



## Nebraska Legislative Bills Introduced 2021 (107th Legislature, First Session)

## January 19, 2021 Update

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Bill No.	Bill Description	Status
LB19	Change provisions relating to equivalent employees and	1/7/2021 Date of Introduction
Kolterman	qualified locations under the ImagiNE Nebraska Act	1/11/2021 Referred to Revenue Committee
	Employer Impact: This bill revises the definition of "equivalent employees" to include those who pay Nebraska income tax rather than only Nebraska residents. This bill also revises the definition of "qualified locations" to include locations where the primary business activity is postharvest crop activities and the processing of tangible personal property.	
LB20 Blood	Provide for insurance coverage of and medical access to proscribed contraceptives	1/7/2021 Date of Introduction
	Employer Impact: This bill would require that any individual or group insurance policy shall include coverage for a self- administered hormonal	and Insurance Committee

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	contraceptive that is approved by the federal Food and Drug Administration.	1/12/2021 Day name added
		1/14/2021 Cavanaugh, J. name added
		1/15/2021 Pansing Brooks name added
LB52 Lathrop	Provide for immunity for injury or death resulting from COVID-19 exposure	Date of Introduction
	Employer Impact: This bill would prohibit liability in any civil action for an injury or death related to alleged exposure to COVID-19 if the exposure occurs after the effective date of the act.	1/11/2021 Referred to Judiciary Committee
LB53	Provide immunity for healthcare providers acting in conformance	
Lathrop	with the crisis standard of care during a COVID-19 state of emergency	1/11/2021 Referred to Judiciary Committee
	Employer Impact: This bill would prohibit liability in any civil action for health care providers providing care pursuant to the crisis standard of care and as related to the COVID-19 pandemic.	
LB95	Change provisions relating to garnishment	1/7/2021 Date of Introduction
DeBoer	Employer Impact: This bill would extend the time to return a summons when wages are involved to twenty days from the date of its issuance, and require the garnishee to answer within twenty days from the date of service upon the garnishee.	1/11/2021 Referred to Judiciary Committee
LB122	Change provisions relating to the minimum wage	1/7/2021 Date of Introduction
Hunt	Employer Impact: This bill would strike language previously	

	providing a minimum wage of two dollars and thirteen cents for persons compensated by way of gratuities such as waitresses, waiters, hotel bellhops, porters, and shoeshine persons.	
LB139	Adopt the COVID-19 Liability Protection Act	1/8/2021 Date of Introduction
Briese	Employer Impact: This bill would provide that no person can bring or maintain a civil action seeking recovery for any injuries or damages sustained from exposure or potential exposure to COVID-19 unless the plaintiff can prove, by clear and convincing evidence, that the civil action relates to a minimum medical condition resulting from gross negligence or willful misconduct.	
LB170	Change provisions relating to the date when compensation begins	1/8/2021 Date of Introduction
Hansen	under the Nebraska Workers' Compensation Act Employer Impact: This bill would revise the date on which compensation begins under the Nebraska Workers' Compensation Act. Specifically, the bill would provide that no compensation will be provided for the first three calendar days of disability (rather than the first seven calendar days of disability currently in place). The law currently provides that, if such disability continues for six weeks or longer, compensation is computed from the date the disability begins. This bill would narrow that timeframe from six weeks of disability to two.	1/12/2021 Referred to Business and Labor Committee
LB171	Change provisions of the Employment Security Law relating	1/8/2021 Date of Introduction
Hansen	to weekly benefit amounts and maximum annual amounts	1/12/2021

	Employer Impact: This bill would allow for the weekly benefit amount determined under the Employment Security Law to be increased by five percent for each dependent of the individual up to a maximum of fifteen percent. The definition of dependent includes (a) a child under the age of nineteen years, (b) a child who is a full-time student under the age of twenty-six years and who is financially dependent upon the individual, or (c) a child of any age who is medically certified as disabled and dependent upon the individual.	
	The bill would also strike language capping benefits for any benefit year beginning in 2018. Under the revised language, all claims would be limited to a total amount of benefits equal to whichever is the lesser of (a) twenty-six times his or her weekly benefit amount, or (b) one-third of his or her wages in the employment of each employer per calendar quarter of his or her base period.	
LB172 Hansen	Change provisions relating to benefit payments under the Employment Security Law Employer Impact: This bill provides that each eligible individual who is unemployed in any week shall be paid an amount equal to his or her full weekly benefit amount if the individual has wages payable to him with respect to such week equal to one-half of such benefit amount of less. The law currently provides that any wages due must be equal to no more than one-fourth of the benefits to be provided in that week.	1/12/2021 Referred to Business and Labor Committee

LB207 McDonnell	Change provisions relating to the date when compensation begins under the Nebraska Workers' Compensation Act Employer Impact: This bill would revise the dates of compensation due under the Nebraska Workers' Compensation Act, as outlined in LB170.	1/8/2021 Date of Introduction 1/12/2021 Referred to Business and Labor Committee
LB230 Hunt	<ul> <li>Prohibit discrimination in public accommodations and under the Nebraska Fair Housing Act on the basis of sexual orientation or gender identity</li> <li>Employer Impact: This bill would add sexual orientation and gender identity to the protected classes that may not be discriminated against with regard to access to places of public accommodation, and with regard to the sale or rental of a dwelling.</li> </ul>	1/11/2021 Date of Introduction 1/13/2021 Referred to Judiciary Committee 1/13/2021 Cavanaugh, M. name added
LB241 Vargas	AdopttheMeatpackingEmployees COVID-19ProtectionActEmployer Impact:This bill wouldrequirecertainemployersandmeatpacking operations to complywithprotectionsrelatedtotheCOVID-19pandemic.Employerormeatpackingoperationmeansa businesswhichengagesinslaughtering,butchering,meatmanufacturing,poultrycanning,poultrypacking,poultrypacking,poultrypacking,poultrypacking,poultrypacking,products,orrendering.Thedefinitiondoes not include grocerystores,delis,restaurants,	

	butchers, or other retail entities preparing meat products for immediate consumption. The protections include maintaining a six-foot radius of space between workers, providing face masks free of charge and requiring face masks while in the facility, providing the ability to frequently and routinely sanitize their hands, cleaning and regularly disinfecting all frequently touched surfaces, screening all individuals entering the facility for COVID, quarantining all employees with symptoms and awaiting test results or who have tested positive, providing paid time for employees to go get the CVOID vaccine, and tracking all COVID-related deaths and positive cases known to the employer.	
	authority to enforce the Act, and may conduct unannounced workplace inspections to that end. Employers must be provided no less than forty-five days to remedy any violation, and may be issued a penalty of not less than five thousand dollars in the case of a first violation and not less than fifty thousand dollars in the case of a second or subsequent violation.	
LB249 Pansing Brooks	Prohibit employers from inquiring about wage rate history under the Nebraska Fair Employment Practice Act Employer Impact: This bill expands the definition of unlawful employment practices to include any employer inquiry about an applicant's current or former wage rate history, except to confirm that the wage rate history was	1/11/2021 Date of Introduction 1/13/2021 Referred to Business and Labor Committee 1/15/2021 Notice of hearing for January 25, 2021

	voluntarily provided by the applicant as part of compensation negotiations. An employer also may not (1) require disclosure of a job applicant's wage rate history or condition employment or consideration for an interview or employment on disclosure of wage rate history; (2) retaliate against a job applicant for failing to comply with any wage rate history inquiry; or (3) rely on the wage rate history of a job applicant in determining the wages for such applicant at any stage in the employment contract, unless such applicant knowingly and willingly disclosed his or her wage rate history to the employer. This section does not apply to current employees apply for a new position with the same employer, and does not prohibit an employee from voluntarily sharing	
	wage history. The section also does not apply to any actions taken by an employer pursuant to any federal, state, or local law that specifically authorizes the disclosure or verification of wage rate history for employment purposes.	
LB256 Hansen, M.	Change provisions relating to lump-sum settlement approval and the filing of releases under the Nebraska Workers' Compensation Act	1/11/2021 Date of Introduction 1/13/2021 Referred to Business and Labor Committee
	Employer Impact: This bill would revise the requirement to seek approval of a lump sum settlement under the Nebraska Workers' Compensation Act to exclude cases where the employee's right to receive future medical, surgical, and hospital services is specifically excluded from the settlement and medicare has not paid medical, surgical, or hospital	

	expenses or if medicare has paid medical, surgical, or hospital expenses for which it claims it is entitled to reimbursement and medicare has been reimbursed for such expenses at the time the settlement is executed.	
LB258	Adopt the Healthy and Safe	
Vargas	Families and Workplaces Act Employer Impact: This bill would provide that employees accrue a minimum of one hour of paid sick and safe time for every thirty hours worked. Employees do not accrue more than forty hours of paid sick and safe time in a calendar year unless the employer selects a higher limit. Accrual will begin at the commencement of employment, and leave may be used beginning on the sixtieth calendar day following commencement of employment. Paid leave will be carried over to subsequent calendar years, except that an employee's use of leave in a calendar year shall not exceed forty hours unless the employer sets a higher limit.	Referred to Business and Labor Committee 1/15/2021 Hunt name added
	An employer with a paid leave policy which makes available an amount of paid leave which is sufficient to meet the accrual requirements for paid sick and safe time and which may be used for the same purposes is not required to provide additional leave. An employee may used paid sick and safe time for: (1) an employee's mental or physical	
	illness, injury or health condition; or an employee's need for preventative medical care; (2) care of a family member with a mental or physical illness, injury,	

or health condition; (3) absence necessary due to domestic abuse, domestic assault, sexual assault, or stalking, regardless of whether a charge has been filed or a conviction obtained; (4) medical attention needed to recover from physical or psychological injury or disability caused bv such domestic abuse. domestic assault. sexual assault. or stalking; (5) services from a victim services organization; (6) psychological or other counseling: (7) relocation due to domestic abuse, domestic assault, sexual assault, or stalking; or (8) legal services, including preparing for or participating in any civil or criminal legal proceeding relating to or resulting from the domestic, abuse, domestic assault, sexual assault, or stalking.

Employer is defined to include any individual. partnership, limited liability company, association. corporation, business trust, legal representative, or any organized group of persons employing four or more employees at any one time, excluding any employees who work no more than twenty weeks in any calendar year, but does not include the United States, the State of Nebraska, or any political subdivision thereof.

Employee means any individual employed by an employer who receives compensation from such employer and includes recipients of public benefits who are engaged in work activity as a condition of receiving public assistance. Employee includes full-time part-time both and employees. Employees does not include a minor child employed by a parent.

LB260	Change provisions relating to	1/11/2021
	good cause for voluntary leaving	
Hunt	employment under Employment	
	Security Law	1/13/2021
	,	Referred to Business and Labor
	Employer Impact: This bill would	Committee
	expand the definition of good	
	cause for voluntarily leaving	
	employment to include instances	•
	where the employee has made all	2021
	reasonable efforts to preserve	
	employment, but voluntarily	
	leaves for purposes of caring for a family member with a health	
	condition.	
LB290	Adopt the Paid Family and	1/12/2021
	Medical Leave Insurance Act	Date of Introduction
Cavanaugh, M.		
	Employer Impact: The bill	
	proposes adoption of the Paid	Referred to Business and Labor
	Family and Medical Leave	Committee
	Insurance Act. The Act would	
	require that, beginning January 1,	
	2023, a covered individual may take paid family and medical leave	
	for the following qualifying	
	reasons: (a) to care for a new child	
	of the covered individual during	
	the first year after the birth,	
	adoption, or placement through	
	foster care of that child; (b) to care	
	for a family member of the	
	covered individual who has a	
	serious health condition; (c) to	
	care for a covered servicemember	
	if the covered individual is a family	
	member or the next of kin of the	
	covered servicemember; (d) for	
	qualifying exigency leave; or (e) because the covered individual	
	has a serious health condition,	
	including pregnancy, that makes	
	the covered individual unable to	
	perform the functions of the	
	position held by the covered	
	individual.	
	The maximum amount of paid	
	family and medical leave that a	
	covered individual may take is	1

	<ul> <li>twelve weeks or, for leave taken on an intermittent basis, sixty work days during any benefit year.</li> <li>A covered employer is any employer that is subject to the Employment Security Law. A covered individual is an individual who is employed by a covered employer, or a self-employed individual who has elected coverage under the Act.</li> <li>Family and medical leave benefits will be paid to covered individual for at a rate of (a) ninety percent of the portion of the individual average weekly wage that is at or below fifty percent of the state average weekly wage; and (b) fifty percent of the portion of the individual average weekly wage that is above fifty percent of the state average weekly wage.</li> </ul>	
LB298 McDonnell	Change provisions of the Employment Security Law relating to the disqualification of certain aliens Employer Impact: This bill would provide that an individual is disqualified from employment benefits for an week if the services upon which the benefits are based are performed by an alien who is ineligible for unemployment benefits. An alien shall be deemed to be ineligible for unemployment benefits unless he or she is able to demonstrate work authorization. Work authorization may be demonstrated by submitting documentation issued by the federal government which shows such work authorization.	<ul> <li>1/14/2021</li> <li>Referred to Business and Labor</li> <li>Committee</li> <li>1/15/2021</li> <li>Notice of hearing for January 25,</li> </ul>
LB407	Include certain county correctional officers in provisions governing	
McDonnell	mental injuries and mental illness	

	under the Nebraska Workers' Compensation Act Employer Impact: This bill would add county correctional officers to the list of professions recognized as stressful and that mental injuries and mental illnesses may be unaccompanied by physical injury for such employees.	
LB413 Wishart	Require coverage of medications for substance use disorder treatment and addiction medicine services under the Medical Assistance Act Employer Impact: This bill would revise the definition of "medical assistance" under the Medical Assistance Act to include medications for substance use disorder treatment.	

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