



Nebraska Legislative Bills Introduced 2016 (105th Legislature)

March 17, 2017 Update

Prepared by Jackson Lewis, P.C.

Chad Richter, Shareholder Jackson Lewis (Legislative Director Nebraska SHRM) & Attorneys at Jackson Lewis Heather Panick Jessica Källström-Schreckengost Greg Ramirez

Bill No.	Bill Description	Status
LB 30	Provide for a cash balance benefit plan for cities of the	1/5/2017
	metropolitan and primary classes for certain police	Date of Introduction
(Kolterman)	officers or firefighters	
		1/9/2017
	Public Employer Impact: The bill provides that no city of the	Referred to Nebraska
	metropolitan class may provide retirement benefits for police	Retirement Systems
	officers or firefighters hired by a certain date unless the	Committee
	retirement benefits are provided pursuant to a cash balance	
	benefit plan. The public employer would need to modify	2/7/2017
	retirement benefit programs for police officer and firefighters hired after January 1 of a designated year.	Notice of Hearing
		3/3/2017
		Nebraska Retirement
		Systems priority bill
LB 32	Eliminate a duty of the Public Employees Retirement	1/5/2017
	Board and Change Provisions Relating to Prior Service	Date of Introduction
(Kolterman)		
	Public Employer Impact: The bill would eliminate a	1/9/2017
	provision that requires the Board to provide to any county	Referred to Nebraska
	employee who is eligible for retirement the federal and state	Retirement Systems
	income tax consequences of the various annuity or retirement	Committee
	benefit options prior to his or her selecting retirement options.	4/04/0047
		1/24/2017
		Notice of Hearing
		2/10/2017
		Placed on General File

LB 37	Adopt the Uniform Wage Garnishment Act	1/5/2017
(Harr)	Employer Impact : The bill requires additional recordkeeping and reporting obligations for employers through the garnishment process. The bill also streamlines the garnishment process and codifies the priority of garnishment, obligations for creditors, debtors and garnishees and requires employers to follow specific steps in the garnishment process.	Date of Introduction 1/9/2017 Referred to the Judiciary Committee 1/20/2017 Notice of Hearing
LB 40	Prohibit Use of an interactive wireless communication device by a school bus operator	1/5/2017 Date of Introduction
(Hilkemann)	Employer Impact : Any company or agency that provides transportation of pupils by school bus must ensure that an operator of the school bus does not use any type of interactive wireless communication device whenever the vehicle is in motion.	1/9/2017 Referred to Transportation and Tele- communications Committee 2/27/2017
		Notice of Hearing 3/9/2017
1.5.00		Indefinitely postponed
LB 62 (Scheer)	Eliminate prohibition on teachers wearing religious garb Public Employer Impact: Would eliminate provisions 79-898	1/5/2017 Date of Introduction
	and 79-899 that prohibit teachers in public schools from wearing religious garb and would also eliminate the penalty provisions of this statute.	1/9/2017 Referred to Education Committee
		1/17/2017 Notice of Hearing
		1/23/2017 Placed on General File 2/22/2017 Advanced to Enrollment and Review Initial
		2/23/2017 Placed on Select File with ER8; Enrollment and Review ER8 filed; Chambers AM332 refiled
		3/15/2017 Enrollment and Review ER8 adopted
		3/16/2017 Scheer MO57 Invoke colture filed; Scheer

		MO57 prevailed; Advanced to Enrollment and Review for Engrossment
LB 79	Adopt the Small Business Retirement Marketplace Act	1/5/2017 Date of Introduction
(Blood)	Employer Impact : This bill would create a small business retirement marketplace in Nebraska to address a retirement savings gap in Nebraska. It would allow small businesses to offer private savings to their employees through a "simple and inexpensive manner." The Marketplace would mean the small business retirement marketplace in Nebraska which is a	1/9/2017 Referred to Nebraska Retirement Systems Committee
	retirement savings program created to connect eligible employers and their employees with approved plans to increase retirement savings. An eligible employer is a	1/27/2017 Notice of Hearing
	business with fewer than 100 qualified employees at the time of enrollment. It is a voluntary system for employers.	2/10/2017 Indefinitely Postponed
LB 110	Change duties and requirements relating to certain retirement plan reporting.	1/6/2017 Date of Introduction
(Kolterman)	Employer Impact : Beginning 12/31/2018, and each December 31 st thereafter, for a defined benefit plan the pension board or its designee shall prepare and electronically file an annual report with the Auditor of Public Accounts and the Nebraska Retirement Systems Committee of the	1/10/2017 Referred to Nebraska Retirement Systems Committee
	Legislature. Requires certain other reporting obligations as well.	1/24/2017 Notice of Hearing
		2/10/2017 Placed on General File
LB 124	Increase the probationary period of community college Staff	1/6/2017 Date of Introduction
(Baker)	Public Employer Impact: Any contract of employment entered into on or after July 1, 2017 between the teaching staff and a board, which applies to the first three years of employment for members, shall provide that the probationary	1/10/2017 Referred to Education Committee
	period is the first three years of the employment. Any such contract may be terminated during the probationary period without cause.	1/24/2017 Notice of Hearing
		2/27/2017 Placed on General File
LB 136	Change Provisions relating to garnishment proceedings.	1/9/2017 Date of Introduction
(Ebke)	Employer Impact : The bill amends section 25-1029 and 25- 1056 of the Revised Statutes of Nebraska. The bill permits employers who are holding nonexempt earnings pursuant to an order of garnishment to release the funds if no order to pay the judgment creditor has been received by the employer	1/10/2017 Referred to Judiciary Committee
	within sixty (60) days following the judgment creditor's receipt of the employer's answer.	1/20/2017 Notice of Hearing

LB 147	Change workers' compensation provisions relating to	1/9/2017
	waiting time, termination of compensation, and attorney's	Date of Introduction
(Hansen)	fees.	
		1/10/2017
	Employer Impact : This bill would eliminate the 50% increase	Referred to Business and
	in worker's compensation benefits for "waiting time" if the cause of the waiting time is due to a reasonable investigation	Labor Committee
	by the employer into whether the benefits are owed to the	3/6/2017
	employee, the results of the investigation were the actual	Notice of Hearing
	basis for the employer, or his worker's compensation insurer,	5
	to deny, delay payment or terminate benefits, and the	
	employer conveyed the reason for the denial, delay in	
	payments, or termination of benefits to the employee at the	
	same time as the denial, delay or termination.	
	In addition, the bill provides that attorney's fees will not be	
	awarded to an employee who is successful in compensation	
	court on a claim for an employer's refusal to pay	
	compensation benefits, if the employer conducted a	
	reasonable investigation into whether the benefits are owed to	
	the employee, the results of the investigation were the actual	
	basis for the employer, or his worker's compensation insurer, to deny, delay payment or terminate benefits, and the	
	employer conveyed the reason for the denial, delay in	
	payments, or termination of benefits to the employee at the	
	same time as the denial, delay or termination.	
LB 165	Require employer identification numbers and use of the	1/10/2017
	federal immigration verification system	Date of Introduction
(Brewer)	Employer Impact: This bill is intended to prevent employers	1/12/2017
	from knowingly employing unauthorized aliens. Beginning	Referred to Judiciary
	January 1, 2018, every employer paying wages subject to	Committee
	withholding must register with the Tax Commissioner and	
	have an assigned state employer identification number.	2/22/2017
	Additionally, every such employer will be required to register	Notice of Hearing
	with and use the federal immigration verification system to	
	determine the work eligibility status of new employees subject to tax withholding and physically performing services within	
	Nebraska. Employers must determine the new employee's	
	work eligibility status pursuant to federal law after the	
	employee has accepted an offer of employment. The	
	employer must file a sworn affidavit with the Tax	
	Commissioner stating that the employer is in compliance with	
	the law. Employees hired prior to the date of the employer's registration with the federal immigration verification system	
	are exempt from the requirements. Proof of verifying the	
	employment authorization of an employee with the federal	
	immigration verification system creates a rebuttable	
	presumption that the employer did not knowingly employ an	
	unauthorized alien.	

LB 169	Exempt social security benefits and retirement income from income taxation	1/10/2017 Date of Introduction
(Wayne)		
	Employer Impact: Employers should be aware that this bill	1/12/2017
	would reduce federal adjusted gross income amounts received	Referred to Revenue
	for the following: (1) benefits received under the Social Security Act; (2) the amount received as a retirement benefit under a	Committee
	retirement plan qualified under sections 401(a) or 403(a) of the	2/10/2017
	Internal Revenue Code; (3) amounts received as military	Notice of Hearing
	retirement benefit; (4) amounts received for other enumerated	
	public employee retirement acts.	
LB 172	Change to the Employment Security Law	1/10/2017
	onange to the Employment occurry Eaw	Date of Introduction
(Albrecht)	Employer Impact: New rules and wording of rules regarding	
	disqualification of individuals for unemployment benefits. The	1/12/2017
	bill adds the definitions of "agricultural labor," "Crew leader,"	Referred to Business and
	and "Employers engaged in the construction industry," to	Labor Committee
	Section 48-602, Nebraska Revised Statutes Cumulative	
	Supplement for purposes of determining unemployment	1/30/2017
	compensation. The bill also provides that the term wage shall	Notice of Hearing
	not include remuneration paid to an individual by the employer,	
	or predecessor employer that exceeds nine thousand dollars	2/9/2017
	during the calendar year.	Placed on General File
	Eurthormore, the bill revised rules reporting coloulation of the	with AM162. Business and Labor AM162 filed
	Furthermore, the bill revised rules regarding calculation of the combined tax rate applicable to each employer on the basis of	and Labor AW 102 med
	actual experience in the "payment of contributions and with	3/13/2017
	respect to benefits charged against his or her separate	Speaker priority bill
	experience account."	
LB 173	Prohibit discrimination based upon sexual orientation and	1/10/2017
	gender identity	Date of Introduction
(Morfeld)		4400047
	Employer Impact: Change the Nebraska Fair Employment	
	Practice Act to include sexual orientation and gender identity as protected characteristics. Employers would be prohibited	Referred to Judiciary Committee
	from discriminating against employees on the basis of sexual	
	orientation and gender identity with regard to hiring, firing,	2/22/2017
	promotion, compensation, training, retention discipline,	Notice of Hearing
	benefits, or any other aspect of personnel administration.	5
		3/1/2017
		Placed on General File
		3/9/2017
		Bolz priority bill

LB 181 (Quick)	 Provide for reimbursement to employees for certain medical examinations under the Nebraska Workers' Compensation Act Employer Impact: This law provides that if a physician selected by an employer or its workers' compensation insurer renders an opinion or findings regarding an employee's medical conditions or the relatedness of the medical condition to employment, the employer must reimburse the employee for the medical report or examination of a physician of the employee's choice if the employee disputes the employer physician's findings and submits the proper application to the Workers' Compensation Court and the employer. 	1/10/2017 Date of Introduction 1/12/2017 Referred to Business and Labor 1/23/2017 Notice of Hearing 2/9/2017 Placed on General File 2/23/2017 Quick priority bill
		3/6/2017 Quick MO50 Unanimous consent to bracket until January 10, 2018 filed; Quick MO50 approved
LB 203	Change provisions relating to maximum annual unemployment benefits and disqualification for benefits	1/10/2017 Date of Introduction
(Kuehn)	Employer Impact: Beginning October 1, 2018, any eligible individual is entitled during any benefit year to the total amount of benefits equal to whichever is the lesser of (a) 26x his or her weekly benefit amount, or (b) 1/3 if his or her wages in the employment of each employer per calendar quarter of his or her base period.	1/12/2017 Referred to Business and Labor Committee 1/23/2017 Notice of Hearing
	The employee will continue to have benefits reduced as described in Neb. Rev. Stat. 48-628. If a claimant has been separated from employment because he or she left work voluntarily for the sole purpose of accepting previously secured, permanent, full-time, insured work, which he or she does accept, which offers a reasonable expectation of betterment of wages or working conditions, or both, his or her wages will be reduced by 2x his or her weekly benefit amount. His or her wages will be reduced by 13x his or her weekly benefit amount of he or she left work voluntarily without good cause for any other reason. If a claimant has been separated from his or her employment for misconduct connected to his or her work, his or her total benefit amount will be reduced by 14x his or her weekly benefit amount.	2/9/2017 Placed on General File 2/22/2017 Business and Labor priority bill 2/23/2017 Albrecht AM 350 filed 2/24/2017 Albrecht AM350 adopted; advanced to Enrollment and Review initial 3/1/2017 Placed on Select File with ER12; Enrollment and Review ER12 filed

		3/13/2017 Enrollment and Review ER12 adopted; Advanced to Enrollment and Review for Engrossment
		3/15/2017 Placed on Final Reading
LB 211	Change the minimum wage for persons compensated by way of gratuities	1/10/2017 Date of Introduction
(Hansen)	 Employer Impact: Persons compensated by gratuities such as waiters, waitresses, bellhops, porters, and similar employees must be paid the following minimum rate: (1) \$2.13 per hour prior to August 1, 2017 (current rate); (2) 40% of the minimum wage rate in effect for wages paid after August 1, 2017; 	1/12/2017 Referred to Business and Labor Committee 2/27/2017 Notice of Hearing
	(3) 50% of the minimum wage rate in effect for wages paid after January 1, 2018.	3/15/2017 Placed on General File
LB 244 (Boltz)	Change Provisions Relating to Mental Injury and Mental Illness for Workers' Compensation	1/11/2017 Date of Introduction
	Employer Impact: Change provisions relating to mental injury and mental illness for workers' compensation by defining personal injury to include mental injuries and mental illness unaccompanied by physical injury for an employee who is a	1/13/2017 Referred to Business and Labor Committee
	first responder or frontline state employee. Previously it did not include "frontline state employee." Frontline state employee means an employee of the Department of Correctional Services or the Department of Health and Human Services whose duties involve regular and direct interaction with high- risk individuals.	2/27/2017 Notice of Hearing 3/3/2017 Placed on General File with AM460; Business and Labor AM460 filed
LB 248	Adopt the Youth Opportunities in Learning and Occupations Act	1/11/2017 Date of Introduction
(Harr)	Employer Impact: Beginning in fiscal year 2017-18, employers can apply for a grant under the Act to secure job training for young people (16-24 yr olds) in industries with a positive growth-to-replacement ratio (or that expect such a ratio	1/13/2017 Referred to Business and Labor Committee
	in the next 12-24 months). Nonprofit corporations can apply for grants to provide soft-skills training, career counseling, and other programs for career readiness to young people. The	1/23/2017 Notice of Hearing
	Legislature intends to appropriate \$20M to the grant program for the first fiscal year.	2/28/2017 Placed on General File with AM301; Business and Labor AM301 filed
		3/8/2017 Harr priority bill

LB 255 (Crawford)	Adopt the Dialysis Patient Care Technician Registration Act	1/11/2017 Date of Introduction
	Employer Impact: This bill sets minimum qualification standards for individuals employed as Dialysis Patient Care Technicians at health care facilities that provide hemodialysis and requires that they register with the state.	1/13/2017 Referred to Health and Human Services Committee
		1/26/2017 Notice of Hearing
		2/8/2017 Placed on General File with AM91. Health and Human Services AM91 filed
LB 261	Adopt the Nebraska WARN Act.	1/11/2017 Date of Introduction
(Hansen)	Employer Impact: Any employer with 25 or more employees (including part time workers), who conduct a mass layoff, worksite closing, or transfer of operations must give 60 days prior notice to effected employees, union reps of effected employees, the Commission of Labor, the local workforce development board, and the mayor (if no mayor, then the county board).	1/13/2017 Referred to Business and Labor Committee 2/13/2017 Notice of Hearing
	Mass layoff means employment loss at a single site for 25 or more employees (including part time workers) or 1/3 of the workforce at that site. Worksite closing means permanent or temporary closure that affects 25 or more employees (including p/t). Transfer of operations mean removal of all or substantially all operations to a different site 50 miles or more away, which affects 25 or more employees (including p/t).	
	If the employment loss affects 250 or more employees, the employer must give 120 days' notice.	
	Penalties payable to employees for violation include 1) double back pay for each calendar day of notice not given; 2) value of benefits for the entire notice period (including medical treatment costs that would have been covered by the employer's plan absent the employment loss); 3) attorneys' fees; and 4) unspecified economic damages.	
	If the Attorney General, Commissioner of Labor, or affected city/village/county succeeds on a civil action against the employer for violating the Act, a lien attaches to the employer's business revenue, real property, and personal property.	

		4/44/0047
LB 267	Change provisions relating to onsite vaccinations at health care facilities	1/11/2017 Date of Introduction
(Linehan)	Employer Impact: Beginning October 1, 2017, nursing facilities and skill nursing facilities must offer onsite flu and pneumococcal vaccines to employees.	1/13/2017 Referred to Health and Human Services
		1/26/2017 Notice of Hearing
		2/15/2017 Placed on General File with AM41. Health and Human Services AM41 filed
		3/13/2017 Speaker priority bill
LB 305	Adopt the Paid Family Medical Leave Insurance Act	1/12/2016 Date of Introduction
(Crawford)	Employer Impact : Beginning April 1, 2020, a covered individual may take paid family medical leave for qualifying reasons as defined in the Bill. The employee may take up to 12 weeks depending upon the reason for leave.	1/17/2017 Referred to Business and Labor Committee
		2/6/2017 Notice of Hearing
LB 319	Provide for confidentiality of and access to certain injury reports under the Nebraska Workers' Compensation Act	1/12/2017 Date of Introduction
(Halloran)	Employer Impact : Certain reports filed under workers' compensation are considered confidential and not open to the public for inspection or copying except as specifically provided for in the section to administer and enforce the workers' compensation act. An employee can elect to waive confidentiality for reports involving the employee. The Comp court will deny any request to inspect or copy a report unless an election to waive confidentiality has been made by the employee.	1/17/2017 Referred to Business and Labor Committee 3/6/2017 Notice of Hearing
LB 354	Adopt the Wage Disclosure Act	1/12/2017 Date of Introduction
(Kolowski)	Employer Impact : Employer is defined as an entity employing 4 or more individuals in the state at any one time. It does not include the State or any political subdivision of the State. It is unlawful for an employer to screen job applicants based on their current or prior wages including any requirement that a job applicant's current or prior wages satisfy minimum or maximum criteria. It is unlawful to request or require as a condition of being interviewed or as a condition of continuing to be considered for an offer of employment that a job applicant disclose his or her current or prior wages or seek information regarding a job applicant's current or prior wages from the current or former employer unless the job	1/17/2017 Referred to Business and Labor Committee 2/27/2017 Notice of Hearing

		1
	applicant provides written authorization to do so and the confirmation is done after the employer has made an offer of employment.	
LB 362	Adopt the Health Savings Account Act and Provide an	1/13/2017
	Income Tax Deduction	Date of Introduction
(Riepe)		
X - F - 7	Employer Impact: An "eligible individual" for any month	1/17/2017
	during the taxable year will be permitted to take an income tax	
	deduction for the taxable year. The bill elaborates on the tax	Committee
	deduction calculation and the maximum amount permitted.	
		3/22/2017
		Notice of Hearing
LB 372	Provide protections for employees with family care	1/13/2017
	responsibilities under the Nebraska Fair Employment	
(Crawford)	Practice Act	
(,		1/17/2017
	Employer Impact: The bill would include "family care	Referred to Business and
	responsibilities" as a protected basis under the NFEPA	Labor Committee
	(similar to race, color, religion, national origin, etc.). Family	
	care responsibility means "providing direct and ongoing care	2/6/2017
	for a person's spouse, child, parent, sibling, grandchild, or	Notice of Hearing
	grandparent or a child or parent of such person's spouse." It	0
	would prohibit an employer from discriminating against an	
	employee based on his/her family care responsibilities.	
LB 420	Adopt the Fair Chance Hiring Act	1/13/2017
		Date of Introduction
(McCollister)	Employer Impact: An employer or employment agency could	
	still ask job applicants to disclose, orally or in writing,	1/17/2017
	information concerning their criminal record or history,	Referred to Business and
	including any inquiry on any employment application.	Labor Committee
	However, if an employer or employment agency makes such	
	an inquiry or requests disclosure regarding criminal history	3/13/2017
	record information, the employer or employment agency	Notice of Hearing
	would be required to afford the applicant an opportunity to	
	explain the information and the circumstances regarding any	
	convictions, including post-conviction rehabilitation.	
LB433	Require a criminal history record information check for	1/17/2017
/ <u>/ · · ·</u>	employees who have direct access to federal tax	Date of Introduction
(Ebke)	information	
		1/19/2017
	Employer Impact: (STATE AGENCIES) Any state agency	Referred to Government,
	that obtains federal tax information must require a criminal	Military and Veterans Affairs
	history record information check of any agency employee who	Committee
	has been identified by the agency as being authorized to have	0/0/0017
	direct access to federal tax information. Such employee must	3/3/2017
	submit a complete set of fingerprints to the Nebraska State	Notice of Hearing
	Patrol which will submit a copy of the fingerprints to the	
	Federal Bureau of Investigation for a national criminal history	
	record information check.	

LB 436	Change the definition of employer to evolute frenchicers	1/17/2017
LD 430	Change the definition of employer to exclude franchisors for purposes of certain labor statutes	Date of Introduction
(Ebke)	for purposes of certain labor statutes	
	Employer Impact: For purposes of various provisions of the	1/19/2017
	Nebraska labor statutes, including the Nebraska Workers'	Referred to Business and
	Compensation Act, franchisors are excluded from the	Labor Committee
	definition of "employer" of a franchisee or franchisee's	
	employees. Franchisors who exercise a type or degree of	3/13/2017
	control over the franchisee or franchisee's employees may still	Notice of Hearing
	be considered an employer.	Notice of Floating
LB 473	Require rest periods for employees	1/17/2017
LD 470	Require rest periods for employees	Date of Introduction
(Walz)	Employer Impact: Any individual, partnership, limited liability	
(******)	company, association, joint stock company, trust, or	1/19/2017
	corporation with six (6) or more employees must provide	Referred to Business and
	employees a fifteen (15) minute rest period for every four (4)	Labor Committee
	hours worked. These rest periods are in addition to regularly-	
	scheduled lunch periods. No reduction in compensation may	3/13/2017
	be made for such rest periods. Employers violating the section	Notice of Hearing
	will be guilty of a Class III misdemeanor.	5
LB 501	Change prohibition on locations where permitholder may	1/18/2017
	carry a concealed weapon	Date of Introduction
(Brewer)		
()	Employer Impact: The bill amends Section 69-2441 of the	1/20/2017
	Concealed Handgun Permit Act to provide that a permitholder	Referred to Judiciary
	does not violate the section unless the employer in control of	Committee
	the property (a) posts a conspicuous notice that carrying a	
	concealed handgun is prohibited in or on the place or	3/8/2017
	premises; and (b) has made a request, directly or through an	Notice of Hearing
	authorized representative or management personnel, that the	
	permitholder remove the concealed handgun from the place or	
	premises and the permitholder has defied the request.	
LB 502	Adopt the Permitless Concealed Carry Act	1/18/2017
		Date of Introduction
(Brewer)	Employer Impact: Section 5(3) mirrors language in the	
	Concealed Handgun Permit Act providing that a person does	1/20/2017
	not violate the section unless the employer in control of the	Referred to Judiciary
	property (a) posts a conspicuous notice that carrying a	Committee
	concealed handgun is prohibited in or on the place or	0/00/0017
	premises; and (b) has made a request, directly or through an	3/23/2017
	authorized representative or management personnel, that the	Notice of Hearing
	person remove the concealed handgun from the place or	
	premises and the person has defied the request.	
	The employer still has the right to prohibit employees or other	
	persons from carrying concealed handguns in vehicles owned	
	by the employer.	

LB 503	Prohibit certain provisions in collective bargaining	1/18/2017
(Brewer)	agreements	Date of Introduction
	Public Employer Impact: the Act would prohibit a public	1/20/2017
	employer from deducting dues, assessments, or other	Referred to Business and
	amounts from the wages of a public employee on behalf of a	Labor Committee
	union, collective bargaining organization or other professional	
	association.	3/20/2017
		Notice of Hearing
LB 507	Eliminate the Farm Labor Contractors Act	1/18/2017 Dela a filologica
(Albroobt)	Employer Impact. The bill each to aliminate the Form Labor.	Date of Introduction
(Albrecht)	Employer Impact: The bill seeks to eliminate the Farm Labor	1/20/2017
	Contractors Act in its entirety and remove references to the Act in other sections.	Referred to Business and
		Labor Committee
		2/27/2017
		Notice of Hearing
LB 519	Change Employment Security Law provisions relating to	1/18/2017
	employers' experience and reimbursement accounts	Date of Introduction
(Hansen)		
. ,	Employer Impact: The bill amends Section 48-652 and	1/20/2017
	changes provisions relating to employer experience accounts	Referred to Business and
	and reimbursement accounts. The bill provides for the	Labor Committee
	establishment of a separate experience account for employers	
	who are liable for payment of contributions and separate	1/30/2017
	reimbursement accounts for employers who are liable for	Notice of Hearing
	payments in lieu of contributions. Furthermore, the bill	
	describes when an employer's experience or reimbursement	2/2/2017
	account will be charged for benefits paid.	Placed on General File
LB 526	Change provisions relating to debtor's rights, garnishment, attachment, and other debt collection	1/18/2017 Data of Introduction
(Morfeld)	procedures	Date of Introduction
(Moneid)	procedures	1/20/2017
	Employer Impact: The bill amends Section 25-1558 of the	Referred to Judiciary
	Revised States of Nebraska to reduce the maximum part of	
	the aggregate disposable earnings of an individual for a	Committee
	workweek which is subject to garnishment to state that the	2/22/2017
	garnishment shall not exceed (a) fifteen percent of his or her	Notice of Hearing
	disposable earnings for that week; (b) the amount by which	č
	his or her disposable earnings for the week exceed thirty	
	times the minimum hourly wage prescribed by Section	
	4801203 in effect at the time earnings are payable; or (c)	
	twenty-five percent of his or her disposable earnings for that	
	week, if the individual is not a head of a family, as established	
	by the judgment creditor by sworn affidavit.	
	Section 25-1558(7) is amended to provide that, in the case of	
	earnings for any pay period other than a week, the	
	Commissioner of Labor shall, by regulation, prescribe a	
	multiple of the state minimum hourly wage equivalent in effect to that set forth in this section	
	to that set forth in this section.	

	Section 25-1558(8) is added to provide that no judgment creditor shall garnish wages in the same month that proceeds from a deposit in a financial institution have also been garnished from the same judgment debtor.	
LB 532	Change provisions relating to military service credit for	1/18/2017
	certain retirement plans as prescribed.	Date of Introduction
(Kolterman)		
(rollolling)	<u>Public</u> Employer Impact: the bill changes the rules relating to funding of retirement plans for employees who perform military service.	1/20/2017 Referred to Nebraska Retirement Systems Committee
	For military service rendered on or after January 1, 2018, any employee who is reemployed after service shall not be treated as having a break in service by reason of his military service for purposes of determining the non-forfeitability of the member's accrued benefits under the retirement plan. In addition, the employer will be liable for funding any benefits owed to the employee under the plan.	2/13/2017 Notice of Hearing
LB 548	Provide for the consolidation of the Class V school	1/18/2017 Date of
	employees' retirement system and the School Employees	Introduction
(Lindstrom)	Retirement System of the State of Nebraska	
	<u>Public</u> Employer Impact : the legislation seeks to combine two retirement systems. The bill states that, beginning July 1,	1/20/2017 Referred to Nebraska Retirement Systems
	2020, all members of the Class V School Employees Retirement Act will be transferred to and become members of	Committee
	the School Employees Retirement System of the State of Nebraska. The bill provides for the rights of the participants of the Class V Plan and outlines how benefits will be paid in the future.	2/23/2017 Notice of Hearing
LB 553	Provide for a nonelection of coverage under the Nebraska Workers' Compensation Act	1/18/2017 Date of Introduction
(Lowe)	Employer Impacts the bill emends Castien 49.4.110 of the	1/20/2017
	Employer Impact: the bill amends Section 48-4,110 of the Nebraska Worker's Compensation Act to provide that any individual employer, partner, limited liability company member, or self-employed person who is actually engaged in the business on a substantially full-time basis and who does not	Referred to Business and Labor Committee
	elect to bring himself or herself within the provisions of the Nebraska Worker's Compensation Act shall file with the Nebraska Worker's Compensation Court a written nonelection of worker's compensation coverage. The nonelection is not enforceable if it is required as a condition of employment.	Notice of Hearing
	The bill also provides instructions on how to terminate this election and requires the administrator of the compensation court to maintain a list of individuals who have filed a nonelection.	

LB 557	Adopt the Great Opportunities Nebraska Act	1/18/2017
		Date of Introduction
(Harr)	Employer Impact: The Act seeks to expand business and	
	provide additional jobs for Nebraskans. The Act identifies	1/20/2017
	certain target industries (i.e. assembly plants, data processing	Referred to Revenue
	centers, and research facilities) and provides different levels	Committee
	of project tiers that a business can engage in. After the	
	business satisfies a certain tier, it is afforded certain tax	
	credits based on that tier. For example, engaging in a certain	Notice of Hearing
	tier project will permit the employer to obtain a refund of sales	
	and use tax and property taxes. The businesses are subject	
	to an audit by the Tax Commissioner to ensure that the	
	business did qualify for the incentives received.	
LB 622	Adopt the Medical Cannabis Act	1/18/2017
		Date of Introduction
(Wishart)	Employer Impact: The Act allows for medical marijuana use	
	by qualified individuals. The Act does not permit employees	1/20/2017
	to vaporize medical cannabis in a place of employment.	Referred to Judiciary
		Committee
		3/15/2017
		Notice of Hearing
		2/28/2017
		Wishart priority bill
		3/13/2017
		Wishart AM496 filed

4822-3026-0800, v. 1