the accounting division
- 16 of the Department of Administrative Services pursuant to sections
- 17 81-138.01 to 81-138.04, shall be paid by the office from the unexpended
- 18 balance of appropriations existing in such program classifications on
- 19 June 30, 2024.
- 20 Sec. 24. Section 29-2269, Reissue Revised Statutes of Nebraska, is
- 21 amended to read:
- 22 29-2269 Sections 29-2246 to 29-2269 and sections 18 to 23 of this
- 23 act shall be known and may be cited as the Nebraska Probation
- 24 Administration Act.
- 25 Sec. 25. Section 29-2935, Revised Statutes Cumulative Supplement,
- 26 2022, is amended to read:
- 27 29-2935 For purposes of evaluating the treatment process, the
- 28 Division of Parole Supervision Agency, the Department of Correctional
- 29 Services, the Board of Parole, and the designated aftercare treatment
- 30 programs shall allow appropriate access to data and information as
- 31 requested by the Department of Health and Human Services.

- 1 Sec. 26. Section 29-4019, Revised Statutes Cumulative Supplement,
- 2 2022, is amended to read:
- 3 29-4019 (1) When sentencing a person convicted of an offense which
- 4 requires lifetime community supervision upon release pursuant to section
- 5 83-174.03, the sentencing court shall:
- 6 (a) Provide written notice to the defendant that he or she shall be
- 7 subject to lifetime community supervision by the Division of Parole
- 8 Supervision Agency upon release from incarceration or civil commitment.
- 9 The written notice shall inform the defendant (i) that he or she shall be
- 10 subject to lifetime community supervision by the agency division upon
- 11 release and that the agency division shall conduct a risk assessment and
- 12 evaluation to determine the conditions of community supervision which
- 13 will minimize, in the least restrictive manner that is compatible with
- 14 public safety, the risk of the defendant committing additional offenses,
- 15 (ii) that a violation of any of the conditions of community supervision
- 16 imposed by the <u>agency division</u> may result in the revision of existing
- 17 conditions, the addition of new conditions, a recommendation that civil
- 18 commitment proceedings should be instituted, or criminal prosecution, and
- 19 (iii) of his or her right to challenge the determination of the
- 20 conditions of community supervision by the agency division and the right
- 21 to a periodic review of the conditions of community supervision pursuant
- 22 to section 83-174.03 to determine if the conditions are still necessary
- 23 to protect the public;
- 24 (b) Require the defendant to read and sign a form stating that the
- 25 duty of the defendant to comply with the conditions of community
- 26 supervision and his or her rights to challenge the conditions of
- 27 community supervision imposed by the <u>agency</u> division has been explained;
- 28 and
- 29 (c) Retain a copy of the written notification signed by the
- 30 defendant.
- 31 (2) Prior to the release of a person serving a sentence for an

- 1 offense requiring lifetime community supervision by the Division of
- 2 Parole Supervision Agency pursuant to section 83-174.03, the Department
- 3 of Correctional Services, the Department of Health and Human Services, or
- 4 a city or county correctional or jail facility shall:
- 5 (a) Provide written notice to the person that he or she shall be
- 6 subject to lifetime community supervision by the Parole Supervision
- 7 Agency division upon release from incarceration. The written notice shall
- 8 inform the person (i) that he or she shall be subject to lifetime
- 9 community supervision by the agency division upon release and that the
- 10 agency division shall conduct a risk assessment and evaluation of the
- 11 defendant to determine the conditions of community supervision which will
- 12 minimize, in the least restrictive manner that is compatible with public
- 13 safety, the risk of the person committing additional offenses, (ii) that
- 14 a violation of any of the conditions of community supervision imposed by
- 15 the <u>agency</u> division may result in the revision of existing conditions,
- 16 the addition of new conditions, a recommendation that civil commitment
- 17 proceedings should be instituted, or criminal prosecution, and (iii) of
- 18 his or her right to challenge the determination of the conditions of
- 19 community supervision by the <u>agency</u> division and the right to a periodic
- 20 review of the conditions of community supervision pursuant to section
- 21 83-174.03 to determine if the conditions are still necessary to protect
- 22 the public;
- 23 (b) Require the defendant to read and sign a form stating that the
- 24 duty of the defendant to comply with the conditions of community
- 25 supervision and his or her right to challenge the conditions of community
- 26 supervision imposed by the agency division has been explained; and
- (c) Retain a copy of the written notification signed by the person.
- Sec. 27. Section 43-4316, Reissue Revised Statutes of Nebraska, is
- 29 amended to read:
- 30 43-4316 Responsible individual means a foster parent, a relative
- 31 provider of foster care, or an employee of the department, the juvenile

- 1 services division, the commission, a foster home, a private agency, a
- 2 licensed child care facility, or another provider of child welfare or
- 3 <u>juvenile justice</u> programs and services responsible for the care or
- 4 custody of records, documents, and files.
- 5 Sec. 28. Section 43-4318, Revised Statutes Cumulative Supplement,
- 6 2022, is amended to read:
- 7 43-4318 (1) The office shall investigate:
- 8 (a) Allegations or incidents of possible misconduct, misfeasance,
- 9 malfeasance, or violations of statutes or of rules or regulations of:
- 10 (i) The department by an employee of or person under contract with
- 11 the department, a private agency, a licensed child care facility, a
- 12 foster parent, or any other provider of child welfare services or which
- 13 may provide a basis for discipline pursuant to the Uniform Credentialing
- 14 Act;
- 15 (ii) The Subject to subsection (5) of this section, the juvenile
- 16 services division by an employee of or person under contract with the
- 17 juvenile services division, a private agency, a licensed facility, a
- 18 foster parent, or any other provider of juvenile justice services;
- (iii) The commission by an employee of or person under contract with
- 20 the commission related to programs and services supported by the Nebraska
- 21 County Juvenile Services Plan Act, the Community-based Juvenile Services
- 22 Aid Program, juvenile pretrial diversion programs, or inspections of
- 23 juvenile facilities; and
- 24 (iv) A juvenile detention facility and staff secure juvenile
- 25 facility by an employee of or person under contract with such facilities;
- 26 (b) Death or serious injury in foster homes, private agencies, child
- 27 care facilities, juvenile detention facilities, staff secure juvenile
- 28 facilities, and other programs and facilities licensed by or under
- 29 contract with the department or the juvenile services division when the
- 30 office, upon review, determines the death or serious injury did not occur
- 31 by chance; and

- (c) Death or serious injury in any case in which services are provided by the department or the juvenile services division to a child or his or her parents or any case involving an investigation under the Child Protection and Family Safety Act, which case has been open for one year or less and upon review determines the death or serious injury did not occur by chance.
- (2) The department, the juvenile services division, each juvenile 7 detention facility, and each staff secure juvenile facility shall report 8 9 to the office (a) all cases of death or serious injury of a child in a foster home, private agency, child care facility or program, or other 10 program or facility licensed by the department or inspected through the 11 commission to the Inspector General as soon as reasonably possible after 12 the department or the Office of Probation Administration learns of such 13 14 death or serious injury and (b) all allegations of sexual abuse of a state ward, juvenile on probation, juvenile in a detention facility, and 15 16 juvenile in a residential child-caring agency. For purposes of this 17 subsection, serious injury means an injury or illness caused by suspected abuse, neglect, or maltreatment which leaves a child in critical or 18 19 serious condition.
- 20 (3)(a) The Office of Juvenile Services shall report to the office of
 21 Inspector General of Nebraska Child Welfare as soon as reasonably
 22 possible after any of the following instances occur at a youth
 23 rehabilitation and treatment center:
- 24 (i) An assault;
- 25 (ii) An escape or elopement;
- 26 (iii) An attempted suicide;
- 27 (iv) Self-harm by a juvenile;
- (v) Property damage not caused by normal wear and tear;
- 29 (vi) The use of mechanical restraints on a juvenile;
- 30 (vii) A significant medical event suffered by a juvenile; and
- 31 (viii) Internally substantiated violations of 34 U.S.C. 30301 et

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- 2 (b) The Office of Juvenile Services and the office of Inspector 3 General of Nebraska Child Welfare shall, if requested by either party, 4 work in collaboration to clarify the specific parameters to comply with 5 subdivision (3)(a) of this section.
- 6 (4) The department shall notify the office of Inspector General of
 7 Nebraska Child Welfare of any leadership changes within the Office of
 8 Juvenile Services and the youth rehabilitation and treatment centers.
- 9 (5) With respect to any investigation conducted by the Inspector
 10 General pursuant to subdivision (1)(a) of this section that involves
 11 possible misconduct by an employee of the juvenile services division, the
 12 Inspector General shall immediately notify the probation administrator
 13 and provide the information pertaining to potential personnel matters to
 14 the Office of Probation Administration.
 - (5) (6) Any investigation conducted by the Inspector General shall be independent of and separate from an investigation pursuant to the Child Protection and Family Safety Act. The Inspector General and his or her staff are subject to the reporting requirements of the Child Protection and Family Safety Act.
- (6) (7) Notwithstanding the fact that a criminal investigation, a 20 criminal prosecution, or both are in progress, all law enforcement 21 22 agencies and prosecuting attorneys shall cooperate with any investigation conducted by the Inspector General and shall, immediately upon request by 23 24 the Inspector General, provide the Inspector General with copies of all 25 law enforcement reports which are relevant to the Inspector General's investigation. All law enforcement reports which have been provided to 26 the Inspector General pursuant to this section are not public records for 27 purposes of sections 84-712 to 84-712.09 and shall not be subject to 28 discovery by any other person or entity. Except to the extent that 29 disclosure of information is otherwise provided for in the Office of 30 Inspector General of Nebraska Child Welfare Act, the Inspector General 31

- 1 shall maintain the confidentiality of all law enforcement reports
- 2 received pursuant to its request under this section. Law enforcement
- 3 agencies and prosecuting attorneys shall, when requested by the Inspector
- 4 General, collaborate with the Inspector General regarding all other
- 5 information relevant to the Inspector General's investigation. If the
- 6 Inspector General in conjunction with the Public Counsel determines it
- 7 appropriate, the Inspector General may, when requested to do so by a law
- 8 enforcement agency or prosecuting attorney, suspend an investigation by
- 9 the office until a criminal investigation or prosecution is completed or
- 10 has proceeded to a point that, in the judgment of the Inspector General,
- 11 reinstatement of the Inspector General's investigation will not impede or
- 12 infringe upon the criminal investigation or prosecution. Under no
- 13 circumstance shall the Inspector General interview any minor who has
- 14 already been interviewed by a law enforcement agency, personnel of the
- 15 Division of Children and Family Services of the department, or staff of a
- 16 child advocacy center in connection with a relevant ongoing investigation
- of a law enforcement agency.
- 18 Sec. 29. Section 43-4319, Reissue Revised Statutes of Nebraska, is
- 19 amended to read:
- 20 43-4319 (1) The office shall have access to all information and
- 21 personnel necessary to perform the duties of the office.
- 22 (2) A full investigation conducted by the office shall consist of
- 23 retrieval of relevant records through subpoena, request, or voluntary
- 24 production, review of all relevant records, and interviews of all
- 25 relevant persons.
- 26 (3) For a request for confidential record information pursuant to
- 27 subsection (5) of section 43-2,108 involving death or serious injury, the
- 28 office may submit a written request to the probation administrator. The
- 29 record information shall be provided to the office within five days.
- 30 Sec. 30. Section 43-4320, Reissue Revised Statutes of Nebraska, is
- 31 amended to read:

- 1 43-4320 (1) Complaints to the office may be made in writing. The
- 2 office shall also maintain a toll-free telephone line for complaints. A
- 3 complaint shall be evaluated to determine if it alleges possible
- 4 misconduct, misfeasance, malfeasance, or violation of a statute or of
- 5 rules and regulations pursuant to section 43-4318. All complaints shall
- 6 be evaluated to determine whether a full investigation is warranted.
- 7 (2) The office shall not conduct a full investigation of a complaint
- 8 unless:
- 9 (a) The complaint alleges misconduct, misfeasance, malfeasance, or
- 10 violation of a statute or of rules and regulations pursuant to section
- 11 43-4318;
- 12 (b) The complaint is against a person within the jurisdiction of the
- 13 office; and
- 14 (c) The allegations can be independently verified through
- 15 investigation.
- 16 (3) The Inspector General shall determine within fourteen days after
- 17 receipt of a complaint whether it will conduct a full investigation. A
- 18 complaint alleging facts which, if verified, would provide a basis for
- 19 discipline under the Uniform Credentialing Act shall be referred to the
- 20 appropriate credentialing board under the act.
- 21 (4) When a full investigation is opened on a private agency that
- 22 contracts with the Office of Probation Administration, the Inspector
- 23 General shall give notice of such investigation to the Office of
- 24 Probation Administration.
- 25 Sec. 31. Section 43-4321, Reissue Revised Statutes of Nebraska, is
- 26 amended to read:
- 27 43-4321 All employees of the department, the juvenile services
- 28 division as directed by the juvenile court or the Office of Probation
- 29 Administration, or the commission, all foster parents, and all owners,
- 30 operators, managers, supervisors, and employees of private agencies,
- 31 licensed child care facilities, juvenile detention facilities, staff

- 1 secure juvenile facilities, and other providers of child welfare services
- 2 or juvenile justice services shall cooperate with the office. Cooperation
- 3 includes, but is not limited to, the following:
- 4 (1) Provision of full access to and production of records and
- 5 information. Providing access to and producing records and information
- 6 for the office is not a violation of confidentiality provisions under any
- 7 law, statute, rule, or regulation if done in good faith for purposes of
- 8 an investigation under the Office of Inspector General of Nebraska Child
- 9 Welfare Act;
- 10 (2) Fair and honest disclosure of records and information reasonably
- 11 requested by the office in the course of an investigation under the act;
- 12 (3) Encouraging employees to fully comply with reasonable requests
- of the office in the course of an investigation under the act;
- 14 (4) Prohibition of retaliation by owners, operators, or managers
- 15 against employees for providing records or information or filing or
- 16 otherwise making a complaint to the office;
- 17 (5) Not requiring employees to gain supervisory approval prior to
- 18 filing a complaint with or providing records or information to the
- 19 office;
- 20 (6) Provision of complete and truthful answers to questions posed by
- 21 the office in the course of an investigation; and
- 22 (7) Not willfully interfering with or obstructing the investigation.
- 23 Sec. 32. Section 43-4323, Revised Statutes Cumulative Supplement,
- 24 2022, is amended to read:
- 25 43-4323 The Inspector General may issue a subpoena, enforceable by
- 26 action in an appropriate court, to compel any person to appear, give
- 27 sworn testimony, or produce documentary or other evidence deemed relevant
- 28 to a matter under his or her inquiry. A person thus required to provide
- 29 information shall be paid the same fees and travel allowances and shall
- 30 be accorded the same privileges and immunities as are extended to
- 31 witnesses in the district courts of this state and shall also be entitled

- 1 to have <u>personal</u> counsel present while being questioned. Any fees
- 2 associated with counsel present under this section shall not be the
- 3 responsibility of the office of Inspector General of Nebraska Child
- 4 Welfare.
- 5 Sec. 33. Section 43-4324, Reissue Revised Statutes of Nebraska, is
- 6 amended to read:
- 7 43-4324 (1) In conducting investigations, the office shall access
- 8 all relevant records through subpoena, compliance with a request of the
- 9 office, and voluntary production. The office may request or subpoena any
- 10 record necessary for the investigation from the department, the juvenile
- 11 services division—as permitted by law, the commission, a foster parent, a
- 12 licensed child care facility, a juvenile detention facility, a staff
- 13 secure juvenile facility, or a private agency that is pertinent to an
- 14 investigation. All case files, licensing files, medical records,
- 15 financial and administrative records, and records required to be
- 16 maintained pursuant to applicable licensing rules shall be produced for
- 17 review by the office in the course of an investigation.
- 18 (2) Compliance with a request of the office includes:
- 19 (a) Production of all records requested;
- 20 (b) A diligent search to ensure that all appropriate records are
- 21 included; and
- 22 (c) A continuing obligation to immediately forward to the office any
- 23 relevant records received, located, or generated after the date of the
- 24 request.
- 25 (3) The office shall seek access in a manner that respects the
- 26 dignity and human rights of all persons involved, maintains the integrity
- 27 of the investigation, and does not unnecessarily disrupt child welfare
- 28 and juvenile justice programs or services. When advance notice to a
- 29 foster parent or to an administrator or his or her designee is not
- 30 provided, the office investigator shall, upon arrival at the departmental
- 31 office, bureau, or division, the private agency, the licensed child care

- 1 facility, the juvenile detention facility, the staff secure juvenile
- 2 facility, or the location of another provider of child welfare or
- 3 <u>juvenile justice</u> services, request that an onsite employee notify the
- 4 administrator or his or her designee of the investigator's arrival.
- 5 (4) When circumstances of an investigation require, the office may
- 6 make an unannounced visit to a foster home, a departmental office,
- 7 bureau, or division, a licensed child care facility, a juvenile detention
- 8 facility, a staff secure juvenile facility, a private agency, or another
- 9 provider to request records relevant to an investigation.
- 10 (5) A responsible individual or an administrator may be asked to
- 11 sign a statement of record integrity and security when a record is
- 12 secured by request as the result of a visit by the office, stating:
- 13 (a) That the responsible individual or the administrator has made a
- 14 diligent search of the office, bureau, division, private agency, licensed
- 15 child care facility, juvenile detention facility, staff secure juvenile
- 16 facility, or other provider's location to determine that all appropriate
- 17 records in existence at the time of the request were produced;
- 18 (b) That the responsible individual or the administrator agrees to
- 19 immediately forward to the office any relevant records received, located,
- 20 or generated after the visit;
- 21 (c) The persons who have had access to the records since they were
- 22 secured; and
- 23 (d) Whether, to the best of the knowledge of the responsible
- 24 individual or the administrator, any records were removed from or added
- 25 to the record since it was secured.
- 26 (6) The office shall permit a responsible individual, an
- 27 administrator, or an employee of a departmental office, bureau, or
- 28 division, a private agency, a licensed child care facility, a juvenile
- 29 detention facility, a staff secure juvenile facility, or another provider
- 30 to make photocopies of the original records within a reasonable time in
- 31 the presence of the office for purposes of creating a working record in a

- 1 manner that assures confidentiality.
- 2 (7) The office shall present to the responsible individual or the
- 3 administrator or other employee of the departmental office, bureau, or
- 4 division, private agency, licensed child care facility, juvenile
- 5 detention facility, staff secure juvenile facility, or other service
- 6 provider a copy of the request, stating the date and the titles of the
- 7 records received.
- 8 (8) If an original record is provided during an investigation, the
- 9 office shall return the original record as soon as practical but no later
- 10 than ten working days after the date of the compliance request.
- 11 (9) All investigations conducted by the office shall be conducted in
- 12 a manner designed to ensure the preservation of evidence for possible use
- in a criminal prosecution.
- 14 Sec. 34. Section 43-4326, Reissue Revised Statutes of Nebraska, is
- 15 amended to read:
- 16 43-4326 (1) The department shall provide the Public Counsel and the
- 17 Inspector General with direct computer access to all computerized
- 18 records, reports, and documents maintained by the department in
- 19 connection with administration of the Nebraska child welfare system.
- 20 (2) The commission shall provide the Inspector General with direct
- 21 computer access to all computerized records, reports, and documents
- 22 maintained in connection with administration of juvenile justice
- 23 services.
- 24 (3) The juvenile services division, as directed by the juvenile
- 25 court or the Office of Probation Administration, shall provide the
- 26 Inspector General with direct computer access to all computerized
- 27 records, reports, and documents maintained by the juvenile services
- 28 division in connection with the administration of juvenile probation and
- 29 <u>juvenile justice services</u> a specific case under investigation.
- 30 Sec. 35. Section 47-624, Reissue Revised Statutes of Nebraska, is
- 31 amended to read:

- 1 47-624 The division shall:
- 2 (1) Collaborate with the Office of Probation Administration, the
- 3 Division of Parole Supervision Agency, and the Department of Correctional
- 4 Services to develop and implement a plan to establish statewide operation
- 5 and use of a continuum of community correctional facilities and programs;
- 6 (2) Develop, in consultation with the probation administrator and
- 7 the Director of Supervision and Services of the Division of Parole
- 8 Supervision, standards for the use of community correctional facilities
- 9 and programs by the Nebraska Probation System and the parole system;
- 10 (3) Collaborate with the Office of Probation Administration, the
- 11 Division of Parole Supervision Agency, and the Department of Correctional
- 12 Services on the development of additional reporting centers as set forth
- 13 in section 47-624.01;
- 14 (4) Analyze and promote the consistent use of offender risk
- 15 assessment tools;
- 16 (5) Educate the courts, the Board of Parole, criminal justice system
- 17 stakeholders, and the general public about the availability, use, and
- 18 benefits of community correctional facilities and programs;
- 19 (6) Enter into and administer contracts, if necessary, to carry out
- 20 the purposes of the Community Corrections Act;
- 21 (7) In order to ensure adequate funding for substance abuse
- 22 treatment programs, consult with the probation administrator and the
- 23 Director of Supervision and Services of the Division of Parole
- 24 Supervision and develop or assist with the development of programs as
- 25 provided in subdivision (14) of section 29-2252 and subdivision (8) of
- 26 section 83-1,102;
- 27 (8) Study substance abuse and mental health treatment services in
- 28 and related to the criminal justice system, recommend improvements, and
- 29 evaluate the implementation of improvements;
- 30 (9) Research and evaluate existing community correctional facilities
- 31 and programs, within the limits of available funding;

- 1 (10) Develop standardized definitions of outcome measures for
- 2 community correctional facilities and programs, including, but not
- 3 limited to, recidivism, employment, and substance abuse;
- 4 (11) Report annually to the Legislature and the Governor on the
- 5 development and performance of community correctional facilities and
- 6 programs. The report submitted to the Legislature shall be submitted
- 7 electronically. The report shall include, but not be limited to, the
- 8 following:
- 9 (a) A description of community correctional facilities and programs
- 10 currently serving offenders in Nebraska, which includes the following
- 11 information:
- 12 (i) The target population and geographic area served by each
- 13 facility or program, eligibility requirements, and the total number of
- 14 offenders utilizing the facility or program over the past year;
- 15 (ii) Services, programs, assessments, case management, supervision,
- 16 and tools provided for offenders at the facility, in the program, or
- 17 under the supervision of a governmental agency in any capacity;
- 18 (iii) The costs of operating the facility or program and the cost
- 19 per offender; and
- 20 (iv) The funding sources for the facility or program;
- 21 (b) The progress made in expanding community correctional facilities
- 22 and programs statewide and an analysis of the need for additional
- 23 community corrections services;
- 24 (c) An analysis of the impact community correctional facilities and
- 25 programs have on the number of offenders incarcerated within the
- 26 Department of Correctional Services; and
- 27 (d) The recidivism rates and outcome data for probationers,
- 28 parolees, and problem-solving-court clients participating in community
- 29 corrections programs;
- 30 (12) Grant funds to entities including local governmental agencies,
- 31 nonprofit organizations, and behavioral health services which will

- 1 support the intent of the Community Corrections Act act;
- 2 (13) Manage all offender data acquired by the division in a
- 3 confidential manner and develop procedures to ensure that identifiable
- 4 information is not released;
- 5 (14) Establish and administer grants, projects, and programs for the
- 6 operation of the division; and
- 7 (15) Perform such other duties as may be necessary to carry out the
- 8 policy of the state established in the act.
- 9 Sec. 36. Section 47-624.01, Reissue Revised Statutes of Nebraska, is
- 10 amended to read:
- 11 47-624.01 (1) The division shall collaborate with the Office of
- 12 Probation Administration, the Division of Parole Supervision Agency, and
- 13 the Department of Correctional Services in developing a plan for the
- 14 implementation and funding of reporting centers in Nebraska.
- 15 (2) The plan shall include recommended locations for at least one
- 16 reporting center in each district court judicial district that currently
- 17 lacks such a center and shall prioritize the recommendations for
- 18 additional reporting centers based upon need.
- 19 (3) The plan shall also identify and prioritize the need for
- 20 expansion of reporting centers in those district court judicial districts
- 21 which currently have a reporting center but have an unmet need for
- 22 additional reporting center services due to capacity, distance, or
- 23 demographic factors.
- Sec. 37. Section 47-627, Reissue Revised Statutes of Nebraska, is
- 25 amended to read:
- 26 47-627 The director shall develop and maintain a uniform crime data
- 27 analysis system in Nebraska which shall include, but need not be limited
- 28 to, the number of offenses, arrests, charges, probation admissions,
- 29 probation violations, probation discharges, participants in specialized
- 30 community corrections programs, admissions to and discharges from
- 31 problem-solving courts, admissions to and discharges from the Department

- 1 of Correctional Services, parole reviews, parole hearings, releases on
- 2 parole, parole violations, and parole discharges. The data shall be
- 3 categorized by statutory crime. The data shall be collected from the
- 4 Board of Parole, the State Court Administrator, the Department of
- 5 Correctional Services, the Division of Parole Supervision Agency, the
- 6 Office of Probation Administration, the Nebraska State Patrol, counties,
- 7 local law enforcement, and any other entity associated with criminal
- 8 justice. The division and the Supreme Court shall have access to such
- 9 data to implement the Community Corrections Act.
- 10 Sec. 38. Section 47-629, Reissue Revised Statutes of Nebraska, is
- 11 amended to read:
- 12 47-629 (1) The Board of Parole may parole an offender to a community
- 13 correctional facility or program pursuant to guidelines developed by the
- 14 division.
- 15 (2) The Department of Correctional Services and the Division of
- 16 Parole Supervision Agency shall utilize community correctional facilities
- 17 and programs as appropriate.
- 18 Sec. 39. Section 47-903, Reissue Revised Statutes of Nebraska, is
- 19 amended to read:
- 20 47-903 For purposes of the Office of Inspector General of the
- 21 Nebraska Correctional System Act, the following definitions apply:
- 22 (1) Administrator means a person charged with administration of a
- 23 program, an office, or a division of the department or administration of
- 24 a private agency;
- 25 (2) Department means the Department of Correctional Services;
- 26 (3) Director means the Director of Correctional Services;
- 27 (4) Division of Parole Supervision means the division created
- 28 pursuant to section 83-1,100;
- (4) (5) Inspector General means the Inspector General of the
- 30 Nebraska Correctional System appointed under section 47-904;
- 31 (5) (6) Malfeasance means a wrongful act that the actor has no legal

- 1 right to do or any wrongful conduct that affects, interrupts, or
- 2 interferes with performance of an official duty;
- 3 (6) (7) Management means supervision of subordinate employees;
- 4 (7) (8) Misfeasance means the improper performance of some act that
- 5 a person may lawfully do;
- 6 (8) (9) Obstruction means hindering an investigation, preventing an
- 7 investigation from progressing, stopping or delaying the progress of an
- 8 investigation, or making the progress of an investigation difficult or
- 9 slow;
- 10 (9) (10) Office means the office of Inspector General of the
- 11 Nebraska Correctional System and includes the Inspector General and other
- 12 employees of the office;
- 13 (10) (11) Private agency means an entity that contracts with the
- 14 department or contracts to provide services to another entity that
- 15 contracts with the department; and
- 16 (11) (12) Record means any recording in written, audio, electronic
- 17 transmission, or computer storage form, including, but not limited to, a
- 18 draft, memorandum, note, report, computer printout, notation, or message,
- 19 and includes, but is not limited to, medical records, mental health
- 20 records, case files, clinical records, financial records, and
- 21 administrative records.
- 22 Sec. 40. Section 47-908, Reissue Revised Statutes of Nebraska, is
- 23 amended to read:
- 24 47-908 All employees of the department, all employees of the
- 25 Division of Parole Supervision Agency, and all owners, operators,
- 26 managers, supervisors, and employees of private agencies shall cooperate
- 27 with the office. Cooperation includes, but is not limited to, the
- 28 following:
- 29 (1) Provision of full access to and production of records and
- 30 information. Providing access to and producing records and information
- 31 for the office is not a violation of confidentiality provisions under any

- 1 statute, rule, or regulation if done in good faith for purposes of an
- 2 investigation under the Office of Inspector General of the Nebraska
- 3 Correctional System Act;
- 4 (2) Fair and honest disclosure of records and information reasonably
- 5 requested by the office in the course of an investigation under the act;
- 6 (3) Encouraging employees to fully comply with reasonable requests
- 7 of the office in the course of an investigation under the act;
- 8 (4) Prohibition of retaliation by owners, operators, or managers
- 9 against employees for providing records or information or filing or
- 10 otherwise making a complaint to the office;
- 11 (5) Not requiring employees to gain supervisory approval prior to
- 12 filing a complaint with or providing records or information to the
- 13 office;
- 14 (6) Provision of complete and truthful answers to questions posed by
- 15 the office in the course of an investigation; and
- 16 (7) Not willfully interfering with or obstructing the investigation.
- 17 Sec. 41. Section 47-919, Reissue Revised Statutes of Nebraska, is
- 18 amended to read:
- 19 47-919 The Division of Parole Supervision <u>Agency</u>shall provide the
- 20 Public Counsel and the Inspector General with direct computer access to
- 21 all computerized records, reports, and documents maintained in connection
- 22 with administration of the Nebraska parole system, except that access for
- 23 the Public Counsel and the Inspector General to a parolee's medical or
- 24 mental health records shall be subject to the parolee's consent.
- 25 Sec. 42. Section 71-961, Reissue Revised Statutes of Nebraska, is
- 26 amended to read:
- 27 71-961 (1) All records kept on any subject shall remain confidential
- 28 except as otherwise provided by law. Such records shall be accessible to
- 29 (a) the subject, except as otherwise provided in subsection (2) of this
- 30 section, (b) the subject's legal counsel, (c) the subject's guardian or
- 31 conservator, if any, (d) the mental health board having jurisdiction over

- 1 the subject, (e) persons authorized by an order of a judge or court, (f)
- 2 persons authorized by written permission of the subject, (g) agents or
- 3 employees of the Department of Health and Human Services upon delivery of
- 4 a subpoena from the department in connection with a licensing or
- 5 licensure investigation by the department, (h) individuals authorized to
- 6 receive notice of the release of a sex offender pursuant to section
- 7 83-174, (i) the Nebraska State Patrol or the department pursuant to
- 8 section 69-2409.01, or (j) the Division of Parole Supervision Agency if
- 9 the subject meets the requirements for lifetime community supervision
- 10 pursuant to section 83-174.03.
- 11 (2) Upon application by the county attorney or by the administrator
- 12 of the treatment facility where the subject is in custody and upon a
- 13 showing of good cause therefor, a judge of the district court of the
- 14 county where the mental health board proceedings were held or of the
- 15 county where the treatment facility is located may order that the records
- 16 not be made available to the subject if, in the judgment of the court,
- 17 the availability of such records to the subject will adversely affect his
- or her mental illness or personality disorder and the treatment thereof.
- 19 (3) When a subject is absent without authorization from a treatment
- 20 facility or program described in section 71-939 or 71-1223 and is
- 21 considered to be dangerous to others, the subject's name and description
- 22 and a statement that the subject is believed to be considered dangerous
- 23 to others may be disclosed in order to aid in the subject's apprehension
- 24 and to warn the public of such danger.
- 25 Sec. 43. Section 81-1401, Revised Statutes Cumulative Supplement,
- 26 2022, is amended to read:
- 27 81-1401 For purposes of sections 81-1401 to 81-1414.19, unless the
- 28 context otherwise requires:
- 29 (1) Class I railroad means a rail carrier classified as Class I
- 30 pursuant to 49 C.F.R. part 1201 1-1;
- 31 (2) Commission means the Nebraska Commission on Law Enforcement and

- 1 Criminal Justice;
- 2 (3) Council means the Nebraska Police Standards Advisory Council;
- 3 (4) Director means the director of the Nebraska Law Enforcement
- 4 Training Center;
- 5 (5) Felony means a crime punishable by imprisonment for a term of
- 6 more than one year or a crime committed outside of Nebraska which would
- 7 be punishable by imprisonment for a term of more than one year if
- 8 committed in Nebraska;
- 9 (6) Handgun means any firearm with a barrel less than sixteen inches
- 10 in length or any firearm designed to be held and fired by the use of a
- 11 single hand;
- 12 (7) Law enforcement agency means the police department or the town
- 13 marshal in incorporated municipalities, the office of sheriff in
- 14 unincorporated areas, the Nebraska State Patrol, and Class I railroad
- 15 police departments;
- 16 (8)(a) Law enforcement officer means any person who has successfully
- 17 completed an entry-level law enforcement certification from a training
- 18 academy and who is responsible for the prevention or detection of crime
- 19 or the enforcement of the penal, traffic, or highway laws of the state or
- 20 any political subdivision of the state for more than one hundred hours
- 21 per year and is authorized by law to make arrests and includes, but is
- 22 not limited to:
- (i) A full-time or part-time member of the Nebraska State Patrol;
- 24 (ii) A county sheriff;
- 25 (iii) A full-time or part-time employee of a county sheriff's
- 26 office;
- 27 (iv) A full-time or part-time employee of a municipal or village
- 28 police agency;
- 29 (v) A full-time or part-time Game and Parks Commission conservation
- 30 officer;
- 31 (vi) A full-time or part-time deputy state sheriff;

- 1 (vii) A full-time employee of an organized and paid fire department
- 2 of any city of the metropolitan class who is an authorized arson
- 3 investigator and whose duties consist of determining the cause, origin,
- 4 and circumstances of fires or explosions while on duty in the course of
- 5 an investigation;
- 6 (viii) A member of a law enforcement reserve force appointed in
- 7 accordance with section 81-1438; or
- 8 (ix) A full-time Class I railroad police officer;
- 9 (b) Law enforcement officer includes a noncertified conditional
- 10 officer;
- 11 (c) Law enforcement officer does not include employees of the
- 12 Department of Correctional Services, probation officers under the
- 13 Nebraska Probation System, parole officers appointed by the Director of
- 14 Supervision and Services of the Division of Parole Supervision, or
- 15 employees of the Department of Revenue under section 77-366; and
- 16 (d) Except for a noncertified conditional officer, a law enforcement
- 17 officer shall possess a valid law enforcement officer certificate or
- 18 diploma, as established by the council, in order to be vested with the
- 19 authority of this section;
- 20 (9) Misdemeanor crime of domestic violence has the same meaning as
- 21 in section 28-1206;
- 22 (10) Noncertified conditional officer means a person appointed
- 23 pursuant to subsection (6) of section 81-1414;
- 24 (11) Serious misconduct means improper or illegal actions taken by a
- 25 law enforcement officer that have a rational connection with the person's
- 26 fitness or capacity to serve as a law enforcement officer and includes,
- 27 but is not limited to:
- 28 (a) Conviction of a felony or misdemeanor crime of domestic
- 29 violence;
- 30 (b) Fabrication of evidence;
- 31 (c) Repeated substantiated allegations of the use of excessive

- 1 force;
- 2 (d) Acceptance of a bribe;
- 3 (e) Commission of fraud or perjury; or
- 4 (f) Sexual assault;
- 5 (12) Training academy means:
- 6 (a) The training center; or
- 7 (b) Another council-approved law enforcement training facility
- 8 which:
- 9 (i) Offers certification training that meets or exceeds the
- 10 certification training curriculum of the training center; and
- 11 (ii) Is operated and maintained by a law enforcement agency or by
- 12 multiple law enforcement agencies pursuant to the Interlocal Cooperation
- 13 Act; -
- 14 (13) Training center means the Nebraska Law Enforcement Training
- 15 Center; and
- 16 (14) Training school means a public or private institution of higher
- 17 education, including the University of Nebraska, the Nebraska state
- 18 colleges, and the community colleges of this state, that offers training
- in a council-approved pre-certification course.
- 20 Sec. 44. Section 83-171, Revised Statutes Cumulative Supplement,
- 21 2022, is amended to read:
- 22 83-171 There is hereby created a Department of Correctional Services
- 23 which shall:
- 24 (1) Maintain and administer facilities required for the custody,
- 25 control, correctional treatment, and rehabilitation of persons committed
- 26 to the department and for the safekeeping of such other persons as may be
- 27 remanded to the department in accordance with law;
- 28 (2) Develop policies and programs for the correctional treatment and
- 29 rehabilitation of persons committed to the department;
- 30 (3) Supervise parolees who have been committed to the department;
- 31 and

- 1 (4) Cooperate Until July 1, 2016, administer parole services in the
- 2 facilities and in the community and, beginning July 1, 2016, cooperate
- 3 with the Board of Parole and Division of Parole Supervision <u>Agency</u> to
- 4 assist with the efficient administration of parole services in the
- 5 facilities and in the community.
- 6 Sec. 45. Section 83-174.03, Revised Statutes Cumulative Supplement,
- 7 2022, is amended to read:
- 8 83-174.03 (1) Any individual who, on or after July 14, 2006, (a) is
- 9 convicted of or completes a term of incarceration for a registrable
- 10 offense under section 29-4003 and has a previous conviction for a
- 11 registrable offense under such section, (b) is convicted of sexual
- 12 assault of a child in the first degree pursuant to section 28-319.01, or
- 13 (c) is convicted of or completes a term of incarceration for an
- 14 aggravated offense as defined in section 29-4001.01, shall, upon
- 15 completion of his or her term of incarceration or release from civil
- 16 commitment, be supervised in the community by the Division of Parole
- 17 Supervision Agency for the remainder of his or her life.
- 18 (2) Notice shall be provided to the <u>Parole Supervision Agency</u>
- 19 division by an agency or political subdivision which has custody of an
- 20 individual required to be supervised in the community pursuant to
- 21 subsection (1) of this section at least sixty days prior to the release
- 22 of such individual from custody.
- 23 (3) Individuals required to be supervised in the community pursuant
- 24 to subsection (1) of this section shall undergo a risk assessment and
- 25 evaluation by the <u>Parole Supervision Agency division</u> to determine the
- 26 conditions of community supervision to be imposed to best protect the
- 27 public from the risk that the individual will reoffend.
- 28 (4) Conditions of community supervision imposed on an individual by
- 29 the <u>Parole Supervision Agency</u> division may include the following:
- 30 (a) Drug and alcohol testing if the conviction resulting in the
- 31 imposition of community supervision involved the use of drugs or alcohol;

- 1 (b) Restrictions on employment and leisure activities necessary to
- 2 minimize interaction with potential victims;
- 3 (c) Requirements to report regularly to the individual's community
- 4 supervision officer;
- 5 (d) Requirements to reside at a specified location and notify the
- 6 individual's community supervision officer of any change in address or
- 7 employment;
- 8 (e) A requirement to allow the <u>agency</u> division access to medical
- 9 records from the individual's current and former providers of treatment;
- 10 (f) A requirement that the individual submit himself or herself to
- 11 available medical, psychological, psychiatric, or other treatment,
- including, but not limited to, polygraph examinations; or
- 13 (g) Any other conditions designed to minimize the risk of
- 14 recidivism, including, but not limited to, the use of electronic
- 15 monitoring, which are not unduly restrictive.
- 16 Sec. 46. Section 83-174.04, Revised Statutes Cumulative Supplement,
- 17 2022, is amended to read:
- 18 83-174.04 An individual who violates one or more of the conditions
- 19 of community supervision established for him or her pursuant to section
- 20 83-174.03 shall undergo a review by the Division of Parole Supervision
- 21 Agency to evaluate the risk posed to the public by the violation in
- 22 question. The agency division may take any of the following actions in
- 23 response to a violation of conditions of community supervision:
- 24 (1) Revise or impose additional conditions of community supervision
- 25 in order to minimize the risk to the public from the continued presence
- of the individual in the community;
- 27 (2) Forward to the Attorney General or the county attorney in the
- 28 county where the individual resides a request to initiate a criminal
- 29 prosecution for failure to comply with the terms of community
- 30 supervision; or
- 31 (3) Forward to the county attorney or Attorney General a

1 recommendation that civil commitment proceedings be instituted with

- 2 respect to the individual.
- 3 Sec. 47. Section 83-174.05, Revised Statutes Cumulative Supplement,
- 4 2022, is amended to read:
- 5 83-174.05 Failure to comply with the conditions of community
- 6 supervision imposed by the Division of Parole Supervision Agency is a
- 7 Class IV felony for the first offense and a Class III felony for any
- 8 subsequent offense.
- 9 Sec. 48. Section 83-192, Revised Statutes Cumulative Supplement,
- 10 2022, is amended to read:
- 11 83-192 (1) The Board of Parole shall:
- 12 (a) Determine the time of release on parole of committed offenders
- 13 eligible for such release;
- 14 (b) Fix the conditions of parole, revoke parole, issue or authorize
- 15 the issuance of warrants for the arrest of parole violators, and impose
- 16 other sanctions short of revocation for violation of conditions of
- 17 parole;
- 18 (c) Determine the time of mandatory discharge from parole;
- 19 (d) Visit and inspect any facility, state or local, for the
- 20 detention of persons charged with or convicted of an offense and for the
- 21 safekeeping of such other persons as may be remanded to such facility in
- 22 accordance with law;
- 23 (e) <u>Implement</u> Within two years after July 1, 2006, implement the
- 24 utilization of a validated risk and needs assessment in coordination with
- 25 the Department of Correctional Services and the Division of Parole
- 26 Supervision Agency. The assessment shall be prepared and completed by the
- 27 department or the <u>agency</u> division for use by the board in determining
- 28 release on parole;
- 29 (f) Review the record of every parole-eligible committed offender
- 30 annually when he or she is within three years of his or her earliest
- 31 parole eligibility date.

- 1 The review schedule shall be based on court-imposed sentences or
- 2 statutory minimum sentences, whichever are greater. The board is not
- 3 required to review the record of a committed offender when the committed
- 4 offender's parole eligibility date is within one month of his or her
- 5 mandatory discharge date. Nothing in such schedule shall prohibit the
- 6 board from reviewing a committed offender's case at any time;
- 7 (g) Appoint and remove all employees of the board as prescribed by
- 8 the State Personnel System and delegate appropriate powers and duties to
- 9 them;
- (h) Adopt and promulgate rules and regulations; and
- 11 (i) Exercise all powers and perform all duties necessary and proper
- 12 in carrying out its responsibilities under the Nebraska Treatment and
- 13 Corrections Act.
- 14 (2) The chairperson of the board shall:
- (a) Supervise the administration and operation of the board;
- 16 (b) Serve in an advisory capacity to the director in administering
- 17 parole services within any facility;
- 18 (c) Interpret the parole program to the public with a view toward
- 19 developing a broad base of public support;
- 20 (d) Conduct research for the purpose of evaluating and improving the
- 21 effectiveness of the parole system;
- (e) Recommend parole legislation to the Governor;
- 23 (f) Adopt and promulgate rules and regulations for the
- 24 administration and operation of the board; and
- 25 (g) Exercise all other powers and perform all other duties necessary
- 26 and proper in carrying out his or her responsibilities as chairperson.
- 27 (3) This section does not prohibit a committed offender from
- 28 requesting that the board review his or her record, except that the board
- 29 is not required to review a committed offender's record more than once a
- 30 year.
- 31 Sec. 49. Section 83-198, Revised Statutes Cumulative Supplement,

- 1 2022, is amended to read:
- 2 83-198 A person shall be guilty of a Class IV felony if he or she
- 3 threatens or attempts to threaten harm to a member or an employee of the
- 4 Board of Parole or the Parole Supervision Agency with the purpose to
- 5 influence a decision, an opinion, a recommendation, a vote, or any other
- 6 exercise of discretion as member or employee of the board or agency or if
- 7 he or she privately addresses to any member or employee of the board or
- 8 <u>agency</u> any representation, entreaty, argument, or other communication
- 9 designed to influence the outcome of any matter which is or may come
- 10 before the board on the basis of considerations other than those
- 11 authorized by law.
- 12 Sec. 50. Section 83-1,100, Revised Statutes Cumulative Supplement,
- 13 2022, is amended to read:
- 14 83-1,100 (1) This subsection applies until June 30, 2024. There is
- 15 hereby created the Division of Parole Supervision within the Board of
- 16 Parole. The employees of the division shall consist of the Director of
- 17 Supervision and Services, the field parole service officers, and all
- 18 other division staff. The division shall be responsible for the
- 19 following:
- 20 (a) The administration of parole services in the community;
- 21 (b) The maintenance of all records and files associated with the
- 22 Board of Parole;
- 23 (c) The daily supervision and training of staff members of the
- 24 division, including training regarding evidence-based practices in
- 25 supervision pursuant to section 83-1,100.02; and
- 26 (d) The assessment, evaluation, and supervision of individuals who
- 27 are subject to parole supervision, including lifetime community
- 28 supervision pursuant to section 83-174.03.
- 29 (2) This subsection applies beginning July 1, 2024. The Division of
- 30 Parole Supervision is renamed the Parole Supervision Agency and shall not
- 31 be a part of the Board of Parole but shall exist as an independent agency

- 1 of the state. The employees of the agency shall consist of the Director
- 2 of Supervision and Services, the field parole service officers, and all
- 3 other agency staff. The employees of the agency shall be covered by the
- 4 State Personnel System. The agency shall be responsible for the
- 5 following:
- 6 (a) The administration of parole services in the community;
- 7 (b) The maintenance of all records and files associated with the
- 8 Board of Parole;
- 9 (c) The daily supervision and training of staff members of the
- 10 <u>agency, including training regarding evidence-based practices in</u>
- 11 <u>supervision pursuant to section 83-1,100.02; and</u>
- 12 <u>(d) The assessment, evaluation, and supervision of individuals who</u>
- 13 are subject to parole supervision, including lifetime community
- 14 <u>supervision pursuant to section 83-174.03.</u>
- 15 (3) (2) Parole officers shall be compensated with salaries
- 16 substantially equal to other state employees who have similar
- 17 responsibilities, including employees of the Office of Probation
- 18 Administration. This subsection shall apply only to field parole service
- 19 officers and support staff and shall not apply to the Director of
- 20 Supervision and Services or any other management-level position.
- 21 (4) (3) This section does not prohibit the division or the Parole
- 22 Supervision Agency from maintaining daily records and files associated
- 23 with the Board of Pardons.
- 24 Sec. 51. Section 83-1,100.02, Revised Statutes Cumulative
- 25 Supplement, 2022, is amended to read:
- 26 83-1,100.02 (1) For purposes of this section:
- 27 (a) Levels of supervision means the determination of the following
- 28 for each person on parole:
- 29 (i) Supervision contact requirements, including the frequency,
- 30 location, methods, and nature of contact with the parole officer;
- 31 (ii) Substance abuse testing requirements and frequency;

- 1 (iii) Contact restrictions;
- 2 (iv) Curfew restrictions;
- 3 (v) Access to available programs and treatment, with priority given
- 4 to moderate-risk and high-risk parolees; and
- 5 (vi) Severity of graduated responses to violations of supervision
- 6 conditions; and
- 7 (b) Risk and needs assessment means an actuarial tool that has been
- 8 validated in Nebraska to determine the likelihood of the parolee engaging
- 9 in future criminal behavior.
- 10 (2) The Division of Parole Supervision <u>Agency</u>shall establish an
- 11 evidence-based process that utilizes a risk and needs assessment to
- 12 measure criminal risk factors and specific individual needs.
- 13 (3) The risk and needs assessment shall be performed at the
- 14 commencement of the parole term and every six months thereafter by <u>agency</u>
- 15 division staff trained and certified in the use of the risk and needs
- 16 assessment.
- 17 (4) The validity of the risk and needs assessment shall be tested at
- 18 least every five years.
- 19 (5) Based on the results of the risk and needs assessment, the
- 20 agency division shall target parolee criminal risk and need factors by
- 21 focusing sanction, program, and treatment resources on moderate-risk and
- 22 high-risk parolees.
- 23 (6) The <u>agency</u> division shall provide training to its parole
- 24 officers on use of a risk and needs assessment, risk-based supervision
- 25 strategies, relationship skills, cognitive behavioral interventions,
- 26 community-based resources, criminal risk factors, targeting criminal risk
- 27 factors to reduce recidivism, and proper use of a matrix of
- 28 administrative sanctions, custodial sanctions, and rewards developed
- 29 pursuant to section 83-1,119. All parole officers employed on August 30,
- 30 2015, shall complete the training requirements set forth in this
- 31 subsection on or before January 1, 2017. Each parole officer hired on or

- 1 after August 30, 2015, shall complete the training requirements set forth
- 2 in this subsection within one year after his or her hire date.
- 3 (7) The <u>agency division</u> shall provide training for chief parole
- 4 officers to become trainers so as to ensure long-term and self-sufficient
- 5 training capacity in the state.
- 6 Sec. 52. Section 83-1,101, Revised Statutes Cumulative Supplement,
- 7 2022, is amended to read:
- 8 83-1,101 (1) This subsection applies until June 30, 2024. The Board
- 9 of Parole shall appoint a Director of Supervision and Services who shall
- 10 be a person with appropriate experience and training, including, but not
- 11 limited to, familiarity with the implementation of evidence-based
- 12 processes for utilizing risk and needs assessments to measure criminal
- 13 risk factors and specific individual needs.
- 14 (2) Beginning July 1, 2024, the Governor shall appoint and fix the
- 15 salary of the Director of Supervision and Services subject to the
- 16 approval of a majority of the Legislature. The director shall be a person
- 17 with appropriate experience and training, including, but not limited to,
- 18 familiarity with the implementation of evidence-based processes for
- 19 utilizing risk and needs assessments to measure criminal risk factors and
- 20 <u>specific individual needs. The director shall serve at the pleasure of</u>
- 21 the Governor.
- 22 Sec. 53. Section 83-1,102, Revised Statutes Cumulative Supplement,
- 23 2022, is amended to read:
- 24 83-1,102 The Director of Supervision and Services shall:
- 25 (1) Supervise and administer the Division of Parole Supervision
- 26 Agency;
- 27 (2) Establish and maintain policies, standards, and procedures for
- 28 the field parole service and the community supervision of sex offenders
- 29 pursuant to section 83-174.03;
- 30 (3) Divide the state into parole districts and appoint district
- 31 parole officers and such other employees as may be required to carry out

- 1 adequate parole supervision of all parolees, prescribe their powers and
- 2 duties, and obtain division offices for staff in each district as may be
- 3 necessary;
- 4 (4) Cooperate with the Board of Parole, the courts, the Community
- 5 Corrections Division of the Nebraska Commission on Law Enforcement and
- 6 Criminal Justice, and all other agencies, public and private, which are
- 7 concerned with the treatment or welfare of persons on parole;
- 8 (5) Provide the Board of Parole and district judges with any record
- 9 of a parolee which the board or such judges may require;
- 10 (6) Make recommendations to the Board of Parole or district judge in
- 11 cases of violation of the conditions of parole, issue warrants for the
- 12 arrest of parole violators when so instructed by the board or district
- 13 judge, notify the Director of Correctional Services of determinations
- 14 made by the board, and upon instruction of the board, issue certificates
- 15 of parole and of parole revocation to the facilities and certificates of
- 16 discharge from parole to parolees;
- 17 (7) Organize and conduct training programs for the district parole
- 18 officers and other employees;
- 19 (8) Use the funds provided under section 83-1,107.02 to augment
- 20 operational or personnel costs associated with the development,
- 21 implementation, and evaluation of enhanced parole-based programs and
- 22 purchase services to provide such programs aimed at enhancing adult
- 23 parolee supervision in the community and treatment needs of parolees.
- 24 Such enhanced parole-based programs include, but are not limited to,
- 25 specialized units of supervision, related equipment purchases and
- 26 training, and programs that address a parolee's vocational, educational,
- 27 mental health, behavioral, or substance abuse treatment needs, including
- 28 evidence-based peer and family support programs;
- 29 (9) Ensure that any risk or needs assessment instrument utilized by
- 30 the <u>agency</u> system be periodically validated;
- 31 (10) <u>Each January 1, report</u> Report annually to the Governor and

- 1 electronically to the Clerk of the Legislature beginning January 1, 2015,
- 2 the number of parole revocations and the number of technical violations
- 3 of parole; and
- 4 (11) Exercise all powers and perform all duties necessary and proper
- 5 in carrying out his or her responsibilities.
- 6 Sec. 54. Section 83-1,103.02, Revised Statutes Cumulative
- 7 Supplement, 2022, is amended to read:
- 8 83-1,103.02 (1) Prior to the release from incarceration of an
- 9 individual subject to lifetime community supervision pursuant to section
- 10 83-174.03, the Division of Parole Supervision Agency shall:
- 11 (a) Notify the individual in writing that he or she is subject to
- 12 community supervision upon completion of his or her criminal sentence;
- 13 (b) Inform the individual subject to community supervision of the
- 14 process by which conditions of community supervision are determined and
- 15 his or her right to submit relevant information to the agency division
- 16 for consideration when establishing the conditions of supervision;
- 17 (c) Determine the individual's risk of recidivism if released into
- 18 the community, utilizing a validated risk assessment tool;
- 19 (d) After considering the information required in subdivision (e) of
- 20 this subsection, determine the conditions of supervision which will most
- 21 effectively minimize the risk of the individual committing another sex
- 22 offense. The conditions shall be the least restrictive conditions
- 23 available, in terms of the effect on the individual's personal freedom,
- 24 which minimize the risk of recidivism and are compatible with public
- 25 safety; and
- (e) In determining the conditions of supervision to be imposed, the
- 27 <u>agency</u> division shall consider the following:
- 28 (i) A report prepared by the institutional caseworkers relating to
- 29 the individual's personality, social history, and adjustment to authority
- 30 and including any recommendations which the staff of the facility may
- 31 make;

- 1 (ii) All official reports of the individual's prior criminal record,
- 2 including reports and records of earlier probation and parole
- 3 experiences;
- 4 (iii) The presentence investigation report;
- 5 (iv) The reports of any physical, mental, and psychiatric
- 6 examinations of the individual;
- 7 (v) Any relevant information which may be submitted by the
- 8 individual, his or her attorney, the victim of the crime, or other
- 9 persons; and
- 10 (vi) Such other relevant information concerning the individual as
- 11 may be reasonably available.
- 12 (2) Upon completion of the risk assessment and the determination of
- 13 the conditions of community supervision and no later than thirty days
- 14 prior to the completion of the individual's criminal sentence, the <u>agency</u>
- 15 division shall issue a certificate of community supervision to the
- 16 individual containing the conditions of community supervision he or she
- 17 will be required to comply with upon the completion of his or her
- 18 criminal sentence. The Director of Supervision and Services shall include
- 19 with the certificate written information on how to appeal the
- 20 determination of the conditions of community supervision.
- 21 Sec. 55. Section 83-1,103.03, Revised Statutes Cumulative
- 22 Supplement, 2022, is amended to read:
- 23 83-1,103.03 The Division of Parole Supervision Agency shall review
- 24 the conditions of community supervision imposed on an individual pursuant
- 25 to section 83-174.03 on an annual basis and shall provide the individual
- 26 the opportunity to submit written materials to the agency division for
- 27 consideration during such review.
- 28 If the <u>agency division</u> determines, after reviewing the individual's
- 29 conduct while under supervision and any other relevant facts, that one or
- 30 more of the conditions of community supervision imposed upon the
- 31 individual is no longer necessary to reduce the risk of the individual

- 1 reoffending or is no longer the least restrictive condition compatible
- 2 with public safety, the <u>agency</u> division shall revise the conditions of
- 3 community supervision so that the individual's freedom is not
- 4 unnecessarily restricted.
- 5 Sec. 56. Section 83-1,103.04, Revised Statutes Cumulative
- 6 Supplement, 2022, is amended to read:
- 7 83-1,103.04 (1) Whenever a determination or revision of the
- 8 conditions of community supervision is made by the Division of Parole
- 9 Supervision Agency, the individual subject to the conditions shall be
- 10 entitled to an appeal. The appeal shall be heard by the district court in
- 11 the county where the individual resides. The individual shall be informed
- 12 of his or her right to request counsel, and if counsel is requested the
- 13 court shall determine if the individual is indigent. If the court finds
- 14 the individual to be indigent, it shall appoint counsel from the public
- 15 defender's office to represent the individual during the appeal.
- 16 (2) In an appeal contesting the determination or revision of the
- 17 conditions of community supervision, the burden of proof shall be on the
- 18 individual subject to community supervision to show by clear and
- 19 convincing evidence (a) that the conditions in question will not reduce
- 20 the risk of the individual reoffending or otherwise protect the public or
- 21 (b) that the condition is overly restrictive of the individual's freedom
- 22 and a less restrictive condition is available which is equally or more
- 23 effective in reducing the risk of the individual reoffending.
- 24 Sec. 57. Section 83-1,107, Revised Statutes Cumulative Supplement,
- 25 2022, is amended to read:
- 26 83-1,107 (1)(a) Within sixty days after initial classification and
- 27 assignment of any offender committed to the department, all available
- 28 information regarding such committed offender shall be reviewed and a
- 29 committed offender department-approved personalized program plan document
- 30 shall be drawn up. The document shall specifically describe the
- 31 department-approved personalized program plan and the specific goals the

- 1 department expects the committed offender to achieve. The document shall
- 2 also contain a realistic schedule for completion of the department-
- 3 approved personalized program plan. The department-approved personalized
- 4 program plan shall be developed with the active participation of the
- 5 committed offender. The department shall provide programs to allow
- 6 compliance by the committed offender with the department-approved
- 7 personalized program plan.
- 8 Programming may include, but is not limited to:
- 9 (i) Academic and vocational education, including teaching such
- 10 classes by qualified offenders;
- 11 (ii) Substance abuse treatment;
- 12 (iii) Mental health and psychiatric treatment, including criminal
- 13 personality programming;
- 14 (iv) Constructive, meaningful work programs; and
- 15 (v) Any other program deemed necessary and appropriate by the
- 16 department.
- 17 (b) A modification in the department-approved personalized program
- 18 plan may be made to account for the increased or decreased abilities of
- 19 the committed offender or the availability of any program. Any
- 20 modification shall be made only after notice is given to the committed
- 21 offender. The department may not impose disciplinary action upon any
- 22 committed offender solely because of the committed offender's failure to
- 23 comply with the department-approved personalized program plan, but such
- 24 failure may be considered by the board in its deliberations on whether or
- 25 not to grant parole to a committed offender.
- 26 (2)(a) The department shall reduce the term of a committed offender
- 27 by six months for each year of the offender's term and pro rata for any
- 28 part thereof which is less than a year.
- 29 (b) In addition to reductions granted in subdivision (2)(a) of this
- 30 section, the department shall reduce the term of a committed offender by
- 31 three days on the first day of each month following a twelve-month period

- 1 of incarceration within the department during which the offender has not
- 2 been found guilty of (i) a Class I or Class II offense or (ii) more than
- 3 three Class III offenses under the department's disciplinary code.
- 4 Reductions earned under this subdivision shall not be subject to forfeit
- 5 or withholding by the department.
- 6 (c) The total reductions under this subsection shall be credited
- 7 from the date of sentence, which shall include any term of confinement
- 8 prior to sentence and commitment as provided pursuant to section
- 9 83-1,106, and shall be deducted from the maximum term, to determine the
- 10 date when discharge from the custody of the state becomes mandatory.
- 11 (3) While the offender is in the custody of the department,
- 12 reductions of terms granted pursuant to subdivision (2)(a) of this
- 13 section may be forfeited, withheld, and restored by the chief executive
- 14 officer of the facility with the approval of the director after the
- offender has been notified regarding the charges of misconduct.
- 16 (4) The department shall ensure that a release or reentry plan is
- 17 complete or near completion when the offender has served at least eighty
- 18 percent of his or her sentence. For purposes of this subsection, release
- 19 or reentry plan means a comprehensive and individualized strategic plan
- 20 to ensure an individual's safe and effective transition or reentry into
- 21 the community to which he or she resides with the primary goal of
- 22 reducing recidivism. At a minimum, the release or reentry plan shall
- 23 include, but not be limited to, consideration of the individual's housing
- 24 needs, medical or mental health care needs, and transportation and job
- 25 needs and shall address an individual's barriers to successful release or
- 26 reentry in order to prevent recidivism. The release or reentry plan does
- 27 not include an individual's programming needs included in the
- 28 individual's personalized program plan for use inside the prison.
- 29 (5)(a) The department shall make treatment programming available to
- 30 committed offenders as provided in section 83-1,110.01 and shall include
- 31 continuing participation in such programming as part of each offender's

- 1 parolee personalized program plan.
- 2 (b) Any committed offender with a mental illness shall be provided
- 3 with the community standard of mental health care. The mental health care
- 4 shall utilize evidence-based therapy models that include an evaluation
- 5 component to track the effectiveness of interventions.
- 6 (c) Any committed offender with a mental illness shall be evaluated
- 7 before release to ensure that adequate monitoring and treatment of the
- 8 committed offender will take place or, if appropriate, that a commitment
- 9 proceeding under the Nebraska Mental Health Commitment Act or the Sex
- 10 Offender Commitment Act will take place.
- 11 (6)(a) Within thirty days after any committed offender has been
- 12 paroled, all available information regarding such parolee shall be
- 13 reviewed and a case plan document shall be drawn up and approved by the
- 14 Division of Parole Supervision Agency. The document shall specifically
- 15 describe the approved case plan and the specific goals the agency
- 16 division expects the parolee to achieve. The document shall also contain
- 17 a realistic schedule for completion of the approved case plan. The
- 18 approved case plan shall be developed with the active participation of
- 19 the parolee. During the term of parole, the parolee shall comply with the
- 20 approved case plan and the agency division shall provide programs to
- 21 allow compliance by the parolee with the approved case plan.
- 22 Programming may include, but is not limited to:
- 23 (i) Academic and vocational education;
- 24 (ii) Substance abuse treatment;
- 25 (iii) Mental health and psychiatric treatment, including criminal
- 26 personality programming;
- 27 (iv) Constructive, meaningful work programs;
- 28 (v) Community service programs; and
- 29 (vi) Any other program deemed necessary and appropriate by the
- 30 agency division.
- 31 (b) A modification in the approved case plan may be made to account

- 1 for the increased or decreased abilities of the parolee or the
- 2 availability of any program. Any modification shall be made only after
- 3 notice is given to the parolee. Intentional failure to comply with the
- 4 approved case plan by any parolee as scheduled for any year, or pro rata
- 5 part thereof, shall cause disciplinary action to be taken by the <u>agency</u>
- 6 division resulting in the forfeiture of up to a maximum of three months'
- 7 good time for the scheduled year.
- 8 (7) While the offender is in the custody of the board, reductions of
- 9 terms granted pursuant to subdivision (2)(a) of this section may be
- 10 forfeited, withheld, and restored by the director upon the recommendation
- 11 of the board after the offender has been notified regarding the charges
- of misconduct or breach of the conditions of parole.
- 13 (8) Good time or other reductions of sentence granted under the
- 14 provisions of any law prior to July 1, 1996, may be forfeited, withheld,
- 15 or restored in accordance with the terms of the Nebraska Treatment and
- 16 Corrections Act.
- 17 (9) Pursuant to rules and regulations adopted by the probation
- 18 administrator and the director, an individualized post-release
- 19 supervision plan shall be collaboratively prepared by the Office of
- 20 Probation Administration and the department and provided to the court to
- 21 prepare individuals under custody of the department for post-release
- 22 supervision. All records created during the period of incarceration shall
- 23 be shared with the Office of Probation Administration and considered in
- 24 preparation of the post-release supervision plan.
- 25 Sec. 58. Section 83-1,107.01, Revised Statutes Cumulative
- 26 Supplement, 2022, is amended to read:
- 27 83-1,107.01 (1) Unless otherwise provided by this section, whenever
- 28 an adult offender is paroled, the board shall require a parolee to pay a
- 29 monthly parole programming fee.
- 30 (2) Parolees under the supervision of the Division of Parole
- 31 Supervision Agency shall pay a monthly parole programming fee of twenty-

- 1 five dollars, not later than the tenth day of each month, beginning the
- 2 second month of parole supervision and continuing for the duration of the
- 3 parole.
- 4 (3) The board shall waive payment of the monthly parole programming
- 5 fee in whole or in part if after a hearing a determination is made that
- 6 such payment would constitute an undue hardship on the parolee due to
- 7 limited income, employment or school status, or physical or mental
- 8 handicap. Such waiver shall be in effect only during the period of time
- 9 that the parolee is unable to pay his or her monthly parole programming
- 10 fee.
- 11 (4) When monthly parole programming fees are waived, in whole or in
- 12 part, the parole officer, pursuant to rules and regulations adopted by
- 13 the board, may contract with the parolee to perform approved community
- 14 service at the rate of five dollars per hour in lieu of payment of
- 15 monthly parole programming fees. A parolee may be required to pay a
- 16 participation fee in order to take advantage of community service
- 17 programs. A parolee may not accumulate more than three months' advance
- 18 credit for community service. The use of community service alternatives
- 19 does not preclude the imposition of other intermediate measures.
- 20 (5) The <u>agency division</u> with the approval of the Board of Parole
- 21 shall implement sanctions if a parolee defaults in the payment of monthly
- 22 parole programming fees or any installment thereof as established by
- 23 subsection (2) of this section, except that parole shall not be revoked
- 24 nor shall the parolee be imprisoned for such nonpayment if the parolee is
- 25 financially unable to make the payment.
- 26 (6) If the board determines that the default in payment described in
- 27 subsection (5) of this section was not attributable to a deliberate
- 28 refusal to obey the order of the board or to failure on the parolee's
- 29 part to make a good faith effort to obtain the funds required for
- 30 payment, the board may allow the parolee additional time for payment,
- 31 reduce the amount of each installment, or revoke the fees or the unpaid

- 1 portion in whole or in part.
- 2 (7) No parolee shall be required to pay more than one monthly parole
- 3 programming fee per month.
- 4 (8) The imposition of monthly parole programming fees in this
- 5 section shall be considered separate and apart from specific service
- 6 delivery fees.
- 7 (9) Any adult offender received for supervision pursuant to section
- 8 29-2637 or the Interstate Compact for Adult Offender Supervision shall be
- 9 assessed a monthly parole programming fee during the period of time the
- 10 offender is actively supervised by Nebraska parole authorities.
- 11 (10) A parolee shall pay the fees described in this section to the
- 12 <u>agency</u> <u>division</u>. The <u>agency</u> <u>division</u> shall remit all fees to the State
- 13 Treasurer for credit to the Parole Program Cash Fund.
- 14 (11) The board and the <u>agency</u> division shall adopt and promulgate
- 15 rules and regulations to carry out this section.
- 16 Sec. 59. Section 83-1,107.02, Revised Statutes Cumulative
- 17 Supplement, 2022, is amended to read:
- 18 83-1,107.02 The Parole Program Cash Fund is created. All funds
- 19 collected pursuant to section 83-1,107.01 shall be remitted to the State
- 20 Treasurer for credit to the fund. The fund shall be utilized by the
- 21 Division of Parole Supervision Agency for the purposes stated in
- 22 subdivision (8) of section 83-1,102. Any money in the fund available for
- 23 investment shall be invested by the state investment officer pursuant to
- 24 the Nebraska Capital Expansion Act and the Nebraska State Funds
- 25 Investment Act.
- 26 Sec. 60. Section 83-1,113, Reissue Revised Statutes of Nebraska, is
- 27 amended to read:
- 28 83-1,113 The Board of Parole, the Parole Supervision Agency, and the
- 29 <u>employees of the board and the agency</u> and its employees shall have access
- 30 at all reasonable times to any committed offender over whom the board may
- 31 have jurisdiction and shall have means provided for communication with

- 1 and observing the committed offender. The board <u>and agency</u> shall be
- 2 furnished such reports as they it may require concerning the conduct and
- 3 character of any committed offender and any other information deemed
- 4 pertinent by the board in determining whether a committed offender should
- 5 be paroled.
- 6 Sec. 61. Section 83-1,119, Revised Statutes Cumulative Supplement,
- 7 2022, is amended to read:
- 8 83-1,119 (1) For purposes of this section:
- 9 (a) Absconding parole supervision means a parolee has purposely
- 10 avoided supervision for a period of at least two weeks and reasonable
- 11 efforts by a parole officer and staff to locate the parolee in person
- 12 have proven unsuccessful;
- 13 (b) Administrative sanction means additional parole requirements
- 14 imposed upon a parolee by his or her parole officer, with the full
- 15 knowledge and consent of the parolee, designed to hold the parolee
- 16 accountable for substance abuse or technical violations of conditions of
- 17 parole, including, but not limited to:
- 18 (i) Counseling or reprimand by the Division of Parole Supervision
- 19 Agency;
- 20 (ii) Increased supervision contact requirements;
- 21 (iii) Increased substance abuse testing;
- 22 (iv) Referral for substance abuse or mental health evaluation or
- 23 other specialized assessment, counseling, or treatment;
- 24 (v) Imposition of a designated curfew for a period to be determined
- 25 by the agency division; and
- 26 (vi) Travel restrictions to stay within his or her county of
- 27 residence or employment unless otherwise permitted by the agency
- 28 division;
- 29 (c) Contract facility means a county jail that contracts with the
- 30 department to house parolees or other offenders under the jurisdiction of
- 31 the department;

- 1 (d) Substance abuse violation means a parolee's activities or
- 2 behaviors associated with the use of chemical substances or related
- 3 treatment services resulting in a violation of an original condition of
- 4 parole, including:
- 5 (i) Positive breath test for the consumption of alcohol if the
- 6 parolee is required to refrain from alcohol consumption;
- 7 (ii) Positive urinalysis for the illegal use of drugs;
- 8 (iii) Failure to report for alcohol testing or drug testing; and
- 9 (iv) Failure to appear for or complete substance abuse or mental
- 10 health treatment evaluations or inpatient or outpatient treatment; and
- 11 (e) Technical violation means a parolee's activities or behaviors
- 12 which create the opportunity for re-offending or diminish the
- 13 effectiveness of parole supervision resulting in a violation of an
- 14 original condition of parole and includes:
- 15 (i) Moving traffic violations;
- 16 (ii) Failure to report to his or her parole officer;
- 17 (iii) Leaving the state without the permission of the Board of
- 18 Parole;
- (iv) Failure to work regularly or attend training or school;
- 20 (v) Failure to notify his or her parole officer of change of address
- 21 or employment;
- 22 (vi) Frequenting places where controlled substances are illegally
- 23 sold, used, distributed, or administered; and
- 24 (vii) Failure to pay fines, court costs, restitution, or any fees
- 25 imposed pursuant to section 83-1,107.01 as directed.
- Technical violation does not include absconding parole supervision.
- 27 (2) The agency division shall develop a matrix of rewards for
- 28 compliance and positive behaviors and graduated administrative sanctions
- 29 and custodial sanctions for use in responding to and deterring substance
- 30 abuse violations and technical violations. A custodial sanction of thirty
- 31 days in a correctional facility or a contract facility shall be

1 designated as the most severe response to a violation in lieu of 2 revocation.

- 3 (3) Whenever a parole officer has reasonable cause to believe that a
 4 parolee has committed or is about to commit a substance abuse violation
 5 or technical violation while on parole, but that the parolee will not
 6 attempt to leave the jurisdiction and will not place lives or property in
 7 danger, the parole officer shall either:
- (a) Impose one or more administrative sanctions based upon the 8 9 parolee's risk level, the severity of the violation, and the parolee's 10 response to the violation. If administrative sanctions are to be imposed, the parolee shall acknowledge in writing the nature of the violation and 11 agree upon the administrative sanction. The parolee has the right to 12 13 decline to acknowledge the violation. If he or she declines acknowledge the violation, the parole officer shall take action pursuant 14 to subdivision (3)(b) of this section. A copy of the report shall be 15 submitted to the Board of Parole; or 16
- (b) Submit a written report to the Board of Parole, outlining the nature of the parole violation, and request the imposition of a custodial sanction of up to thirty days in a correctional facility or a contract facility. On the basis of the report and such further investigation as the board may deem appropriate, the board shall determine whether and how the parolee violated the conditions of parole and may:
- 23 (i) Dismiss the charge of violation; or
- (ii) If the board finds a violation justifying a custodial sanction, issue a warrant if necessary and impose a custodial sanction of up to thirty days in a correctional facility or a contract facility.
- (4) Whenever a parole officer has reasonable cause to believe that a parolee has violated or is about to violate a condition of parole by a violation other than a substance abuse violation or a technical violation and the parole officer has reasonable cause to believe that the parolee will not attempt to leave the jurisdiction and will not place lives or

- 1 property in danger, the parole officer shall submit a written report to
- 2 the Board of Parole which may, on the basis of such report and such
- 3 further investigation as it may deem appropriate:
- 4 (a) Dismiss the charge of violation;
- 5 (b) Determine whether the parolee violated the conditions of his or
- 6 her parole;
- 7 (c) Impose a custodial sanction of up to thirty days in a
- 8 correctional facility or a contract facility;
- 9 (d) Revoke his or her parole in accordance with the Nebraska
- 10 Treatment and Corrections Act; or
- 11 (e) Issue a warrant for the arrest of the parolee.
- 12 (5) Whenever a parole officer has reasonable cause to believe that a
- 13 parolee has violated or is about to violate a condition of parole and
- 14 that the parolee will attempt to leave the jurisdiction or will place
- 15 lives or property in danger, the parole officer shall arrest the parolee
- 16 without a warrant and call on any peace officer to assist him or her in
- 17 doing so.
- 18 (6) Whenever a parolee is arrested with or without a warrant, he or
- 19 she shall be detained in a local jail or other detention facility
- 20 operated by the Department of Correctional Services pending completion of
- 21 review of parole proceedings by the Board of Parole. Immediately after
- 22 such arrest and detention, the parole officer shall notify the Board of
- 23 Parole and submit a written report of the reason for such arrest. A
- 24 complete investigation shall be made by the Division of Parole
- 25 Supervision Agency and submitted to the board. After prompt consideration
- 26 of such written report, the board shall order the parolee's release from
- 27 detention or continued confinement to await a final decision on
- 28 imposition of a custodial sanction or the revocation of parole.
- 29 (7) The Board of Parole shall adopt and promulgate rules and
- 30 regulations necessary to carry out this section.
- 31 Sec. 62. Section 83-1,125.01, Revised Statutes Cumulative

- 1 Supplement, 2022, is amended to read:
- 2 83-1,125.01 (1) The Board of Parole and the Division of Parole
- 3 Supervision Agency may maintain an individual file for each person who is
- 4 under the jurisdiction of the Board of Parole. Such file may be
- 5 maintained electronically and shall include, when available and
- 6 appropriate, the following information on such person:
- 7 (a) Admission summary;
- 8 (b) Presentence investigation report;
- 9 (c) Classification reports and recommendations;
- 10 (d) Official records of conviction and commitment along with any
- 11 earlier criminal records;
- 12 (e) Progress reports and admission-orientation reports;
- (f) Reports of any disciplinary infractions and their disposition;
- 14 (g) Risk and needs assessments;
- (h) Parole plan and parole placement and investigation worksheets;
- 16 (i) Decision guideline scores;
- 17 (j) Parole case plan;
- 18 (k) Parole progress reports and contact notes;
- (1) Arrest and violation reports, including disposition;
- 20 (m) Parole proceedings orders and notices;
- 21 (n) Other documents related to parole supervision;
- (o) Correspondence; and
- (p) Other pertinent data concerning his or her background, conduct,
- 24 associations, and family relationships.
- 25 (2) Any decision concerning release on or revocation of parole or
- 26 imposition of sanctions shall be made only after the individual file has
- 27 been reviewed. The contents of the individual file shall be confidential
- 28 unless disclosed in connection with a public hearing and shall not be
- 29 subject to public inspection except by court order for good cause shown.
- 30 The contents of the file shall not be accessible to any person under the
- 31 jurisdiction of the Board of Parole. A person under the jurisdiction of

- 1 the board may obtain access to his or her medical records by request to
- 2 the provider pursuant to sections 71-8401 to 71-8407 notwithstanding the
- 3 fact that such medical records may be a part of his or her parole file.
- 4 The board and the Division of Parole Supervision <u>Agency</u> have the
- 5 authority to withhold decision guideline scores, risk and needs
- 6 assessment scores, and mental health and psychological records of a
- 7 person under the jurisdiction of the board when appropriate.
- 8 (3) Nothing in this section limits in any manner the authority of
- 9 the Public Counsel to inspect and examine the records and documents of
- 10 the board and the Division of Parole Supervision <u>Agency</u> pursuant to
- sections 81-8,240 to 81-8,254, except that the Public Counsel's access to
- 12 the medical or mental health records of a person under the jurisdiction
- of the board shall be subject to his or her consent. The office of Public
- 14 Counsel shall not disclose the medical or mental health records of a
- 15 person under the jurisdiction of the board to anyone else, including any
- other person under the jurisdiction of the board, except as authorized by
- 17 law.
- 18 Sec. 63. On and after July 1, 2024, positions of employment in the
- 19 Division of Parole Supervision related to the powers, duties, and
- 20 functions transferred pursuant to this legislative bill are transferred
- 21 to the Parole Supervision Agency. For purposes of the transition,
- 22 employees of the division shall be considered employees of the agency and
- 23 <u>shall retain any rights under the state personnel system or pertinent</u>
- 24 bargaining agreement, and their service shall be deemed continuous. This
- 25 section does not grant employees any new rights or benefits not otherwise
- 26 provided by law or bargaining agreement or preclude the agency or the
- 27 <u>Director of Supervision and Services from exercising any of the</u>
- 28 prerogatives of management set forth in section 81-1311 or as otherwise
- 29 provided by law. This section is not an amendment to or substitute for
- 30 the provisions of any existing bargaining agreements.
- 31 Sec. 64. <u>On and after July 1, 2024, whenever the Division of Parole</u>

- 1 Supervision is referred to or designated by any contract or other
- 2 document in connection with the duties and functions transferred to the
- 3 Parole Supervision Agency pursuant to this legislative bill, such
- 4 reference or designation shall apply to the agency. All contracts entered
- 5 into by the division prior to July 1, 2024, in connection with the duties
- 6 and functions transferred to the agency are hereby recognized, with the
- 7 agency succeeding to all rights and obligations under such contracts. Any
- 8 cash funds, custodial funds, gifts, trusts, grants, and any
- 9 appropriations of funds from prior fiscal years available to satisfy
- 10 obligations incurred under such contracts shall be transferred and
- 11 appropriated to the agency for the payments of such obligations. All
- 12 <u>documents</u> and <u>records</u> transferred, or <u>copies</u> of the <u>same</u>, <u>may</u> be
- 13 <u>authenticated or certified by the agency for all legal purposes.</u>
- 14 Sec. 65. No suit, action, or other proceeding, judicial or
- 15 <u>administrative</u>, <u>lawfully commenced prior to July 1, 2024</u>, <u>or which could</u>
- 16 have been commenced prior to that date, by or against the Division of
- 17 Parole Supervision, or the Director of Supervision and Services or any
- 18 employee of the division in such director's or employee's official
- 19 capacity or in relation to the discharge of his or her official duties,
- 20 <u>shall abate by reason of the transfer of duties and functions from the</u>
- 21 <u>division to the Parole Supervision Agency.</u>
- 22 Sec. 66. On and after July 1, 2024, unless otherwise specified,
- 23 whenever any provision of law refers to the Division of Parole
- 24 Supervision in connection with duties and functions transferred to the
- 25 Parole Supervision Agency by this legislative bill, such law shall be
- 26 construed as referring to the agency.
- 27 Sec. 67. All rules, regulations, and orders of the Division of
- 28 Parole Supervision adopted prior to July 1, 2024, in connection with the
- 29 powers, duties, and functions transferred to the Parole Supervision
- 30 Agency by this legislative bill shall continue to be effective until
- 31 revised, amended, repealed, or nullified pursuant to law.

- 1 Sec. 68. (1) On July 1, 2024, all items of property, real and
- 2 personal, including office furniture and fixtures, books, documents, and
- 3 records of the Division of Parole Supervision pertaining to the duties
- 4 and functions transferred to the Parole Supervision Agency pursuant to
- 5 this legislative bill shall become the property of the agency.
- 6 (2) Any appropriation and salary limit for fiscal year 2024-25
- 7 provided in any legislative bill enacted by the One Hundred Eighth
- 8 <u>Legislature</u>, First or Second Session, to Agency No. 15, Board of Pardons
- 9 and Board of Parole, Division of Parole Supervision, in the following
- 10 program classifications, shall be null and void, and any such amounts are
- 11 <u>hereby appropriated to Agency No. XXX, Parole Supervision Agency: Program</u>
- 12 <u>No. XXX, [Program Name]; and Program No. XXX, [Program Name].</u>
- 13 (3) Any financial obligations of the Division of Parole Supervision
- 14 that remain unpaid as of June 30, 2024, and that are subsequently
- 15 certified as valid encumbrances to the accounting division of the
- 16 <u>Department of Administrative Services pursuant to sections 81-138.01 to</u>
- 17 <u>81-138.04, shall be paid by the Parole Supervision Agency from the</u>
- 18 <u>unexpended balance of appropriations existing in such program</u>
- 19 <u>classifications on June 30, 2024.</u>
- 20 Sec. 69. Section 83-1,135, Revised Statutes Cumulative Supplement,
- 21 2022, is amended to read:
- 22 83-1,135 Sections 83-170 to 83-1,135.05 and sections 63 to 68 of
- 23 this act shall be known and may be cited as the Nebraska Treatment and
- 24 Corrections Act.
- 25 Sec. 70. Section 83-933, Revised Statutes Cumulative Supplement,
- 26 2022, is amended to read:
- 27 83-933 Beginning July 1, 2016, until July 19, 2018, the Office of
- 28 Parole Administration shall be within the Board of Parole. Beginning on
- 29 July 19, 2018, the Division of Parole Supervision shall be within the
- 30 Board of Parole.
- 31 The Subject to supervision, the Director of Supervision and Services

- 1 shall be charged with the administration of parole services in the
- 2 community pursuant to the provisions of section 83-1,102, implementation
- 3 and administration of the Interstate Compact for Adult Offender
- 4 Supervision as it affects parolees, community supervision of sex
- 5 offenders pursuant to section 83-174.03, and supervision of parolees
- 6 either paroled in Nebraska and supervised in another state or paroled in
- 7 another state and supervised in Nebraska, pursuant to the compact.
- 8 Sec. 71. Sections 1, 2, 3, 4, 5, 7, 9, 10, 11, 12, 13, 14, 15, 16,
- 9 17, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41,
- 10 42, 43, 44, 45, 46, 47, 48, 49, 51, 53, 54, 55, 56, 57, 58, 59, 60, 61,
- 11 62, 70, and 73 of this act become operative on July 1, 2024. The other
- 12 sections of this act become operative on their effective date.
- 13 Sec. 72. Original sections 29-2249, 29-2251, and 29-2269, Reissue
- 14 Revised Statutes of Nebraska, and sections 83-1,101, 83-1,100, and
- 15 83-1,135, Revised Statutes Cumulative Supplement, 2022, are repealed.
- 16 Sec. 73. Original sections 24-205, 24-227.01, 29-2250, 29-2253,
- 17 29-2257, 29-2258, 29-2259.01, 29-2259.02, 29-2262.07, 43-4316, 43-4319,
- 18 43-4320, 43-4321, 43-4324, 43-4326, 47-624, 47-624.01, 47-627, 47-629,
- 19 47-903, 47-908, 47-919, 71-961, and 83-1,113, Reissue Revised Statutes of
- 20 Nebraska, and sections 25-2905, 28-322, 29-2246, 29-2252, 29-2259,
- 21 29-2261, 29-2935, 29-4019, 43-4318, 43-4323, 81-1401, 83-171, 83-174.03,
- 22 83-174.04, 83-174.05, 83-192, 83-198, 83-1,100.02, 83-1,102, 83-1,103.02,
- 23 83-1,103.03, 83-1,103.04, 83-1,107, 83-1,107.01, 83-1,107.02, 83-1,119,
- 24 83-1,125.01, and 83-933, Revised Statutes Cumulative Supplement, 2022,
- 25 are repealed.