

[Home](#)

► **Bills and Laws**

[Calendar](#)
[Session Information](#)
[Senators](#)
[Committees](#)
[Reports](#)
[News](#)
[Contact](#)
[About the Legislature](#)
[Glossary of terms](#)
[FAQs](#)

[For Citizens](#)
[For Agencies and Lobbyists](#)
[For Students and Teachers](#)
[For Journalists](#)
[Stimulus Information](#)

Nebraska Revised Statute 43-1311

[Revised Statutes](#) » [Chapter 43](#) » 43-1311

Child removed from home; person or court in charge of child; duties.

[Print Preview](#)

43-1311 Child removed from home; person or court in charge of child; duties. Except as otherwise provided in the Nebraska Indian Child Welfare Act, immediately following removal of a child from his or her home pursuant to section 43-284, the person or court in charge of the child shall:

- (1) Conduct or cause to be conducted an investigation of the child's circumstances designed to establish a safe and appropriate plan for the rehabilitation of the foster child and family unit or permanent placement of the child;
- (2) Require that the child receive a medical examination within two weeks of his or her removal from his or her home;
- (3) Subject the child to such further diagnosis and evaluation as is necessary; and
- (4) Require that the child attend the same school as prior to the foster care placement unless the person or court in charge determines that attending such school would not be in the best interests of the child.

Source

1. Laws 1982, LB 714, § 11;
2. Laws 1985, LB 255, § 42;
3. Laws 1998, LB 1041, § 39;
4. Laws 2008, LB1014, § 44.

Operative Date: July 18, 2008

Cross References

Nebraska Indian Child Welfare Act, see section 43-1501.

Questions or comments contact [✉ webmaster](mailto:webmaster)
Copyright © 2008 Nebraska Legislature, all rights reserved.

This site best viewed in Internet Explorer 6 and higher, Firefox 2 and higher or Safari at 1024x768 or better resolution.