BILL AS INTRODUCED AND AS PASSED BY SENATE 2011

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1	S.106
2	Introduced by Senator White
3	Referred to Committee on Government Operations
4	Date: April 8, 2011
5	Subject: Municipal government
6	Statement of purpose: This bill proposes to make miscellaneous changes to
7	municipal government law.
8	An act relating to miscellaneous changes to municipal government law
9	It is hereby enacted by the General Assembly of the State of Vermont:
10	* * * Violations; Penalties * * *
11	Sec. 1. 10 V.S.A. § 2675 is amended to read:
12	§ 2675. PENALTIES
13	A person who commits a violation under subsection 2645(a) or 2648(a) of
14	this title shall be subject to a fine of not more than \$25.00 \$75.00 per violation.
15	In the case of a violation which continues after the issuance of a fire prevention
16	complaint, each day's continuance may be deemed a separate violation

1	Sec. 2. 24 V.S.A. 8 1074a is amended to read:
	poor 2. 2. This is a significant to some
2	§ 1974a. ENFORCEMENT OF CIVIL ORDINANCE VIOLATIONS
3	(a) A civil penalty of not more than \$500.00 \$800.00 may be imposed for a
4	violation of a civil ordinance. Each day the violation continues shall constitute
5	a separate violation.
6	(b) All civil ordinance violations, except municipal parking violations, and
7	all continuing civil ordinance violations, where the penalty is \$500.00 \$800.00
8	or less, shall be brought before the judicial bureau pursuant to Title 4 and this
9	chapter. If the penalty for all continuing civil ordinance violations is greater
10	than \$500.00 \$800.00, or injunctive relief, other than as provided in subsection
11	(c) of this section, is sought, the action shall be brought in the criminal division
12	of the superior court, unless the matter relates to enforcement under chapter
13	117 of this title, in which instance the action shall be brought in the
14	environmental division of the superior court.
15	* * *
16	Sec. 3. 24 V.S.A. § 4451 is amended to read:
17	§ 4451. ENFORCEMENT; PENALTIES
18	(a) Any person who violates any bylaw after it has been adopted under this
19	chapter or who violates a comparable ordinance or regulation adopted under
20	prior enabling laws shall be fined not more than \$100.00 \$300.00 for each

offense. No action may be brought under this section unless the alleged

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action may be brought without the seven-day notice by certified mail. An action may be brought without the seven-day notice and opportunity to cure if the alleged offender repeats the violation of the bylaw or ordinance after the seven-day notice period and within the next succeeding 12 months. The seven-day warning notice shall state that a violation exists, that the alleged offender has an opportunity to cure the violation within the seven days, and that the alleged offender will not be entitled to an additional warning notice for a violation occurring after the seven days. In default of payment of the fine, the person, the members of any partnership, or the principal officers of the corporation shall each pay double the amount of the fine. Each day that a violation is continued shall constitute a separate offense. All fines collected for the violation of bylaws shall be paid over to the municipality whose bylaw has been violated.

(b) Any person who, being the owner or agent of the owner of any lot, tract, or parcel of land, lays out, constructs, opens, or dedicates any street, sanitary sewer, storm sewer, water main, or other improvements for public use, travel, or other purposes or for the common use of occupants of buildings abutting thereon, or sells, transfers, or agrees or enters into an agreement to sell any land in a subdivision or land development whether by reference to or by other use of a plat of that subdivision or land development or otherwise, or erects any structure on that land, unless a final plat has been prepared in full

1	compliance with this chapter and the bylaws adopted under this chapter and
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2	has been recorded as provided in this chapter, shall be fined not more than
3	\$100.00 \$300.00, and each lot or parcel so transferred or sold or agreed or
4	included in a contract to be sold shall be deemed a separate violation. All fines
5	collected for these violations shall be paid over to the municipality whose
6	bylaw has been violated. The description by metes and bounds in the
7	instrument of transfer or other document used in the process of selling or
8	transferring shall not exempt the seller or transferor from these penalties or
9	from the remedies provided in this chapter.
10	* * * Taxes * * *
11	Sec. 4. 10 V.S.A. § 6244a is added to read:
12	§ 6244a. ESCROW OF PROPERTY TAXES
13	(a) A mobile home park owner shall require monthly payments from the
14	owner of a mobile home in a mobile home park approximating one-twelfth of
15	the reasonably estimated annual property taxes and shall be subject to all of the
16	provisions of 8 V.S.A. § 10404 with respect to the escrow of the payments.
17	(b) The mobile home park owner shall pay from the escrow account to the
18	municipality when due the property taxes of the owner of a mobile home in the
19	mobile home park and shall return any money in excess of one-twelfth of the
20	reasonably estimated annual property taxes for the succeeding year.

1	Sec. 5. 24 V.S.A. & 1535 is amended to read:
2	§ \$35. ABATEMENT
3	(a) The board may abate in whole or part taxes, interest, and or collection
4	fees, other than those arising out of a corrected classification of homestead or
5	nonresidential property, accruing to the town in the following cases:
6	* * *
7	* * * Municipal Powers and Duties * * *
8	Sec. 6. 24 V.S.A. § 1571 is amended to read:
9	§ 1571. ACCOUNTS
10	(a) The town treasurer shall keep an account of moneys, bonds, notes, and
11	evidences of debt paid or delivered to him or her, and of moneys paid out by
12	him or her for the town and the town school district, which accounts shall at all
13	times be open to the inspection of persons interested.
14	(b) Moneys received by the town treasurer on behalf of the town may be
15	invested and reinvested by the treasurer with the approval of the legislative
16	body.
17	(c) The town treasurer shall file quarterly reports with the legislative body
18	regarding his or her actions described in subsections (a) and (b) of this section.

Sec. 7. 24 V.S.A. § 1972 is amended to read:

§ 1972. PROCEDURE

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(a) The legislative body of a municipality desiring to adopt an ordinance or rule may adopt it subject to the petition set forth in section 1973 of this title and shall cause it to be entered in the minutes of the municipality and posted in at least five conspicuous places within the municipality. The full text of the ordinance or rule, or a concise summary of it including a statement of purpose, principal provisions, and lable of contents or list of section headings, shall be published legislative body shall arrange for one formal publication of the ordinance or rule in a newspaper circulating in the municipality on a day not more than 14 days following the date when the proposed provision is so adopted. Along with the concise summary shall be published a reference to a place within the municipality where the full ext may be examined. When the text or concise summary of an ordinance is published, the <u>Information</u> included in the publication shall be the name of the nunicipality and its website; the title or subject of the ordinance or rule; the name, telephone number, and mailing address of a municipal official designated to answer questions and receive comments on the proposal; and where the full text may be examined. The same notice shall explain citizens' rights to petition for a vote on the ordinance or rule at an annual or special meeting as provided in section 1973 of this title, and shall also contain the name, address and

1	telephone number of a person with knowledge of the ordinance or rule who is
2	available to answer questions about it.
3	(2) Unless a petition is filed in accordance with section 1973 of this title,
4	the ordinance or rule shall become effective 60 days after the date of its
5	adoption, or a such time following the expiration of 60 days from the date of
6	its adoption as is determined by the legislative body. If a petition is filed in
7	accordance with section 1973 of this title, the taking effect of the ordinance or
8	rule shall be governed by section 1973(e) of this title.
9	* * *
10	(c) The procedure herein provided shall apply to the adoption of any
11	ordinance or rule by a municipality unless another procedure is provided by
12	charter, special law, or particular statute.
13	Sec. 8. 24 V.S.A. § 2291 is amended to read:
14	§ 2291. ENUMERATION OF POWERS
15	For the purpose of promoting the public health, safety, welfare, and
16	convenience, a town, city, or incorporated village shall have the following
17	powers:
18	***
19	(4) To regulate the operation and use of vehicles of every kind including
20	the power: to erect traffic signs and signals; to regulate the speed of vehicles
21	subject to 23 V.S.A. §§ 1141-1147 subchapter 12 of chapter 13 of Title 23, to

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right of appearance and arraignment in court by persons charged with parking violations by payment of specified fines within a stated period of time.

* *

- (6) To regulate the location, installation, maintenance, repair, and removal of utility poles, wires and conduits, water pipes or mains, or gas mains and sewers, upon, under, or above public highways or public property of the municipality.
- (7) To regulate or prohibit the erection, size, structure, contents, and location of signs, posters, or displays on or above any public highway, sidewalk, lane, or alleyway of the municipality and to regulate the use, size, structure, contents, and location of signs on private buildings or structures.
- (8) To regulate or prohibit the use or discharge, but not possession of, firearms within the municipality or specified portions thereof, provided that an ordinance adopted under this subdivision shall be consistent with section 2295 of this title and shall not prohibit, reduce, or limit discharge at any existing sport shooting range, as that term is defined in 10 V.S.A. § \$227-.
- (9) To license or regulate itinerant vendors, peddlers, door-to-door salesmen, and those selling goods, wares, merchandise, or services who engage in a transient or temporary business, or who sell from an automobile, truck,

1	wagon, or other conveyance, excepting persons selling fruits, vegetables, or
2	other farm produce.
3	***
4	(11) To regulate, license, tax, or prohibit circuses, carnivals and
5	menageries, and all plays, concerts, entertainments, or exhibitions of any kind
6	for which money is received.
7	***
8	(14) To define what constitutes a public nuisance, and to provide
9	procedures and take action for its abatement or removal as the public health,
10	safety, or welfare may require.
11	* * *
12	(16) To name and rename streets and to number and renumber lots
13	pursuant to section 4421 4463 of this title.
14	* * *
15	* * * Poor Relief * * *
16	Sec. 9. 24 V.S.A. § 1236 is amended to read:
17	§ 1236. POWERS AND DUTIES IN PARTICULAR
18	The manager shall have authority and it shall be his or her daty:
19	***
20	(2) To perform all duties now conferred by law upon the selectmen
21	selectboard, except that he or she shall not prepare tax bills, sign orders on the

general fund of the town, other than orders for poor relief, call special or annual town meetings, lay out highways, establish and lay out public parks, make assessments, award damages, act as member of the board of civil authority, nor make appointments to fill vacancies which the selectmen are selectboard is now authorized by law to fill; but he or she shall, in all matters herein excepted, render the selectmen selectboard such assistance as they it shall require;

* * *

- (4) To have charge and supervision of all public town buildings, repairs thereon, and repairs of buildings of the town school district upon requisition of the school directors; and all building done by the town or town school district, unless otherwise specially voted, shall be done under his <u>or her</u> charge and supervision;
- (5) To perform all the duties now conferred by law upon the road commissioner of the town, including the signing of orders; provided, however, that when an incorporated village lies within the territorial limits of a town which is operating under a town manager, and such village fails to pay to such town for expenditure on the roads of the town outside the village, at least fifteen 15 percent of the last highway tax levied in such village, the legal voters residing in such town, outside such village, may elect one or two road

1	commissioners who shall have and exercise all powers of road commissioner
2	within that part of such town as lies outside such village;
3	* * *
4	Sec. 10. 24 V.S.A. § 1762 is amended to read:
5	§ 1762. LIMITS
6	(a) A municipal corporation shall not incur an indebtedness for public
7	improvements which, with its previously contracted indebtedness, shall, in the
8	aggregate, exceed ten times the amount of the last grand list of such municipal
9	corporation. Bonds or obligations given or created in excess of the limit
10	authorized by this subchapter and contrary to its provisions shall be void.
11	(b) However, the provisions of this subchapter as to the debt limit shall not
12	apply to bonds issued under sections 1752, or 1754 and 1769 of this title,
13	relating to the ordinary expenses of a municipality, nor to bonds issued for
14	poor relief .
15	Sec. 11. REPEAL
16	24 V.S.A. §§ 1769 (notes and bonds for poor relief) and 1770 (application)
17	are repealed.
18	* * * Glebe Lands * * *
19	Sec. 12. REPEAL
20	24 V.S.A. §§ 2404 (rents of other lands, how divided and applied) and 2405
21	(contract under previous law not affected) are repealed.

1	* * * Municipal Planning and Development * * *
2	Sec. 13. 24 V.S.A. § 4303 is amended to read:
3	§ 4303 DEFINITIONS
4	The following definitions shall apply throughout this chapter unless the
5	context otherwise requires:
6	* * *
7	(33) "Public road" means a state highway or town highway as defined in
8	<u>19 V.S.A. § 1.</u>
9	Sec. 14. 24 V.S.A. § 4325 is amended to read:
10	§ 4325. POWERS AND DUTIES OF PLANNING COMMISSIONS
11	Any planning commission created under this chapter may:
12	* * *
13	(6) Prepare and present a recommended capital budget and program for
14	a period of five eight years, as set forth in section 4440 of this title, for action
15	by the legislative body, as set forth under section 4443 of this title;
16	* * *
17	Sec. 15. 24 V.S.A. § 4387 is amended to read:
18	§ 4387. READOPTION OF PLANS
19	(a) All plans, including all prior amendments, shall expire every five eight
20	years unless they are readopted according to the procedures in section 4385 of
21	this title.

1	***
2	Sec. 16. 24 V.S.A. § 4442 is amended to read:
3	§ 4442 ADOPTION OF BYLAWS AND RELATED REGULATORY
4	TOOLS; AMENDMENT OR REPEAL
5	* * *
6	(c) Routine adoption.
7	(1) A bylaw, bylaw amendment, or bylaw repeal shall be adopted by a
8	majority of the members of the legislative body at a meeting that is held after
9	the final public hearing, and shall be effective 21 days after adoption unless, by
10	action of the legislative body, the bylaw, bylaw amendment, or bylaw repeal is
11	warned for adoption by the municipality by Australian ballot at a special or
12	regular meeting of the municipality.
13	(2) However, a rural town with a population of fewer than 2,500 persons
14	as defined in section 4303 of this chapter, by vote of that town at a special or
15	regular meeting duly warned on the issue, may elect to require that bylaws,
16	bylaw amendments, or bylaw repeals shall be adopted by vote of the town by
17	Australian ballot at a special or regular meeting duly warned on the issue. That
18	procedure shall then apply until rescinded by the voters at a regular or special
19	meeting of the town.

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Sec. 17. EFFECTIVE DATE

2 This act shall take effect on passage.

* * * Violations; Penalties * * *

Sec. 1. 10 V.S.A. § 2675 is amended to read:

§ 2675. PENALTIES

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A person who commits a violation under subsection 2645(a) or 2648(a) of this title shall be subject to a fine of not more than \$25.00 \text{\$\geq }75.00\$ per violation. In the case of a violation which continues after the issuance of a fire prevention complaint, each day's continuance may be deemed a separate violation.

Sec. 2. 24 V.S.A. § 1974a is amended to read:

§ 1974a. ENFORCEMENT OF CIVIL ORDINANCE VIOLATIONS

- (a) A civil penalty of not more than \$500.00 \text{\$800.00} may be imposed for a violation of a civil ordinance. Each day the violation continues shall constitute a separate violation.
- (b) All civil ordinance violations, except municipal parking violations, and all continuing civil ordinance violations, where the penalty is \$500.00 \$800.00 or less, shall be brought before the judicial bureau pursuant to Title 4 and this chapter. If the penalty for all continuing civil ordinance violations is greater than \$500.00 \$800.00, or injunctive relief, other than as provided in subsection (c) of this section, is sought, the action shall be brought in the criminal division of the superior court, unless the matter relates to enforcement under chapter 117 of this title, in which instance the action shall be brought in the environmental division of the superior court.

* * *

Sec. 3. 24 V.S.A. § 4451 is amended to read:

§ 4451. ENFORCEMENT; PENALTIES

(a) Any person who violates any bylaw after it has been adopted under this chapter or who violates a comparable ordinance or regulation adopted under prior enabling laws shall be fined not more than \$100.00 \$200.00 for each offense. No action may be brought under this section unless the alleged offender has had at least seven days' warning notice by certified mail. An action may be brought without the seven-day notice and opportunity to cure if the alleged offender repeats the violation of the bylaw or ordinance after the seven-day notice period and within the next succeeding 12 months. The seven-day warning notice shall state that a violation exists, that the alleged

offender has an opportunity to cure the violation within the seven days, and that the alleged offender will not be entitled to an additional warning notice for a violation occurring after the seven days. In default of payment of the fine, the person, the members of any partnership, or the principal officers of the corporation shall each pay double the amount of the fine. Each day that a violation is continued shall constitute a separate offense. All fines collected for the violation of bylaws shall be paid over to the municipality whose bylaw has been violated.

(b) Any person who, being the owner or agent of the owner of any lot, tract, or parcel of land, lays out, constructs, opens, or dedicates any street, sanitary sewer, storm sewer, water main, or other improvements for public use, travel, or other purposes or for the common use of occupants of buildings abutting thereon, or sells, transfers, or agrees or enters into an agreement to sell any land in a subdivision or land development whether by reference to or by other use of a plat of that subdivision or land development or otherwise, or erects any structure on that land, unless a final plat has been prepared in full compliance with this chapter and the bylaws adopted under this chapter and has been recorded as provided in this chapter, shall be fined not more than \$100.00 \$300.00 \$200.00, and each lot or parcel so transferred or sold or agreed or included in a contract to be sold shall be deemed a separate violation. All fines collected for these violations shall be paid over to the municipality whose bylaw has been violated. The description by metes and bounds in the instrument of transfer or other document used in the process of selling or transferring shall not exempt the seller or transferor from these penalties or from the remedies provided in this chapter.

* * * Damages by Dogs * * *

Sec. 4. REPEAL

20 V.S.A. §§ 3741 (election of remedy), 3742 (notice of damage; appraisal), 3743 (examination of certificate), 3744 (fees and travel expenses), 3745 (identification and killing of dogs), 3746 (action against town), and 3747 (action by town against owner of dogs) are repealed.

Sec. 4a. 20 V.S.A. § 3622 is amended to read:

§ 3622. FORM OF WARRANT	
Such warrant shall be in the following form:	
State of Vermont:)
)
County, ss.)

To	, constable or
police officer of the town or city of	;
By the authority of the state of Vermont, you ar	e hereby commanded
forthwith to impound and destroy in a humane way or ce	use to be destroyed in
a humane way all dogs and wolf-hybrids not duly licen	used according to law,
except as exempted by section 20 V.S.A. § 3587 of 20	<u> </u>
further required to make and return complaint against t	
any such dog or wolf-hybrid. A dog or wolf-hybrid that	t is impounded may be
transferred to an animal shelter or rescue organization	on for the purpose of
finding an adoptive home for the dog or wolf-hybrid. If	the dog or wolf-hybrid
cannot be placed in an adoptive home or transferred to	o a humane society or
rescue organization within ten days, or a greater numb	er of days established
by the municipality, the dog or wolf-hybrid may be destro	oyed in a humane way.
Hereof fail not, and due return make of this warr	ant, with your doings
thereon, within 90 days from the date hereof, stating t	
wolf-hybrids destroyed and the names of the owners of	r keepers thereof, and
whether all unlicensed dogs or wolf-hybrids in such toy	vn (or city) have been
destroyed, and the names of persons against whom comp	
under the provisions of 20 V.S.A. chapter 193, subch	

Given under our (my) hands at ______ aforesaid, this _____ day of _____, \frac{19}{20} ____.

* * * Taxes * * *

chapter 193 of 20 V.S.A., and whether complaints have been made and returned against all persons who have failed to comply with the provisions of

Sec. 5. 24 V.S.A. § 1535 is amended to read:

§ 1535. ABATEMENT

such subchapter.

(a) The board may abate in whole or part taxes, interest, and <u>or</u> collection fees, other than those arising out of a corrected classification of homestead or nonresidential property, accruing to the town in the following cases:

* * *

* * * Municipal Powers and Duties * * *

Sec. 6. 24 V.S.A. § 1571 is amended to read:

§ 1571. ACCOUNTS

- (a) The town treasurer shall keep an account of moneys, bonds, notes, and evidences of debt paid or delivered to him <u>or her</u>, and of moneys paid out by him <u>or her</u> for the town and the town school district, which accounts shall at all times be open to the inspection of persons interested.
- (b) Moneys received by the town treasurer on behalf of the town may be invested and reinvested by the treasurer with the approval of the legislative body.
- (c) The town treasurer shall file quarterly reports with the legislative body regarding his or her actions described in subsections (a) and (b) of this section.
- Sec. 7. 24 V.S.A. § 1972 is amended to read:

§ 1972. PROCEDURE

(a)(1) The legislative body of a municipality desiring to adopt an ordinance or rule may adopt it subject to the petition set forth in section 1973 of this title and shall cause it to be entered in the minutes of the municipality and posted in at least five conspicuous places within the municipality. The full text of the ordinance or rule, or a concise summary of it including a statement of purpose, principal provisions, and table of contents or list of section headings, shall be published legislative body shall arrange for one formal publication of the ordinance or rule or a concise summary thereof in a newspaper circulating in the municipality on a day not more than 14 days following the date when the proposed provision is so adopted. Along with the concise summary shall be published a reference to a place within the municipality where the full text may be examined. When the text or concise summary of an ordinance is published, the Information included in the publication shall be the name of the municipality; the name of the municipality's website, if the municipality actively updates its website on a regular basis; the title or subject of the ordinance or rule; the name, telephone number, and mailing address of a municipal official designated to answer questions and receive comments on the proposal; and where the full text may be examined. The same notice shall explain citizens' rights to petition for a vote on the ordinance or rule at an annual or special meeting as provided in section 1973 of this title, and shall also contain the name, address and telephone number of a person with knowledge of the ordinance or rule who is available to answer questions about

(2) Unless a petition is filed in accordance with section 1973 of this title, the ordinance or rule shall become effective 60 days after the date of its adoption, or at such time following the expiration of 60 days from the date of its adoption as is determined by the legislative body. If a petition is filed in accordance with section 1973 of this title, the taking effect of the ordinance or rule shall be governed by section subsection 1973(e) of this title.

* * *

- (c) The procedure herein provided shall apply to the adoption of any ordinance or rule by a municipality unless another procedure is provided by charter, special law, or particular statute.
- Sec. 8. 24 V.S.A. § 2291 is amended to read:

§ 2291. ENUMERATION OF POWERS

For the purpose of promoting the public health, safety, welfare, and convenience, a town, city, or incorporated village shall have the following powers:

* * *

(4) To regulate the operation and use of vehicles of every kind including the power: to erect traffic signs and signals; to regulate the speed of vehicles subject to 23 V.S.A. §§ 1141-1147 chapter 13, subchapter 12; to regulate or exclude the parking of all vehicles; and to provide for waiver of the right of appearance and arraignment in court by persons charged with parking violations by payment of specified fines within a stated period of time.

* * *

- (6) To regulate the location, installation, maintenance, repair, and removal of utility poles, wires and conduits, water pipes or mains, or gas mains and sewers, upon, under, or above public highways or public property of the municipality.
- (7) To regulate or prohibit the erection, size, structure, contents, and location of signs, posters, or displays on or above any public highway, sidewalk, lane, or alleyway of the municipality and to regulate the use, size, structure, contents, and location of signs on private buildings or structures.
- (8) To regulate or prohibit the use or discharge, but not possession of, firearms within the municipality or specified portions thereof, provided that an ordinance adopted under this subdivision shall be consistent with section 2295 of this title and shall not prohibit, reduce, or limit discharge at any existing sport shooting range, as that term is defined in 10 V.S.A. § 5227.

(9) To license or regulate itinerant vendors, peddlers, door-to-door salesmen, and those selling goods, wares, merchandise, or services who engage in a transient or temporary business, or who sell from an automobile, truck, wagon, or other conveyance, excepting persons selling fruits, vegetables, or other farm produce.

* * *

(11) To regulate, license, tax, or prohibit circuses, carnivals and menageries, and all plays, concerts, entertainments, or exhibitions of any kind for which money is received.

* * *

(14) To define what constitutes a public nuisance, and to provide procedures and take action for its abatement or removal as the public health, safety, or welfare may require.

* * *

(16) To name and rename streets and to number and renumber lots pursuant to section 4421 4463 of this title.

* * *

* * * Poor Relief * * *

Sec. 9. 24 V.S.A. § 1236 is amended to read:

§ 1236. POWERS AND DUTIES IN PARTICULAR

The manager shall have authority and it shall be his or her duty:

* * *

(2) To perform all duties now conferred by law upon the selectmen selectboard, except that he or she shall not prepare tax bills, sign orders on the general fund of the town, other than orders for poor relief, call special or annual town meetings, lay out highways, establish and lay out public parks, make assessments, award damages, act as member of the board of civil authority, nor make appointments to fill vacancies which the selectmen are selectboard is now authorized by law to fill; but he or she shall, in all matters herein excepted, render the selectmen selectboard such assistance as they it shall require;

* * *

(4) To have charge and supervision of all public town buildings, repairs thereon, and repairs of buildings of the town school district upon requisition of the school directors; and all building done by the town or town school district,

unless otherwise specially voted, shall be done under his <u>or her</u> charge and supervision;

(5) To perform all the duties now conferred by law upon the road commissioner of the town, including the signing of orders; provided, however, that when an incorporated village lies within the territorial limits of a town which is operating under a town manager, and such village fails to pay to such town for expenditure on the roads of the town outside the village, at least fifteen 15 percent of the last highway tax levied in such village, the legal voters residing in such town, outside such village, may elect one or two road commissioners who shall have and exercise all powers of road commissioner within that part of such town as lies outside such village;

* * *

Sec. 10. 24 V.S.A. § 1762 is amended to read:

§ 1762. LIMITS

- (a) A municipal corporation shall not incur an indebtedness for public improvements which, with its previously contracted indebtedness, shall, in the aggregate, exceed ten times the amount of the last grand list of such municipal corporation. Bonds or obligations given or created in excess of the limit authorized by this subchapter and contrary to its provisions shall be void.
- (b) However, the provisions of this subchapter as to the debt limit shall not apply to bonds issued under sections 1752, or 1754 and 1769 of this title, relating to the ordinary expenses of a municipality, nor to bonds issued for poor relief.

Sec. 11. REPEAL

24 V.S.A. §§ 1769 (notes and bonds for poor relief) and 1770 (application) are repealed.

* * * Glebe Lands * * *

Sec. 12. REPEAL

24 V.S.A. §§ 2404 (rents of other lands, how divided and applied) and 2405 (contract under previous law not affected) are repealed.

* * * Municipal Planning and Development * * *

Sec. 13. 24 V.S.A. § 4303 is amended to read:

§ 4303. DEFINITIONS

The following definitions shall apply throughout this chapter unless the context otherwise requires:

* * *

(33) "Public road" means a state highway as defined in 19 V.S.A. § 1 or a class 1, 2, or 3 town highway as defined in 19 V.S.A. § 302(a). A municipality may, at its discretion, define a public road to also include a class 4 town highway as defined in 19 V.S.A. § 302(a).

Sec. 14. 24 V.S.A. § 4442 is amended to read:

§ 4442. ADOPTION OF BYLAWS AND RELATED REGULATORY TOOLS; AMENDMENT OR REPEAL

* * *

- (c) Routine adoption.
- (1) A bylaw, bylaw amendment, or bylaw repeal shall be adopted by a majority of the members of the legislative body at a meeting that is held after the final public hearing, and shall be effective 21 days after adoption unless, by action of the legislative body, the bylaw, bylaw amendment, or bylaw repeal is warned for adoption by the municipality by Australian ballot at a special or regular meeting of the municipality.
- (2) However, a rural town with a population of fewer than 2,500 persons as defined in section 4303 of this chapter, by vote of that town at a special or regular meeting duly warned on the issue, may elect to require that bylaws, bylaw amendments, or bylaw repeals shall be adopted by vote of the town by Australian ballot at a special or regular meeting duly warned on the issue. That procedure shall then apply until rescinded by the voters at a regular or special meeting of the town.

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- * * * Property; Filing of Land Plats * * *
- Sec. 15. 27 V.S.A. § 1404(b) is amended to read:
- (b) Survey plats prepared and filed in accordance with section 4416 of Title 24 V.S.A. § 4463 shall be exempt from subdivision 1403(b)(6) of this title. Survey plats or plans filed under this exemption shall contain a title area, the location of the land and scale expressed in engineering units. In addition, they shall include inscriptions and data required by zoning and planning boards.

Sec. 16. EFFECTIVE DATE

This act shall take effect on passage.