House Calendar

FRIDAY, APRIL 10, 2009

94th DAY OF BIENNIAL SESSION

House Convenes at 9:30 A.M.

TABLE OF CONTENTS

For Action Under Rule 52
H.R. 12 Treatment of Individuals Along VT – Quebec Border 1237
Action Postponed Until Tuesday, April 14, 2009
Report Committee of Conference
H. 232 Fiscal Year 2009 Budget Adjustment
Action Postponed Until Wednesday, April 15, 2009
Senate Proposal of Amendment
H. 91 Technical Corrections to Juvenile Judicial Proceedings
NOTICE CALENDAR
Committee Bills for Second Reading
H. 446 Relating to Renewable Energy and Energy Efficiency
H. 447 Relating to Wetlands Protection
Favorable
H. 444 Relating to Health Care Reform
Rep. Masiana for Ways and Means
CONSENT CALENDAR
(See Addendum to House and Senate Calendar)
H.C.R. 99 Joseph Wassick 50-Year Volunteer at Bennington Fire Dept1238 H.C.R. 100 Honoring Dr. David Henderson for Exemplary Work
S.C.R. 18 Congratulating St. Johnsbury Maple Sugar Festival

ORDERS OF THE DAY

ACTION CALENDAR

Action Postponed Until Friday April 10,2009

J. R. H. 11

Joint resolution urging Vermonters and public and private organizations in the state to institute a voluntary 20 percent reduction in energy use.

Rep. Geier of South Burlington, for the Committee on **Education,** recommends that the resolution be amended by striking it in its entirety and inserting in lieu thereof the following:

Joint resolution challenging all Vermonters to institute a 20-percent reduction in energy use

Whereas, energy costs in Vermont are continuing to rise dramatically, and

Whereas, not only are energy costs rising, but the burning of fossil fuels increases the emission of greenhouse gases that contribute to increasing global warming, and

Whereas, Vermont will continue to use fossil fuels as an energy source, although switching to renewable energy sources will reduce the problems that fossil fuels cause, and

Whereas, a concerted voluntary effort on the part of all individuals and institutions in this state to reduce energy use would serve as a major step forward to achieving a 20-percent electric power reduction in Vermont, now therefore be it

Resolved by the Senate and House of Representatives:

That the General Assembly challenges all individual Vermonters, schools, colleges, nonprofit organizations, for-profit businesses, hospitals, farms, and all levels of government to work to institute a voluntary 20-percent reduction in energy use by initiating a concerted effort to turn off lights whenever walking out of a room that will be empty, to reduce use of heating and cooling systems, and to promote the use of Energy Star products and other energy efficiency measures, and be it further

<u>Resolved</u>: That the Secretary of State be directed to send a copy of this resolution to Efficiency Vermont.

(Committee vote: 10-0-1)

For Action Under Rule 52

J. R. H. 16

Joint resolution designating April as Fair Housing Month in Vermont.

Offered by: Representatives Head of South Burlington and Ram of Burlington

Whereas, the right to dwell wherever any individual wishes without regard to race, religion, national origin, gender, or age was not historically enshrined in federal law, and

Whereas, for generations, millions of Americans were denied the housing of their choice because of one of these factors, and

Whereas, despite the United Sates Supreme Court's prohibition in 1948 of judicial enforcement of restrictive covenants in the case of <u>Shelley v Kraemer</u>, discriminatory housing policies in neighborhoods, or even entire communities, continued to be legal if privately enforced, and

Whereas, by the middle 1960s, following Congress' passage of both the Civil Rights Act of 1964 and the Voting Rights Act of 1965, housing discrimination remained a barrier in both the rental and sales markets, and

Whereas, the open housing marches that the Rev. Dr. Martin Luther King Jr. led in Chicago in 1966, his assassination on April 4, 1968, and the riots that flowed in its wake proved the catalyst that finally persuaded Congress of the necessity to enact federal fair housing legislation, and

Whereas, Congress responded with unusual haste to President Johnson's urgent appeal, and, within days, on April 11, 1968, he signed the Civil Rights Act of 1968, Title VIII of which is known as the Fair Housing Act, and

Whereas, the legislative breakthrough achieved in this act began a process of guaranteeing that individuals could rent or purchase a home without regard to their religion, race, age, or gender, and, as the act was later amended, disability, and

Whereas, in observance of the signing of the Fair Housing Act of 1968, many jurisdictions are designating April as Fair Housing Month in order both to remember the passage of this historic legislation and to renew the commitment to fair and open housing for all Americans, now therefore be it

Resolved by the Senate and House of Representatives:

That the General Assembly designates April as Fair Housing Month in Vermont, and be it further

<u>Resolved</u>: That the Secretary of State be directed to send a copy of this resolution to the Vermont Human Rights Commission.

Third Reading

H. 147

An act relating to the operation of a motor vehicle by junior operators and primary safety belt enforcement.

H. 152

An act relating to encouraging biomass energy production.

H. 455

An act relating to capital construction and state bonding.

Amendment to be offered by Rep. Fisher of Lincoln, Pugh of South Burlington, Andrews of Rutland City, Frank of Underhill, French of Randolph, Haas of Rochester, McFaun of Barre Town, Mrowicki of Putney, and O'Donnell of Vernon to H. 445

Move to amend the bill as follows:

<u>First</u>: In Sec. 3, subdivision (3), by striking the words "<u>regional hospitals</u>, <u>including the Rutland Regional Medical Center</u>, the <u>Windham Center</u>, the <u>Northeast Vermont Regional Hospital</u>, and the <u>Fletcher Allen Health Care</u>" and inserting in lieu thereof "<u>general or appropriate specialty hospitals</u>"

<u>Second</u>: In Sec. 29, by striking subsection (a) in its entirety and inserting a new subsection (a) to read:

(a) It is the intent of the general assembly that the commissioner of mental health shall provide a secure residential recovery program for individuals with a mental health disability for whom inpatient hospital treatment would be inappropriate, including those who may be in secure custody of the commissioner of mental health as a result of district court orders and those in secure custody of the commissioner of mental health with dementia, traumatic brain injuries, or other treatment-resistant mental illnesses or disabilities whose symptoms require secure care. It is further the intent of the general assembly that the facility housing the program shall be designed to afford the greatest future flexibility for any potential residential health care program and shall be consistent with the goal of creating a facility with a residential character. In addition, both the site and design shall foster the ability to provide outdoor recreation, safety of residents and program participants, and appropriate programming to meet the needs of each of the several diagnostic groups to be served.

<u>Third</u>: In Sec. 29, by striking subsection (c) in its entirety and inserting a new subsection (c) to read:

- (c)(1) It is the intention of the general assembly that the secure residential recovery program shall be governed by a governing body which is separate from the governing body of the Vermont state hospital and shall be operated under a license to be issued by the department of disabilities, aging, and independent living (DAIL).
- (2) DAIL shall amend by rule pursuant to chapter 25 of Title 3 the licensing requirements for therapeutic community residences to provide for the operation of secure residential recovery programs.

<u>Fourth</u>: By striking Sec. 31 in its entirety and inserting in lieu thereof a new Sec. 31 to read:

Sec. 31. VERMONT STATE HOSPITAL; REPLACEMENT OF ACUTE CARE FUNCTIONS

- (a) It is the intent of the general assembly that expenditures for planning for replacement of the functions of the Vermont state hospital shall be directed toward meeting the conditions and requirements of the conceptual certificate of need issued by the department of banking, insurance, securities, and health care administration on April 12, 2007, and extended for 12 months, to expire on April 12, 2010.
- (b) Prior to the submission of an application for a phase II certificate of need for construction of a facility to house a secure residential recovery program, the department of mental health shall develop a master plan to replace the acute care functions now provided in the Vermont state hospital and to close the Vermont state hospital. The master plan shall include an adequate long-range perspective of the funding needs and sources such that the phase II review process for a secure residential recovery program will be able to:
- (1) consider whether there will be an appropriate balance between the fiscal and other needs of current and future inpatient facilities and the fiscal and other needs of the community mental health system; and
 - (2) consider the state's financial ability to complete the master plan.
- (c) It is the intent of the general assembly that the plan shall provide geographic access such that patients requiring acute mental health care can be appropriately treated as near to their respective homes as possible through providing replacement specialized and intensive inpatient levels of care in more than one hospital staffed with appropriately trained and experienced staff.

Acute care facilities may be operated under one or more licenses issued to the department or to the hospitals, as appropriate.

- (d)(1) The department of mental health, in collaboration with the joint fiscal office, the treasurer's office, and the Vermont **educational** and health buildings finance agency, shall obtain an accounting and financial analysis of any proposed bonding structure, including costs of capitalization, to determine whether a financing arrangement that places no debt capacity burden on either the state or Rutland Regional Medical Center (RRMC) is reasonably feasible for a new psychiatric wing at RRMC to replace and expand the existing psychiatric unit.
- (2) No later than September 1, 2009, the department shall provide a report describing the financing arrangement for a new psychiatric wing at RRMC and the results of the accounting and financial analysis to the mental health oversight committee and the joint fiscal committee.
- (3)(A) The joint fiscal office shall analyze and evaluate the financing arrangement and results of the accounting and financial analysis conducted under subdivision (1) of this subsection to determine if the financing is reasonable. The department of mental health shall provide the joint fiscal office with ongoing access to the analysis in order to ensure that the joint fiscal office has sufficient information to evaluate the results as required in this subdivision.
- (B) The joint fiscal office may contract with an independent consultant to provide additional analysis, if needed, for its analysis required under subdivision (A) of this subdivision. Upon request of the joint fiscal office, the commissioner of the department of buildings and general services shall transfer up to \$25,000 of unexpended funds appropriated to the department of buildings and general services in prior capital construction acts for Vermont state hospital planning to the joint fiscal office for this purpose.
- (C) The joint fiscal office shall provide the mental health oversight committee and the joint fiscal committee with its evaluation as soon as possible after receiving the report of the results required by subdivision (2) of this subsection in order for the committees to make a determination by October 1, 2009.
- (4) After receipt of the report and no later than October 1, 2009, the mental health oversight committee or the joint fiscal committee may object to the financing arrangement proposed by the department for a new psychiatric wing at RRMC. If either committee objects, the department shall discontinue planning for a new psychiatric wing at RRMC.
- (e) Simultaneously with any planning for expansion of psychiatric services at RRMC, including conducting the financial analysis under subdivision (d)(1) of this section, and whether or not planning for the RRMC

option is discontinued as provided for in subsection (d)(4) of this section, the department shall continue to assess the feasibility, including the cost, of providing acute care services at general or appropriate specialized hospitals in other locations. As part of the planning process described in this subsection, the department shall obtain an independent labor analysis of the impact of providing services at RRMC, if planning has not been discontinued pursuant to subdivision (d)(4) of this section, and at general or appropriate specialized hospitals in other locations being considered for provision of acute care functions with respect to recruiting and maintaining staffing for any staffintensive, specialized psychiatric services required. The department of labor may provide the labor analysis provided for in this subsection. The commissioner of the department of buildings and general services shall transfer funds necessary for this study from unexpended funds appropriated to the department of buildings and general services in prior capital construction acts for Vermont state hospital planning to the department of mental health for this purpose.

(f) By January 15, 2010, the department shall propose any statutory changes it believes may be necessary for implementation of its master plan.

Favorable with Amendment

H. 93

An act relating to leasing state forestland for maple sugar production.

Rep. Taylor of Barre City, for the Committee on **Agriculture,** recommends the bill be amended by striking all after the enacting clause and inserting in lieu thereof the following:

Sec. 1. 10 V.S.A. § 2606b is added to read:

§ 2606b. LICENSE OF FORESTLANDS FOR MAPLE SUGAR PRODUCTION

- (a) The general assembly finds and declares that:
- (1) maple sugaring is an important cultural tradition of Vermont life that should be maintained and encouraged;
- (2) maple sugaring is an important component of the agricultural and forest products economy in Vermont and is increasingly necessary for farmers that must diversify in order to continue to farm in Vermont;
 - (3) maple sugaring is a sustainable use of forestland;
- (4) state forestland should be managed and used for multiple uses including maple sugar production;

- (5) it is hereby adopted as state policy to permit limited use of designated state-owned land under the jurisdiction of the department for maple sugar production.
- (b) Beginning on July 1, 2009, pursuant to guidelines developed jointly by the department of forests, parks and recreation and the Vermont maple sugar makers' association, the department shall issue licenses for the use of state forestland for the tapping of maple trees, the collection of maple sap, and the right to transport such sap to a processing site located off state forest land or to sites located on state forest land if approved by the commissioner. All tapping of maple trees authorized under a license shall be conducted according to the guidelines for tapping maple trees agreed to by the department and the Vermont maple sugar makers' association. Each person awarded a license under this section shall maintain and repair any road, water crossing, or work area according to requirements set by the department in the license. Each license shall include such additional terms and conditions set by the department as may be necessary to preserve forest health and to assure compliance with the requirements of this chapter and applicable rules. A license shall be issued for a fixed term not to exceed five years and shall be renewable for two five-year terms subsequent to the initial license. Subsequent renewals shall be allowed where agreed upon by the department and the licensee. The department shall have power to terminate or modify a license for cause, including damage to forest health.
- (c) The commissioner may adopt rules to implement the requirements of this section.
- (d) There is hereby established a maple advisory board to provide the commissioner of forests, parks and recreation with guidance on licensing of state forest land for maple sugar production, including identification of potential sites on state lands for licensure. The board shall be composed of:
- (1) three employees of the department of forests, parks and recreation, appointed by the commissioner.
- (2) three members of the maple sugar makers association designated by the association.
- (3) one member of either the University of Vermont Proctor maple research center or the University of Vermont agricultural extension service, appointed by the commissioner.
- (e) The fee for a license issued under this section shall be one-quarter of the average of the per pound price of Vermont fancy grade syrup and the per pound price of Vermont commercial grade syrup as those prices are set on May 1 of each year. The fee set each May 1 shall apply to licenses issued by the

department for the succeeding period beginning June 1 and ending May 31. Fees collected under this section shall be deposited in the forest parks revolving fund established under 10 V.S.A. § 2609 and shall be used by the department to implement the license program established by this section.

(Committee vote: 11-0-0)

Rep. Zuckerman of Burlington, for the Committee on **Ways and Means,** recommends the bill ought to pass when amended as recommended by the Committee on **Agriculture** and when further amended as follows:

In Sec. 1, 10 V.S.A. § 2606b(e), by inserting at the beginning of that subsection the following to be the first sentence:

"There shall be an annual license fee imposed based on the number of taps installed in the license area."

and by inserting the words "per-tap" after the first "the" in the new second sentence.

(Committee vote: 8-0-3)

H. 331

An act relating to technical changes to the records management authority of the Vermont State Archives and Records Administration.

Rep. Devereux of Mount Holly, for the Committee on **Government Operations,** recommends the bill be amended as follows:

<u>First</u>: By striking Sec. 9 in its entirety and by renumbering the remaining sections to be numerically correct

<u>Second</u>: In Sec. 14, 27 V.S.A. § 1403(b), by renumbering the subdivisions to be numerically correct

(Committee vote: 9-0-2)

Favorable

H. 430

An act relating to approval of an amendment to the charter of the town of St. Johnsbury.

Rep. Hubert of Milton, for the Committee on **Government Operations,** recommends the bill ought to pass.

(Committee Vote: 9-0-2)

H. 433

An act relating to approval of amendments to the charter of the town of Berlin.

Rep. McDonald of Berlin, for the Committee on **Government Operations,** recommends the bill ought to pass.

(Committee Vote: 9-0-2)

For Action Under Rule 52

H. R. 12

House resolution relating to the treatment of individuals at the U. S. and Canadian ports of entry along the Vermont-Quebec international border.

(For text see House Journal April 9, 2009)

Action Postponed Until Tuesday, April 14, 2009

Report Committee of Conference H. 232

An act relating to fiscal year 2009 budget adjustment.

Action Postponed Until Wednesday, April 15, 2009

Senate Proposal of Amendment

H. 91

An act relating to technical corrections to the juvenile judicial proceedings act of 2008.

NOTICE CALENDAR

Committee Bills for Second Reading

H. 446

An act relating to renewable energy and energy efficiency.

(**Rep. Cheney of Norwich** will speak for the Committee on **Natural Resources and Energy.**)

H. 447

An act relating to wetland protection.

(Rep. McCullough of Williston will speak for the Committee on Fish, Wildlife and Water Resources.)

Favorable

H. 444

An act relating to health care reform.

(Rep. Maier of Middlebury will speak for the Committee on Health Care.)

Rep. Masland of Thetford, for the Committee on Ways and Means, recommends the bill ought to pass.

(Committee Vote: 8-3-0)

CONSENT CALENDAR

Concurrent Resolutions for Notice Under Joint Rule 16

The following concurrent resolutions have been introduced for approval by the House and Senate and have been printed in the Senate and House Addendum to today's calendars. These will be adopted automatically unless a member requests floor consideration before the end of the session of the next legislative day. Requests for floor consideration should be communicated to the Clerk of the House or to a member of his staff.

(For text of Resolutions, see Addendum to House and Senate Calendar for Friday, April 10, 2009)

H.C.R. 99

House concurrent resolution congratulating Joseph Wassick on completing 50 years of outstanding volunteer service at the Bennington Fire Department

H.C.R. 100

House concurrent resolution honoring Dr. David Henderson for his exemplary work as a primary care physician in Bristol and at the Porter Medical Center, Inc.

H.C.R. 101

House concurrent resolution honoring Effie (Bartlett) Chamberlain in recognition of her outstanding nursing and administrative career at the Grace Cottage Hospital

H.C.R. 102

House concurrent resolution congratulating Brooke Werner of Granville on winning the 2009 Miss Vermont USA competition

S.C.R. 17.

Senate concurrent resolution in memory of former Representative and Senator George E. Little, Jr. of Shelburne.

S.C.R. 18.

Senate concurrent resolution congratulating the organizers of the 2009 St. Johnsbury Maple Sugar Festival.

Reports Received

The Clerk of the House has received the following reports, copies of which may be found on the Web:

REPORTS MARCH 2009

<u>Position Savings, Appropriation Reductions, Transfers & Substitutions</u> Agency of Administration

FY 2009 Exempt vacancies (2008Act 206 Sec 4(a)) - sent 3-26-09 Agency of Administration

<u>Position Savings and Exempt Position Vacancies FY2009</u> Agency of Administration

Education Quality & Cost Control, Weighted Membership Department of Education

<u>Implementation of Stormwater General Permits</u> Department of Environmental Conservation

Environmental Enforcement Officers as Deputy Game Wardens

Department of Environmental Conservation

<u>Database of Environmental Enforcement Actions</u> Department of Environmental Conservation

Enforcement of On-site Wastewater Systems Department of Environmental Conservation

Mercury Pollution for the Formation of Council on Toxic's

Advisory Committee on Mercury Pollution

DUI Report Governor's Highway Safety Program 2009

Department of Public Safety

<u>Independent Evaluation of Law Enforcement Services</u> Agency of Administration

<u>Vermont Developmental Disability Services Annual Report 2009</u> Agency of Human Services

Section 35 Report, Public Transit Study

Agency of Transportation

<u>Harassment, Bullying and Cyber bullying of Students in Vermont Schools</u> VT Human Rights Commission

<u>Serving People with Disabilities H.615</u> DCF Department

2009 VT Health Care Cost Shift Analysis BISHCA

VT Law Enforcement Review Study Agency of Administration

Equipment Revolving Fund Report Secretary of Administration

Response for Senate Appropriations Questions Agency of Human Services