LEGISLATURE OF NEBRASKA ONE HUNDRED EIGHTH LEGISLATURE FIRST SESSION

LEGISLATIVE BILL 668

Introduced by Aguilar, 35. Read first time January 18, 2023 Committee:

1	A BILL FOR AN ACT relating to mental health; to amend sections 71-901,
2	71-919, 71-921, 71-922, 71-949, 71-1205, and 71-1206, Reissue
3	Revised Statutes of Nebraska; to authorize mental health
4	professionals and licensed independent mental health practitioners
5	to take persons into emergency protective custody as prescribed; to
6	provide a certification process and duties for the Department of
7	Health and Human Services; to change provisions relating to
8	commencement of mental health board proceedings; to define a term;
9	to harmonize provisions; and to repeal the original sections.
10	Be it enacted by the people of the State of Nebraska,

Section 1. Section 71-901, Reissue Revised Statutes of Nebraska, is 1 2 amended to read: 71-901 Sections 71-901 to 71-963 and section 2 of this act shall be 3 known and may be cited as the Nebraska Mental Health Commitment Act. 4 (1) The Department of Health and Human Services shall 5 Sec. 2. create a certification process for licensed independent mental health 6 7 practitioners to exercise the authority granted in subdivision (1)(b) of section 71-919 relating to emergency protective custody. To obtain 8 certification, a practitioner shall submit an application to the 9 10 department in a form and manner prescribed by the department. The department shall create eligibility and training requirements for such 11 certification. At a minimum, certification shall require that the 12 practitioner be trained in the following areas: 13 (a) A review of relevant statutes and other law; 14 (b) What constitutes probable cause under section 71-919; 15 (c) What happens to a subject who is taken into custody, committed, 16 17 or otherwise subject to the authority of the mental health board under 18 the Nebraska Mental Health Commitment Act; (d) Ethical considerations; 19 (e) How to evaluate and assess dangerousness and risk level; and 20 (f) Consideration of how to safely hold and transport a subject 21 taken into emergency protective custody. 22 (2) The department may charge an application fee to cover the cost 23 of certification under this section. 24 25 (3) The department may adopt and promulgate rules and regulations to carry out this section. 26 27 Sec. 3. Section 71-919, Reissue Revised Statutes of Nebraska, is amended to read: 28 (1)(a) (1) A law enforcement officer or mental health 29 71-919 professional who has probable cause to believe that a person is mentally 30 ill and dangerous or a dangerous sex offender and that the harm described 31

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in section 71-908 or subdivision (1) of section 83-174.01 is likely to occur before mental health board proceedings under the Nebraska Mental Health Commitment Act or the Sex Offender Commitment Act may be initiated to obtain custody of the person may take such person into emergency protective custody, cause him or her to be taken into emergency protective custody, or continue his or her custody if he or she is already in custody.

8 (b)(i) For purposes of this subdivision (1)(b), licensed independent
9 mental health practitioner means an individual who:

<u>(A) Is a licensed independent mental health practitioner under the</u>
 <u>Mental Health Practice Act; and</u>

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(B) Is certified as provided in section 2 of this act.

13 (ii) A licensed independent mental health practitioner who has probable cause to believe that a person is mentally ill and dangerous and 14 that the <u>harm described in section 71-908 is likely to occur before</u> 15 16 mental health board proceedings under the Nebraska Mental Health 17 <u>Commitment Act may be initiated to obtain custody of the person may take</u> such person into emergency protective custody, cause him or her to be 18 19 taken into emergency protective custody, or continue his or her custody <u>if he or she is already in custody.</u> 20

(c) A Such person in custody as described in this subsection shall 21 22 be admitted to an appropriate and available medical facility, jail, or 23 Department of Correctional Services facility as provided in subsection 24 (2) of this section. Each county shall make arrangements with appropriate 25 facilities inside or outside the county for such purpose and shall pay the cost of the emergency protective custody of persons from such county 26 27 in such facilities. A mental health professional who has probable cause 28 to believe that a person is mentally ill and dangerous or a dangerous sex offender may cause such person to be taken into custody and shall have a 29 30 limited privilege to hold such person until a law enforcement officer or 31 other authorized person arrives to take custody of such person.

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(2)(a) A person taken into emergency protective custody under this
 section shall be admitted to an appropriate and available medical
 facility unless such person has a prior conviction for a sex offense
 listed in section 29-4003.

(b) A person taken into emergency protective custody under this 5 section who has a prior conviction for a sex offense listed in section 6 29-4003 shall be admitted to a jail or Department of Correctional 7 Services facility unless a medical or psychiatric emergency exists for 8 9 which treatment at a medical facility is required. The person in emergency protective custody shall remain at the medical facility until 10 the medical or psychiatric emergency has passed and it is safe to 11 transport such person, at which time the person shall be transferred to 12 13 an available jail or Department of Correctional Services facility.

(3) Upon admission to a facility of a person taken into emergency 14 protective custody by a law enforcement officer, mental health 15 professional, or licensed independent mental health practitioner under 16 this section, such officer, professional, or practitioner shall execute a 17 written certificate prescribed and provided by the Department of Health 18 19 and Human Services. The certificate shall allege the officer's, professional's, or practitioner's belief that the person in custody is 20 mentally ill and dangerous or a dangerous sex offender and shall contain 21 a summary of the person's behavior supporting such allegations. A copy of 22 23 such certificate shall be immediately forwarded to the county attorney.

24 (4) The administrator of the facility shall have such person evaluated by a mental health professional as soon as reasonably possible 25 but not later than thirty-six hours after admission. The mental health 26 professional shall not be the mental health professional who takes or 27 28 causes such person to be taken into custody under this section and shall not be a member or alternate member of the mental health board that will 29 preside over any hearing under the Nebraska Mental Health Commitment Act 30 or the Sex Offender Commitment Act with respect to such person. A person 31

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shall be released from emergency protective custody after completion of
such evaluation unless the mental health professional determines, in his
or her clinical opinion, that such person is mentally ill and dangerous
or a dangerous sex offender.

5 Sec. 4. Section 71-921, Reissue Revised Statutes of Nebraska, is 6 amended to read:

7 71-921 (1) Any person who believes that another person is mentally ill and dangerous may communicate such belief to the county attorney. The 8 9 filing of a certificate by a law enforcement officer, mental health professional, or licensed independent mental health practitioner under 10 section 71-919 shall be sufficient to communicate such belief. If the 11 county attorney concurs that such person is mentally ill and dangerous 12 13 and that neither voluntary hospitalization nor other treatment alternatives less restrictive of the subject's liberty than inpatient or 14 outpatient treatment ordered by a mental health board is available or 15 would suffice to prevent the harm described in section 71-908, he or she 16 shall file a petition as provided in this section. 17

18 (2) The petition shall be filed with the clerk of the district court19 in any county within:

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(a) The judicial district in which the subject is located;

(b) <u>The the judicial district in which the alleged behavior of the</u>
 subject occurred which constitutes the basis for the petition; or

(c) Another another judicial district in the State of Nebraska if 23 authorized, upon good cause shown, by a district judge of the judicial 24 district in which the subject is located. In such event, all proceedings 25 before the mental health board shall be conducted by the mental health 26 board serving such other county, and all costs relating to such 27 proceedings shall be paid by the county of residence of the subject. In 28 the order transferring such cause to another county, the judge shall 29 include such directions as are reasonably necessary to protect the rights 30 of the subject. 31

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(3) The petition shall be in writing and shall include the following
 information:

3 (a) The subject's name and address, if known;

4 (b) The name and address of the subject's spouse, legal counsel,5 guardian or conservator, and next-of-kin, if known;

6 (c) The name and address of anyone providing psychiatric or other7 care or treatment to the subject, if known;

8 (d) A statement that the county attorney has probable cause to9 believe that the subject of the petition is mentally ill and dangerous;

(e) A statement that the beliefs of the county attorney are based on
specific behavior, acts, attempts, or threats which shall be specified
and described in detail in the petition; and

(f) The name and address of any other person who may have knowledge of the subject's mental illness or substance dependence and who may be called as a witness at a mental health board hearing with respect to the subject, if known.

17 Sec. 5. Section 71-922, Reissue Revised Statutes of Nebraska, is 18 amended to read:

19 71-922 (1) Mental health board proceedings shall be deemed to have
20 commenced upon the earlier of:

21 (a) The (a) the filing of a petition under section 71-921; or

(b) Notification (b) notification by the county attorney of the
 county attorney's intention to file such petition to:

(i) The the law enforcement officer, mental health professional, or
 licensed independent mental health practitioner who took the subject into
 emergency protective custody under section <u>71-919</u>; 71-920 or

27 (ii) The the administrator of the treatment center or medical
28 facility having charge of the subject; or of his or her intention to file
29 such petition.

30 (iii) The administrator of a jail or Department of Correctional
 31 Services facility if the person is being held at a jail or correctional

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facility pursuant to subdivision (2)(b) of section 71-919.

2 (2) The county attorney shall file such petition as soon as
3 reasonably practicable after <u>a such</u> notification <u>under subdivision (1)(b)</u>
4 <u>of this section</u>.

5 (3) (2) A petition filed by the county attorney under section 71-921 may contain a request for the emergency protective custody and evaluation 6 of the subject prior to commencement of a mental health board hearing 7 pursuant to such petition with respect to the subject. Upon receipt of 8 9 such request and upon a finding of probable cause to believe that the subject is mentally ill and dangerous as alleged in the petition, the 10 court or chairperson of the mental health board may issue a warrant 11 directing the sheriff to take custody of the subject. If the subject is 12 already in emergency protective custody under a certificate filed under 13 section 71-919, a copy of such certificate shall be filed with the 14 petition. The subject in such custody shall be held in the nearest 15 16 appropriate and available medical facility and shall not be placed in a jail. Each county shall make arrangements with appropriate medical 17 facilities inside or outside the county for such purpose and shall pay 18 19 the cost of the emergency protective custody of persons from such county in such facilities. 20

21 (4) (3) The petition and all subsequent pleadings and filings in the 22 case shall be entitled In the Interest of, Alleged to be 23 Mentally Ill and Dangerous. The county attorney may dismiss the petition 24 at any time prior to the commencement of the hearing of the mental health 25 board under section 71-924, and upon such motion by the county attorney, 26 the mental health board shall dismiss the petition.

27 Sec. 6. Section 71-949, Reissue Revised Statutes of Nebraska, is 28 amended to read:

29 71-949 Counsel for a subject, upon request made to the county 30 attorney at any time after the subject has been taken into emergency 31 protective custody under the Nebraska Mental Health Commitment Act or the

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1 Sex Offender Commitment Act, or after the filing of a petition under 2 section 71-921 or 71-1205, whichever occurs first, shall have the right to be provided with (1) the names of all witnesses expected to testify in 3 4 support of the petition, (2) knowledge of the location and access at 5 reasonable times for review or copying of all written documents including reports of peace officers, law enforcement agencies, and mental health 6 professionals, and licensed independent mental health practitioners, (3) 7 access to all other tangible objects in the possession of the county 8 9 attorney or to which the county attorney has access, and (4) written records of any treatment facility or mental health professional which or 10 who has at any time treated the subject for mental illness, substance 11 dependence, or a personality disorder, which records are relevant to the 12 issues of whether the subject is mentally ill and dangerous or a 13 dangerous sex offender and, if so, what treatment disposition should be 14 ordered by the mental health board. The board may order further discovery 15 16 at its discretion. The county attorney shall have a reciprocal right to discover items and information comparable to those first discovered by 17 the subject. The county court and district court shall have the power to 18 rule on objections to discovery in matters which are not self-activating. 19 The right of appeal from denial of discovery shall be at the time of the 20 conclusion of the mental health board hearing. 21

22 Sec. 7. Section 71-1205, Reissue Revised Statutes of Nebraska, is 23 amended to read:

24 71-1205 (1) Any person who believes that another person is a 25 dangerous sex offender may communicate such belief to the county attorney. The filing of a certificate by a law enforcement officer or 26 mental health professional under section 71-919 shall be sufficient to 27 28 communicate such belief. If the county attorney concurs that such person is a dangerous sex offender and that neither voluntary hospitalization 29 nor other treatment alternatives less restrictive of the subject's 30 liberty than inpatient or outpatient treatment ordered by a mental health 31

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1 board is available or would suffice to prevent the harm described in 2 subdivision (1) of section 83-174.01, the county attorney shall file a 3 petition as provided in this section.

4 (2) The petition shall be filed with the clerk of the district court5 in any county within:

(a) The judicial district in which the subject is located;

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(b) <u>The</u> the judicial district in which the alleged behavior of the subject occurred which constitutes the basis for the petition; or

9 (c) Another another judicial district in the State of Nebraska, if authorized, upon good cause shown, by a district judge of the judicial 10 district in which the subject is located. In such event, all proceedings 11 before the mental health board shall be conducted by the mental health 12 board serving such other county and all costs relating to such 13 proceedings shall be paid by the county of residence of the subject. In 14 the order transferring such cause to another county, the judge shall 15 include such directions as are reasonably necessary to protect the rights 16 17 of the subject.

(3) The petition shall be in writing and shall include the followinginformation:

20 (a) The subject's name and address, if known;

(b) The name and address of the subject's spouse, legal counsel,
guardian or conservator, and next of kin, if known;

(c) The name and address of anyone providing psychiatric or other
care or treatment to the subject, if known;

(d) A statement that the county attorney has probable cause to
believe that the subject of the petition is a dangerous sex offender;

(e) A statement that the beliefs of the county attorney are based on
specific behavior, acts, criminal convictions, attempts, or threats which
shall be described in detail in the petition; and

30 (f) The name and address of any other person who may have knowledge31 of the subject's mental illness or personality disorder and who may be

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called as a witness at a mental health board hearing with respect to the
 subject, if known.

3 Sec. 8. Section 71-1206, Reissue Revised Statutes of Nebraska, is
4 amended to read:

5 71-1206 (1) Mental health board proceedings shall be deemed to have 6 commenced upon the earlier of:

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(a) The (a) the filing of a petition under section 71-1205; or

8 (b) Notification (b) notification by the county attorney of the
9 county attorney's intention to file such petition to:

10 <u>(i) The</u> the law enforcement officer <u>or mental health professional</u> 11 who took the subject into emergency protective custody under section 12 71-919; or

<u>(ii) The the administrator of the treatment facility, jail, or</u>
 <u>Department of Correctional Services facility</u> having charge of the subject
 of the intention of the county attorney to file such petition.

<u>(2)</u> The county attorney shall file such petition as soon as
 reasonably practicable after <u>a such</u> notification<u>under subdivision (1)(b)</u>
 <u>of this section</u>.

(3) (2) A petition filed by the county attorney under section 19 71-1205 may contain a request for the emergency protective custody and 20 evaluation of the subject prior to commencement of a mental health board 21 22 hearing pursuant to such petition with respect to the subject. Upon 23 receipt of such request and upon a finding of probable cause to believe 24 that the subject is a dangerous sex offender as alleged in the petition, 25 the court or chairperson of the mental health board may issue a warrant directing the sheriff to take custody of the subject. If the subject is 26 already in emergency protective custody under a certificate filed under 27 28 section 71-919, a copy of such certificate shall be filed with the petition. The subject in such custody shall be held in an appropriate and 29 available medical facility, jail, or Department of Correctional Services 30 facility. A dangerous sex offender shall not be admitted to a medical 31

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1 facility for emergency protective custody unless a medical or psychiatric emergency exists requiring treatment not available at a jail or 2 facility. 3 Each county shall make arrangements correctional with appropriate facilities inside or outside the county for such purpose and 4 shall pay the cost of the emergency protective custody of persons from 5 6 such county in such facilities.

7 (4) (3) The petition and all subsequent pleadings and filings in the 8 case shall be entitled In the Interest of , Alleged to be a 9 Dangerous Sex Offender. The county attorney may dismiss the petition at 10 any time prior to the commencement of the hearing of the mental health 11 board under section 71-1208, and upon such motion by the county attorney, 12 the mental health board shall dismiss the petition.

Sec. 9. Original sections 71-901, 71-919, 71-921, 71-922, 71-949,
 71-1205, and 71-1206, Reissue Revised Statutes of Nebraska, are repealed.