

**DIVISION OF CHILDREN AND FAMILY SERVICES  
ADMINISTRATIVE MEMO #15-2011**

To: All Children and Family Services Staff

From: Christine M. Hanus, Child Welfare Administrator   
Terri Nutzman, OJS Administrator 

Approved by: Scot L. Adams, PhD., Interim Director  
Division of Children and Family Services  
Department of Health and Human Services 

Date: January 6, 2012

RE: LB 479, Neb. Rev. Stat. 29-4306 revised. **This memo replaces Administrative Memo #15-2011 issued December 5, 2011 which had an incorrect statute reference.**

Effective: August 27, 2011

Duration: Until Revised

Contact: Sherri Haber, Administrator, Child and Adult Protective Services,  
Children and Family Services, Policy Section at 402-471-7989 or  
[sherri.haber@nebraska.gov](mailto:sherri.haber@nebraska.gov).

Suzanne Schied, Program Specialist, Children and Family Services, Policy  
Section at 402-471-9245 or [Suzanne.schied@nebraska.gov](mailto:Suzanne.schied@nebraska.gov).

**Purpose:** The purpose of this memo is to inform staff about a revision to Neb. Rev. Stat. 29-4306 to provide that for a victim of sexual assault or domestic violence eighteen years of age, consent of or notification to the parent(s), guardian, or any other person having custody of the sexual assault or domestic violence victim, is not required for the collection of forensic evidence or medical examination or treatment.

**Impact:** This means that for wards who are eighteen, who have been a victim of domestic violence or sexual assault, no notification to the Department, or consent for treatment from Department staff is required. The youth may give consent for the collection of physical evidence, and may consent for diagnostic examination and treatment themselves.