LEGISLATURE OF NEBRASKA ONE HUNDRED SECOND LEGISLATURE

SECOND SESSION

LEGISLATIVE BILL 840

Introduced by Council, 11. Read first time January 06, 2012 Committee:

A BILL

1	FOR AN ACT	relating to	detention	facilitie	s; to	provide	powers	and
2		duties relat	ing to inm	ate mail;	and to	provide	a penal	Lty.
3	Be it enacte	ed by the peo	ople of the	State of	Nebras	ka,		

1	Section 1. (1) For purposes of this section:
2	(a) Contraband includes illegal items, explosives, deadly
3	weapons, alcoholic beverages, drugs, tobacco products, controlled
4	substances, and any item that is controlled, limited, or prohibited
5	in a detention facility or on its grounds or within the secure
б	perimeter of a detention facility;
7	(b) Detention facility means any criminal detention
8	facility as defined in section 83-4,125 or a Department of
9	Correctional Services facility;
10	(c) Legal mail means correspondence to or from courts or
11	court staff, attorneys, established groups of attorneys involved in
12	the representation of an inmate in judicial proceedings, the Public
13	Counsel, the President or Vice President of the United States, a
14	member of the United States Congress, any representative of an
15	embassy or a consulate, the United States Department of Justice, a
16	state attorney general, a governor, any member of the Legislature,
17	and any law enforcement officer in his or her official capacity. To
18	be considered and therefor handled as legal mail, the correspondence
19	shall be clearly marked legal mail on the outside front of the
20	envelope and shall have a return address which clearly indicates that
21	the correspondence is from one of the sources enumerated in this
22	subdivision; and
23	(d) Mail means letters, publications, or packages
24	delivered to the detention facility by the United States Postal
25	Service or by other established and authorized package or letter

1 <u>carriers.</u>

2	(2) All mail intended for or to be sent by an inmate of a
3	detention facility, excluding legal mail, may be inspected at any
4	time by the staff designated by the Director of Correctional Services
5	or the director or head of the facility if not a state facility or
б	his or her designee. Mail, excluding legal mail, may be disapproved
7	for receipt or transmittal in accordance with Department of
8	Correctional Services rules and regulations or rules and regulations
9	of the detention facility if it is not a state facility.
10	(3) No person who inspects or participates in the
11	inspection of the mail of an inmate of a detention facility, shall
12	disclose the contents of the mail except in the course of his or her
13	official duties.
14	(4) Mail, whether it is incoming or outgoing, which is
15	clearly identified on the outside as legal mail, shall be inspected
16	only in the presence of the inmate of a detention facility. Legal
17	mail shall not be read by any employee of a detention facility
18	without a search warrant but may be inspected in the presence of the
19	inmate to verify that the mail is free from contraband.
20	(5) Mail containing illegal items or contraband shall be
21	held and disposed of in accordance with the procedures set forth in
22	Department of Correctional Services rules and regulations or rules
23	and regulations of the detention facility if it is not a state
24	facility.

25 (6)(a) Any employee of a detention facility who opens,

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1	reads, inspects, copies, or shares correspondence which is considered
2	legal mail shall be guilty of a Class II misdemeanor and shall be
3	summarily discharged from his or her employment with the detention
4	facility.
5	(b) Any person who sends mail to an inmate in a detention
6	facility falsely identified as legal mail shall be guilty of a Class
7	II misdemeanor.