Journal of the House

Friday, March 2, 2012

At nine o'clock and thirty minutes in the forenoon the Speaker called the House to order.

Devotional Exercises

Devotional exercises were conducted by Rev. Elissa Johnk, Senior Minister, Old Meeting House in East Montpelier, VT.

Committee Bill Introduced

H. 764

Rep. Fisher of Lincoln, for the committee on Health Care, introduced a bill, entitled

An act relating to health insurance brokers' fees

Which was read the first time and, under the rule, placed on the Calendar for notice tomorrow.

Committee Bill Introduced

H. 765

Rep. Emmons of Springfield, for the committee on Corrections and Institutions, introduced a bill, entitled

An act relating to the mental health needs of the corrections population

Which was read the first time and, under the rule, placed on the Calendar for notice tomorrow.

Bill Referred to Committee on Appropriations

H. 763

House bill, entitled

An act relating to the billing and collection of the statewide education property tax by the department of taxes

Appearing on the Calendar, carrying an appropriation, under rule 35a, was referred to the committee on Appropriations.

Joint Resolution Placed on Calendar J.R.H. 28

Joint resolution congratulating the Republic of China (Taiwan), President Ma Ying-jeou, and the 23 million Taiwanese people on their successful 2012 democratic elections and urging support for Taiwan's participation in various international organizations

Offered by: Representatives Leriche of Hardwick and Marcotte of Coventry

Whereas, on January 14, 2012, the Republic of China (Taiwan) held a successful democratically conducted election for president, vice president, and the legislature, demonstrating it is a beacon for freedom and democracy, and

Whereas, recently re-elected President Ma Ying-jeou has worked tirelessly to uphold democratic principles in Taiwan, ensure the prosperity of the Taiwanese people, promote its standing as a responsible member of the international community, increase participation in international organizations, dispatch humanitarian missions abroad, and further improve relations between the United States and Taiwan, and

Whereas, the United States and the Republic of China (Taiwan), and especially the State of Vermont, share an historically close relationship, marked by strong bilateral trade, educational and cultural exchanges, scientific and technological interests, and tourism, and

<u>Whereas</u>, in December 2011, Taiwan was nominated to participate in the United States Visa Waiver Program, and

Whereas, the United States ranks as Taiwan's third largest trading partner and Taiwan is the 10th largest trading partner of the United States, and bilateral trade reached \$62 billion with exports to Taiwan totaling approximately \$25 billion in 2011, and Vermont's exports to Taiwan totaled \$154 million in 2010, and

Whereas, on November 12, 2011, President Barack Obama and the leaders of eight Trans-Pacific Partnership countries announced the achievement of the broad outlines for a 21st century Trans-Pacific Partnership agreement which will forge close links among economies, enhance competitiveness, and benefit consumers, and

Whereas, the Asia-Pacific region is the largest market in the world for U.S. exports, and \$3.9 billion, or 93 percent, of Vermont's total exports went to markets in that region, and

Whereas, exports to Taiwan are estimated to support 12,300 Vermont jobs, and the latest available data (2009) indicated that 898 companies exported goods from Vermont, and

Whereas, Taiwan is the world's seventeenth largest trading economy and a member of the Asia-Pacific Economic Cooperation Forum, and

Whereas, the United Nations Framework Convention on Climate Change is the leading international agency addressing climate change, and Taiwan desires and should be granted membership in this important organization, and

Whereas, it remains in the interest of the traveling public that Taiwan be included in the International Civil Aviation Organization since Taiwan is a key transport hub in the Asia-Pacific region, and the Taipei Flight Information Region which is under Taiwan's jurisdiction covers an area of 176,000 square nautical miles with 1.35 million controlled flights annually passing through, now therefore be it

Resolved by the Senate and House of Representatives:

That the General Assembly congratulates the Republic of China (Taiwan), President Ma Ying-jeou, and the 23 million Taiwanese people on their successful 2012 democratic elections and urges support for Taiwan's participation in various international organizations and agreements, including the Trans-Pacific Partnership, the United Nations Framework Convention on Climate Change, and the International Civil Aviation Organization, and be it further

<u>Resolved</u>: That the Secretary of State be directed to send a copy of this resolution to President Barack Obama, Governor Peter Shumlin, the Vermont Congressional Delegation, Taiwanese President Ma Ying-jeou, and Anne Hung, Director-General of the Taipei Economic and Cultural Office in Boston.

Which was read and, in the Speaker's discretion, placed on the Calendar for action on the next legislative day under Rule 52.

Joint Resolution Placed on Calendar J.R.H. 29

Joint resolution commemorating Women's History Month, the publication of the sixth edition of *The Legal Rights of Women in Vermont*, and reaffirming continuing support for equal rights for women

Offered by: Representatives Taylor of Barre City, Ancel of Calais, Bartholomew of Hartland, Batchelor of Derby, Bissonnette of Winooski, Branagan of Georgia, Browning of Arlington, Burke of Brattleboro, Buxton of Tunbridge, Campion of Bennington, Cheney of Norwich, Christie of Hartford, Clarkson of Woodstock, Conquest of Newbury, Consejo of Sheldon,

Copeland-Hanzas of Bradford, Courcelle of Rutland City, Dakin of Chester, Davis of Washington, Donovan of Burlington, Edwards of Brattleboro, Ellis of Waterbury, Emmons of Springfield, Evans of Essex, Frank of Underhill, French of Shrewsbury, Grad of Moretown, Haas of Rochester, Head of South Burlington, Hooper of Montpelier, Jerman of Essex, Kitzmiller of Montpelier, Klein of East Montpelier, Komline of Dorset, Krebs of South Hero, Lanpher of Vergennes, Lawrence of Lyndon, Lenes of Shelburne, Lippert of Hinesburg, Lorber of Burlington, Macaig of Williston, Malcolm of Pawlet, Manwaring of Wilmington, Marek of Newfane, Martin of Wolcott, Masland of Thetford, McAllister of Highgate, McCullough of Williston, McNeil of Rutland Town, Miller of Shaftsbury, Mook of Bennington, Munger of South Burlington, Myers of Essex, O'Brien of Richmond, O'Sullivan of Burlington, Partridge of Windham, Pearson of Burlington, Poirier of Barre City, Potter of Clarendon, Pugh of South Burlington, Ralston of Middlebury, Ram of Burlington, Russell of Rutland City, Scheuermann of Stowe, Shand of Weathersfield, Shaw of Pittsford, Stevens of Waterbury, Stevens of Shoreham, Stuart of Brattleboro, Sweaney of Windsor, Till of Jericho, Toll of Danville, Waite-Simpson of Essex, Webb of Shelburne, Wizowaty of Burlington, Yantachka of Charlotte and Zagar of Barnard

Whereas, the month of March is Women's History Month, an annual worldwide celebration highlighting the contributions of women in history and society, and

Whereas, many Vermonters, both men and women, have fought for equal rights for women under the law, and

Whereas, Clarina Howard Nichols, a journalist and advocate for women's rights, temperance, and antislavery, was the first women to address the Vermont legislature, and she contributed to reform of married women's property rights in 1847 and introduced school suffrage for women in Vermont, and

Whereas, the contributions of many other Vermont women may be found in the Vermont Women's History Project database maintained by the Vermont Historical Society, and

Whereas, in order to access justice under the law, women need to understand their rights, and

Whereas, the Vermont Commission on Women has published a handbook for this purpose since 1977 called *The Legal Rights of Women in Vermont*, and the sixth edition of this handbook has now been digitally published on the commission's website, www.women.vermont.gov, and the commission will assist those without a computer, and

Whereas, written in plain English, this comprehensive guide is an up-to-date digital resource providing explanations of many topics, and each chapter concludes with links to the commission's online resource directory and to federal and state statutory websites that enable the reader to find and read applicable laws, and

Whereas, while written for women, *The Legal Rights of Women in Vermont* covers legal issues affecting all Vermonters, including: adoption, guardianship and emancipated minors, consumer protection and fair credit, domestic relations; education, employment rights, housing and property rights, immigration, insurance, name changes, public accommodations, public assistance and government benefits, reproductive rights, violence against women and children; and wills, probate court, and advanced directives, and

Whereas, Vermont Women's History Project, a program through the Vermont Historical Society, is a dynamic database of all Vermont women who have contributed to our state's history, including Vermont's first 100 women lawyers, and

Whereas, on March 21, 2012 at 12:00 noon, the Vermont Women's History Project is sponsoring a panel discussion with four women lawyers who have made strides in women's legal rights, now therefore be it

Resolved by the Senate and House of Representatives:

That the General Assembly commemorates Women's History Month and the publication of the sixth edition of *The Legal Rights of Women in Vermont* and reaffirms its continuing support of equal rights for women, and be it further

<u>Resolved</u>: That the Secretary of State be directed to send a copy of this resolution to the Vermont Women's History Project, the Vermont Commission on Women, and the Women's Section of the Vermont Bar Association.

Which was read and, in the Speaker's discretion, placed on the Calendar for action on the next legislative day under Rule 52.

Bill Amended, Read Third Time and Passed

H. 485

House bill, entitled

An act relating to establishing universal recycling of solid waste

Was taken up and pending third reading of the bill, **Rep. Bartholomew of Hartland** moved to amend the bill as follows:

In Sec. 4, 10 V.S.A. § 6605, in subsection (1), in the first sentence, after "<u>a</u> separate fee for the collection of mandated recyclables" and before the period,

by inserting "and shall not charge a residential customer a fee for access to the facility in order to deposit mandated recyclables for collection"

Thereupon, **Rep. Bartholomew of Hartland** asked and was granted leave of the House to withdraw his amendment.

Pending third reading of the bill, **Rep. Jerman of Essex** moved to amend the bill as follows:

By adding Sec. 16a to read:

Sec. 16a. 10 V.S.A. § 6618(b) is amended to read:

(b) The secretary may authorize disbursements from the solid waste management assistance account for the purpose of enhancing solid waste management in the state in accordance with the adopted waste management plan. This includes:

* * *

(10) the costs of the proper disposal of waste tires. Prior to disbursing funds under this subsection, the secretary shall provide a person with notice and opportunity to properly dispose of waste tires. The secretary may condition a disbursement under this subsection on the repayment of the disbursement. If a person fails to provide repayment subject to the terms of a disbursement, the secretary may initiate an action against the person for repayment to the fund or may record against the property of the person a lien for the costs of cleaning up waste tires at a property.

Which was agreed to.

Pending third reading of the bill, **Rep. Olsen of Jamaica** moved to amend the bill as follows:

<u>First</u>: In Sec. 1, 10 V.S.A. § 6602, by striking subdivision 19 in its entirety and inserting in lieu thereof the following:

(19) "Implementation plan" means that plan which is adopted to be consistent with the state solid waste management plan. This plan must include all the elements required for consistency with the state plan and an applicable regional plan and shall be approved by the secretary. This implementation plan is the basis for state certification of facilities under subsection 6605(c) of this title.

<u>Second</u>: In Sec. 13, 24 V.S.A. § 2202a is amended by adding subsection (e) to read:

(e) The education and outreach requirements of this section need not be met through direct mailings, but may be met through other methods such as

television and radio advertising; use of the Internet, social media, or electronic mail; or the publication of informational pamphlets or materials.

Which was agreed to.

Thereupon, the bill was read the third time and passed.

Committee Relieved of Consideration and Bill Committed to Other Committee

H. 691

Rep. Botzow of Pownal moved that the committee on Commerce and Economic Development be relieved of House bill, entitled

An act relating to prohibiting collusion as an antitrust violation

And that the bill be committed to the committee on Judiciary, which was agreed to.

Rules Suspended; Senate Proposal of Amendment Not Concurred in; Committee of Conference Requested and Appointed; Rules Suspended and the Bill was Ordered Messaged to the Senate Forthwith

H. 630

On motion of **Rep. Turner of Milton**, the rules were suspended and House bill, entitled

An act relating to reforming Vermont's mental health system

Appearing on the Calendar for notice, was taken up for immediate consideration.

The Senate proposed to the House to amend the bill by striking all after the enacting clause and inserting in lieu thereof the following:

Sec. 1. PURPOSE

- (a) It is the intent of the general assembly to strengthen Vermont's existing mental health care system by offering a continuum of community and peer services, as well as a range of acute inpatient beds throughout the state. This system of care shall be designed to provide flexible and recovery-oriented treatment opportunities and to ensure that the mental health needs of Vermonters are served.
- (b) It is also the intent of the general assembly that the agency of human services fully integrate all mental health services with all substance abuse, public health, and health care reform initiatives, consistent with the goals of parity.

Sec. 1a. 18 V.S.A. chapter 174 is added to read:

CHAPTER 174. MENTAL HEALTH SYSTEM OF CARE

§ 7251. PRINCIPLES FOR MENTAL HEALTH CARE REFORM

The general assembly adopts the following principles as a framework for reforming the mental health care system in Vermont:

- (1) The state of Vermont shall meet the needs of individuals with mental health conditions, including the needs of individuals in the custody of the commissioner of corrections, and the state's mental health system shall reflect excellence, best practices, and the highest standards of care.
- (2) Long-term planning shall look beyond the foreseeable future and present needs of the mental health community. Programs shall be designed to be responsive to changes over time in levels and types of needs, service delivery practices, and sources of funding.
- (3) Vermont's mental health system shall provide a coordinated continuum of care by the departments of mental health and of corrections, designated hospitals, designated agencies, and community and peer partners to ensure that individuals with mental health conditions receive care in the most integrated and least restrictive settings available. Individuals' treatment choices shall be honored to the extent possible.
- (4) The mental health system shall be integrated into the overall health care system, including the location of any new inpatient psychiatric facilities adjacent to or incorporated with a medical hospital.
- (5) Vermont's mental health system shall be geographically and financially accessible. Resources shall be distributed based on demographics and geography to increase the likelihood of treatment as close to the patient's home as possible. All ranges of services shall be available to individuals who need them, regardless of individuals' ability to pay.
- (6) The state's mental health system shall ensure that the legal rights of individuals with mental health conditions are protected.
- (7) Oversight and accountability shall be built into all aspects of the mental health system.
- (8) Vermont's mental health system shall be adequately funded and financially sustainable to the same degree as other health services.
- (9) Individuals with a mental health condition who are in the custody of the commissioner of mental health and who receive treatment in an acute inpatient hospital, intensive residential recovery facility, or a secure residential

facility shall be afforded the same rights and protections as those individuals cared for at the former Vermont State Hospital.

§ 7252. DEFINITIONS

As used in this chapter:

- (1) "Adult outpatient services" means flexible services responsive to individuals' preferences, needs, and values that are necessary to stabilize, restore, or improve the level of social functioning and well-being of individuals with mental health conditions, including individual and group treatment, medication management, psychosocial rehabilitation, and case management services.
- (2) "Designated agency" means a designated community mental health and developmental disability agency as described in subsection 8907(a) of this title.
- (3) "Designated area" means the counties, cities, or towns identified by the department of mental health that are served by a designated agency.
- (4) "Enhanced programming" means targeted, structured, and specific intensive mental health treatment and psychosocial rehabilitation services for individuals in individualized or group settings.
- (5) "Intensive residential recovery facility" means a licensed program under contract with the department of mental health that provides a safe, therapeutic, recovery-oriented residential environment to care for individuals with one or more mental health conditions who need intensive clinical interventions to facilitate recovery in anticipation of returning to the community. This facility shall be for individuals not in need of acute inpatient care and for whom the facility is the least restrictive and most integrated setting.
- (6) "Mobile support team" means professional and peer support providers who are able to respond to an individual where he or she is located during a crisis situation.
- (7) "Noncategorical case management" means service planning and support activities provided for adults by a qualified mental health provider, regardless of program eligibility criteria or insurance limitations.
- (8) "No refusal system" means a system of hospitals and intensive residential recovery facilities under contract with the department of mental health that provide high intensity services, in which the facilities shall admit any individual for care if the individual meets the eligibility criteria established by the commissioner in contract.

- (9) "Participating hospital" means a hospital under contract with the department of mental health to participate in the no refusal system.
- (10) "Peer" means an individual who has a personal experience of living with a mental health condition or psychiatric disability.
- (11) "Peer services" means support services provided by trained peers or peer-managed organizations focused on helping individuals with mental health and other co-occurring conditions to support recovery.
- (12) "Psychosocial rehabilitation" means a range of social, educational, occupational, behavioral, and cognitive interventions for increasing the role performance and enhancing the recovery of individuals with serious mental illness, including services that foster long-term recovery and self-sufficiency.
- (13) "Recovery-oriented" describes a category of mental health services that is responsive to individuals' preferences, needs, and values and that empowers an individual to take responsibility for his or her sustained health, wellness, and recovery.
- (14) "Serious bodily injury" means the same as in section 1912 of this title.
- (15) "Warm line" means a nonemergency telephone response line operated by trained peers for the purpose of active listening and assistance with problem-solving for persons in need of such support.

§ 7253. CLINICAL RESOURCE MANAGEMENT AND OVERSIGHT

The commissioner of mental health, in consultation with health care providers as defined in section 9432 of this title, including designated hospitals, designated agencies, individuals with mental health conditions, and other stakeholders, shall design and implement a clinical resource management system that ensures the highest quality of care and facilitates long-term, sustained recovery for individuals in the custody of the commissioner.

- (1) For the purpose of coordinating the movement of individuals across the continuum of care to the most appropriate services, the clinical resource management system shall:
- (A) ensure that all individuals in the care and custody of the commissioner receive the highest quality and least restrictive care necessary;
- (B) develop a process for receiving direct patient input on treatment opportunities and the location of services;
- (C) use state-employed clinical resource management coordinators to work collaboratively with community partners, including designated agencies, hospitals, individuals with mental health conditions, and peer groups, to ensure

access to services for individuals in need. Clinical resource management coordinators or their designees shall be available 24 hours a day, seven days a week to assist emergency service clinicians in the field to access necessary services;

- (D) use an electronic, web-based bed board to track in real time the availability of bed resources across the continuum of care;
- (E) use specific level-of-care descriptions, including admission, continuing stay, and discharge criteria, and a mechanism for ongoing assessment of service needs at all levels of care;
- (F) specify protocols for medical clearance, bed location, transportation, information sharing, census management, and discharge or transition planning;
- (G) coordinate transportation resources so that individuals may access the least restrictive mode of transport consistent with safety needs;
- (H) ensure that to the extent patients' protected health information pertaining to any identifiable person that is otherwise confidential by state or federal law is used within the clinical resource management system, the health information exchange privacy standards and protocols as described in subsection 9351(e) of this title shall be followed;
- (I) review the options for the use of ambulance transport, with security as needed, as the least restrictive mode of transport consistent with safety needs required pursuant to section 7511 of this title; and
- (J) ensure that individuals under the custody of the commissioner being served in designated hospitals, intensive residential recovery facilities, and the secure residential recovery facility shall have access to a mental health patient representative. The patient representative shall advocate for patients and shall also foster communication between patients and health care providers. The department of mental health shall contract with an independent, peer-run organization to staff the full-time equivalent of a patient representative.
- (2) For the purpose of maintaining the integrity and effectiveness of the clinical resource management system, the department of mental health shall:
- (A) require a designated team of clinical staff to review the treatment received and clinical progress made by individuals within the commissioner's custody;
- (B) coordinate care across the mental and physical health care systems as well as ensure coordination within the agency of human services, particularly the department of corrections, the department of health's alcohol

- and drug abuse programs, and the department of disabilities, aging, and independent living;
- (C) coordinate service delivery with Vermont's Blueprint for Health and health care reform initiatives, including the health information exchange as defined in section 9352 of this title and the health benefit exchange as defined in 33 V.S.A. § 1803;
- (D) use quality indicators, manageable data requirements, and quality improvement processes to monitor, evaluate, and continually improve the outcomes for individuals and the performance of the clinical resource management system;
- (E) actively engage stakeholders and providers in oversight processes; and
 - (F) provide mechanisms for dispute resolution.

§ 7254. INTEGRATION OF THE TREATMENT FOR MENTAL HEALTH, SUBSTANCE ABUSE, AND PHYSICAL HEALTH

- (a) The director of health care reform and the commissioners of mental health, of health, and of Vermont health access and the Green Mountain Care board or designees shall ensure that the redesign of the mental health delivery system established in this act is an integral component of the health care reform efforts established in 3 V.S.A. § 2222a. Specifically, the director, commissioners, and board shall confer on planning efforts necessary to ensure that the following initiatives are coordinated and advanced:
 - (1) any health information technology projects;
- (2) the integration of health insurance benefits in the Vermont health benefit exchange to the extent feasible under federal law;
 - (3) the integration of coverage under Green Mountain Care;
 - (4) the Blueprint for Health;
- (5) the reformation of payment systems for health services to the extent allowable under federal law or under federal waivers; and
 - (6) other initiatives as necessary.
- (b) The department of banking, insurance, securities, and health care administration shall ensure that private payers are educated about their obligation to reimburse providers for less restrictive and less expensive alternatives to hospitalization.

§ 7255. SYSTEM OF CARE

The commissioner of mental health shall coordinate a geographically diverse system and continuum of mental health care throughout the state that may include at least the following:

- (1) peer services, which may include:
 - (A) a warm line;
 - (B) peer-provided transportation services; and
 - (C) peer-supported crisis services.
- (2) comprehensive and coordinated community services to serve children, families, and adults at all stages of mental illness;
- (3) peer-supported programs that allow for minimal use of medication and facilitate hospital diversion through a nontraditional, interpersonal, and psychosocial approach to recovery;
- (4) housing subsidies or other programs for the purpose of fostering stable and appropriate living conditions to support recovery;
 - (5) intensive residential recovery facilities;
- (6) appropriate adequate psychiatric inpatient capacity for voluntary patients;
- (7) appropriate adequate psychiatric inpatient capacity for involuntary inpatient treatment services, including patients receiving treatment through court order from the civil and criminal courts; and
 - (8) a secure residential recovery facility.

§ 7256. REPORTING REQUIREMENTS

Notwithstanding 2 V.S.A. § 20(d), the department of mental health shall report annually on or before January 15 to the senate committee on health and welfare and the house committee on human services regarding the extent to which individuals with mental health conditions receive care in the most integrated and least restrictive setting available. The report shall address:

- (1) Utilization of services across the continuum of mental health services;
- (2) Adequacy of the capacity at each level of care across the continuum of mental health services;
 - (3) Patient experience of care and satisfaction;
 - (4) Patient recovery in terms of clinical, social, and legal outcomes; and

(5) Performance of the state's mental health system of care as compared to nationally recognized standards of excellence.

§ 7257. ADVERSE COMMUNITY EVENTS

The department of mental health shall establish a system that ensures the comprehensive review of a death or serious bodily injury occurring outside of an acute inpatient hospital when the individual causing or victimized by the death or serious bodily injury is in the custody of the commissioner or had been in the custody of the commissioner within six months of the event. The department shall review each event for the purpose of determining whether the death or serious bodily injury was the result of inappropriate or inadequate services within the mental health system and, if so, how the failure shall be remedied.

§ 7258. REPORTABLE ADVERSE EVENTS

An acute inpatient hospital, an intensive residential recovery facility, or a secure residential facility shall report to the department of mental health instances of death or serious bodily injury to individuals with a mental health condition in the custody of the commissioner.

Sec. 2. DELETED

Sec. 3. DELETED

Sec. 4. DELETED

Sec. 5. DELETED

Sec. 6. PEER SERVICES

The commissioner of mental health is authorized to contract for new peer services and to expand existing programs managed by peers that provide support to individuals living with or recovering from mental illness. Peer services shall be aimed at helping individuals with mental illness achieve recovery through improved physical and mental health, increased social and community connections and supports, and the avoidance of mental health crises and psychiatric hospitalizations. The commissioner of mental health shall:

- (1) Establish a warm line or warm lines accessible statewide which shall be staffed at all times to ensure that individuals with a mental health condition have access to peer support;
- (2) Establish new peer services focused on reducing the need for inpatient services;
- (3) Improve the quality, infrastructure, and workforce development of peer services; and

(4) Develop peer-run transportation services.

Sec. 7. COMMUNITY SERVICES

<u>To improve existing community services and to create new opportunities</u> for community treatment, the commissioner of mental health is authorized to:

- (1) Improve emergency responses, mobile support teams, noncategorical case management, adult outpatient services, and alternative residential opportunities at designated agencies.
- (A) Each designated agency shall provide the scope and category of services most responsive to the needs of designated areas, as determined by the commissioner of mental health.
- (B) Designated agencies shall work collaboratively with law enforcement officials, corrections, local hospitals, and peers to integrate services and expand treatment opportunities for individuals living with or recovering from mental illness.
- (2) Contract for at least four additional short-term crisis beds in designated agencies for the purpose of preventing or diverting individuals from hospitalization when clinically appropriate and for the purpose of increasing regional access to crisis beds.
- (3) Contract for a voluntary five-bed residence for individuals seeking to avoid or reduce reliance on medication or having an initial episode of psychosis. The residence shall be peer supported and noncoercive, and treatment shall be focused on a nontraditional, interpersonal, and psychosocial approach, with minimal use of psychotropic medications to facilitate recovery in individuals seeking an alternative to traditional hospitalization.
- (4) Provide housing subsidies to individuals living with or recovering from mental illness for the purpose of fostering stable and appropriate living conditions. If necessary to achieve successful housing outcomes, housing subsidies may be provided without an agreement to accept certain services as a condition of assistance. The department of mental health shall ensure that housing subsidies are monitored and managed in coordination with other relevant community services and supports.

Sec. 8. INTENSIVE RESIDENTIAL RECOVERY FACILITIES

- (a) To support the development of intensive residential recovery facilities, the commissioner of mental health is authorized to contract for:
 - (1) Fifteen beds located in northwestern Vermont;
 - (2) Eight beds located in southeastern Vermont; and
 - (3) Eight beds located in either central or southwestern Vermont or both.

(b) Notwithstanding 18 V.S.A. § 9435(b), all facilities contracted for under subsection (a) of this section shall be subject to the certificate of approval process, which shall take into consideration the recommendations of a panel of stakeholders appointed by the commissioner to review each proposal and conduct a public hearing.

Sec. 9. INPATIENT HOSPITAL BEDS

- (a) To replace the services provided at the Vermont State Hospital, the department of mental health shall oversee the delivery of emergency examination and involuntary inpatient treatment services at four acute inpatient hospitals throughout the state:
- (1) The department of mental health shall enter into contracts that meet the requirements of subdivision (2) of this subsection with a hospital in southeastern Vermont and a hospital in southwestern Vermont for the establishment of a 14-bed unit and a six-bed unit, respectively, contingent upon receipt by the hospitals of certificates of need pursuant to 18 V.S.A. chapter 221, subchapter 5. Certificate of need applications for the 14-bed unit and the six-bed unit, whether prepared jointly by a hospital and the department or solely by a hospital, shall be reviewed by the commissioner of mental health prior to a certificate of need approval to ensure the architectural and program proposals meet industry standards for quality of care and emotional and physical safety standards and otherwise protect patients' rights.
- (2) Initial contract terms for the 14-bed unit and the six-bed unit shall require participation in the no refusal system for four years and until the facility has recouped its initial investment. Contracts referenced in subdivision (1) of this subsection shall apply to participating hospitals, notwithstanding their status as designated hospitals, and shall contain the following requirements:
- (A) Funding shall be based on the ability to treat patients with high acuity levels;
 - (B) Units shall be managed as part of a statewide no refusal system;
- (C) Reimbursement by the state shall cover actual costs for enhanced programming and staffing;
 - (D) Units shall be managed to ensure access to peer supports;
- (E) Participating hospitals shall maintain a stakeholder advisory group with nonexclusionary membership to ensure high quality and appropriate levels of care;
- (F) The department shall be solely responsible for responding to requests for records concerning the implementation of this contract between

- the department and the hospital. The hospital and its employees shall cooperate and provide reasonable assistance to the department in producing records that are within the custody of the hospital that are responsive to records requests and that are not confidential by law.
- (G) The state shall retain the option to renew the contract upon expiration of the initial four-year term.
- (b)(1) The department of buildings and general services, with broad involvement from the department of mental health and stakeholders, shall design a 16-bed hospital owned and operated by the state in central Vermont and proximate to an existing hospital. The department of buildings and general services shall supervise the construction of the hospital. The operations of the hospital shall be under the jurisdiction of the commissioner of mental health.
- (2) To foster coordination between the judiciary and mental health systems, the hospital owned and operated by the state shall contain:
- (A) adequate capacity to accept individuals receiving a court order of hospitalization pursuant to 18 V.S.A. chapter 181; and
- (B) a private room used and outfitted for the purpose of judicial proceedings.
- (3) The commissioner of buildings and general services may purchase, lease for a period of up to 99 years plus any contracted for renewal options, or enter into a lease-purchase agreement for property in central Vermont for the purpose described in this subsection.
- (4) The commissioner of buildings and general services shall inform the chairs and vice chairs of the senate committee on institutions and house committee on corrections and institutions prior to entering into an agreement pursuant to subdivision (3) of this subsection, upon substantial completion of a design pursuant to this section, prior to the commencement of construction, and when any other substantial step is taken in furtherance of this section.
- (c)(1) The commissioner is authorized to contract for seven to 12 involuntary acute inpatient beds at Fletcher Allen Health Care until the hospital owned and operated by the state described in subsection (b) of this section is operational, to cover the increased cost of care; and
- (2) If a viable setting is identified by the commissioner and licensed by the department of health, the commissioner is authorized to provide acute inpatient services at a temporary location and shall discontinue services at that location when the hospital owned and operated by the state described in subsection (b) of this section is operational, but no later than September 1, 2015. At that time, the temporary facility shall no longer be used for a

residential services program. The department shall pursue Medicare and Medicaid certification for any such temporary hospital. The temporary hospital shall be initially licensed for eight acute inpatient beds. Before an expansion of the number of beds at the temporary hospital may occur, the department shall confer with the host community to seek permission for such expansion.

(d) To the extent amounts of potential funding from various sources are not clear upon passage of this act, the legislative intent for funding the capital costs of this section to the extent practicable is first through insurance funds that may be available for these purposes; second through the Federal Emergency Management Agency (FEMA) funds that may be available for these purposes and any required state match; third, in the case of the 14-bed unit and the six-bed unit, through a rate payment with clearly defined terms of services; and last with state capital or general funds. It is also the intent of the general assembly that, notwithstanding 32 V.S.A. §§ 134 and 135, any capital funds expended for projects described in this act that are reimbursed at a later date by insurance or FEMA shall be reallocated to fund capital projects in a future act relating to capital construction and state bonding.

Sec. 10. SECURE RESIDENTIAL RECOVERY PROGRAM

- (a) The commissioner of mental health is authorized to establish and oversee a secure five-to 10-bed residential facility owned and operated by the state for individuals no longer requiring acute inpatient care, but who remain in need of treatment within a secure setting for an extended period of time. The program shall be the least restrictive and most integrated setting for each of the individual residents.
- (b) The opening of the facility described in subsection (a) of this section is contingent upon the passage of necessary statutory amendments authorizing judicial orders for commitment to such a facility, which shall parallel or be included in 18 V.S.A. § 7620 (related to applications for continuation of involuntary treatment), and shall include the same level of statutory protections for the legal rights of the residents as provided for individuals at inpatient facilities.
 - * * * Vermont Employees Retirement System * * *

Sec. 11. 3 V.S.A. § 455 is amended to read:

§ 455. DEFINITIONS

(a) Unless a different meaning is plainly required by the context, the following words and phrases as used in this subchapter shall have the following meanings:

* * *

(28) "Successor in interest" means the mental health hospital owned and operated by the state that provides acute inpatient care and replaces the Vermont State Hospital.

Sec. 12. 3 V.S.A. § 459(d)(2)A) is amended to read:

(2)(A) Upon early retirement, a group F member, except facility employees of the department of corrections and department of corrections employees who provide direct security and treatment services to offenders under supervision in the community and Woodside facility employees, shall receive an early retirement allowance which shall be equal to the normal retirement allowance reduced by one-half of one percent for each month the member is under age 62 at the time of early retirement. Group F members who have 20 years of service as facility employees of the department of corrections, as department of corrections employees who provide direct security and treatment services to offenders under supervision in the community or as Woodside facility employees or as Vermont state hospital State Hospital employees, or as employees of its successor in interest, who provide direct patient care shall receive an early retirement allowance which shall be equal to the normal retirement allowance at age 55 without reduction; provided the 20 years of service occurred in one or more of the following capacities as an employee of the department of corrections, Woodside facility, or the Vermont state hospital] State Hospital, or its successor in interest: facility employee, community service center employee, or court and reparative service unit employee.

* * * Executive: Human Services * * *

Sec. 13. 3 V.S.A. § 3089 is amended to read:

§ 3089. DEPARTMENT OF MENTAL HEALTH

The department of mental health is created within the agency of human services as the successor to and the continuation of the division of mental health services of the department of health. The department of mental health shall be responsible for the operation of the Vermont state hospital State Hospital, or its successor in interest as defined in subdivision 455(28) of this title.

* * * Crimes and Criminal Procedure: Escape * * *

Sec. 14. 13 V.S.A. § 1501 is amended to read:

§ 1501. ESCAPE AND ATTEMPTS TO ESCAPE

(b) A person who, while in lawful custody:

* * *

(4) escapes or attempts to escape from the Vermont state hospital State Hospital, or its successor in interest or a participating hospital, when confined by court order pursuant to chapter 157 of Title 13 or chapter 199 of Title 18 this title, or when transferred there pursuant to section 28 V.S.A. § 703 of Title 28 and while still serving a sentence, shall be imprisoned for not more than five years or fined not more than \$1,000.00, or both.

* * *

(d) As used in this section:

- (1) "No refusal system" means a system of hospitals and intensive residential recovery facilities under contract with the department of mental health that provides high intensity services, in which the facilities shall admit any individual for care if the individual meets the eligibility criteria established by the commissioner in contract.
- (2) "Participating hospital" means a hospital under contract with the department of mental health to participate in the no refusal system.
- (3) "Successor in interest" shall mean the mental health hospital owned and operated by the state that provides acute inpatient care and replaces the Vermont State Hospital.
 - * * * Crimes and Criminal Procedure: Insanity as a Defense * * *
- Sec. 15. 13 V.S.A. § 4815 is amended to read:

§ 4815. PLACE OF EXAMINATION; TEMPORARY COMMITMENT

* * *

(b) The order for examination may provide for an examination at any jail or correctional center, or at the state hospital, or at its successor in interest, or at such other place as the court shall determine, after hearing a recommendation by the commissioner of mental health.

* * *

(g)(1) Inpatient examination at the state hospital <u>Vermont State Hospital</u>, or <u>its successor in interest</u>, or a designated hospital. The court shall not order an inpatient examination unless the designated mental health professional determines that the defendant is a person in need of treatment as defined in 18 V.S.A. § 7101(17).

* * *

- (3) An order for inpatient examination shall provide for placement of the defendant in the custody and care of the commissioner of mental health.
- (A) If a Vermont state hospital State Hospital psychiatrist, or a psychiatrist of its successor in interest, or a designated hospital psychiatrist determines that the defendant is not in need of inpatient hospitalization prior to admission, the commissioner shall release the defendant pursuant to the terms governing the defendant's release from the commissioner's custody as ordered by the court. The commissioner of mental health shall ensure that all individuals who are determined not to be in need of inpatient hospitalization receive appropriate referrals for outpatient mental health services.
- (B) If a Vermont state hospital State Hospital psychiatrist, or a psychiatrist of its successor in interest, or designated hospital psychiatrist determines that the defendant is in need of inpatient hospitalization:
- (i) The commissioner shall obtain an appropriate inpatient placement for the defendant at the Vermont state hospital State Hospital, or its successor in interest, or a designated hospital and, based on the defendant's clinical needs, may transfer the defendant between hospitals at any time while the order is in effect. A transfer to a designated hospital outside the no refusal system is subject to acceptance of the patient for admission by that hospital.
- (ii) The defendant shall be returned to court for further appearance on the following business day if the defendant is no longer in need of inpatient hospitalization, unless the terms established by the court pursuant to subdivision (2) of this section permit the defendant to be released from custody.

* * *

(i) As used in this section:

- (1) "No refusal system" means a system of hospitals and intensive residential recovery facilities under contract with the department of mental health that provides high intensity services, in which the facilities shall admit any individual for care if the individual meets the eligibility criteria established by the commissioner in contract.
- (2) "Successor in interest" shall mean the mental health hospital owned and operated by the state that provides acute inpatient care and replaces the Vermont State Hospital.
- Sec. 15a. 13 V.S.A. § 4822(c) is amended to read:
- (c) Notwithstanding the provisions of subsection (b) of this section, at least 10 days prior to the proposed discharge of any person committed under this section the commissioner of developmental and mental health services shall

give notice thereof to the committing court and state's attorney of the county where the prosecution originated. In all cases requiring a hearing prior to discharge of a person found incompetent to stand trial under section 4817 of this title, the hearing shall be conducted by the committing court issuing the order under that section. In all other cases, when the committing court orders a hearing under subsection (a) of this section or when, in the discretion of the commissioner of developmental and mental health services, a hearing should be held prior to the discharge, the hearing shall be held in the eriminal family division of the superior court, Waterbury circuit to determine if the committed person is no longer a person in need of treatment or a patient in need of further treatment as set forth in subsection (a) of this section. Notice of the hearing shall be given to the commissioner, the state's attorney of the county where the prosecution originated, the committed person and the person's attorney. Prior to the hearing, the state's attorney may enter an appearance in the proceedings and may request examination of the patient by an independent psychiatrist, who may testify at the hearing.

* * * Elections * * *

Sec. 16. 17 V.S.A. § 2103 is amended to read:

§ 2103. DEFINITIONS

As used in this title, unless the context or a specific definition requires a different reading:

* * *

(38) "State institution" means the Vermont State Hospital, <u>or its successor in interest</u>, correctional facilities, and other similar public institutions, established or funded, or both, by public funds within the state of Vermont, not including educational institutions.

* * *

- (43) "No refusal system" means a system of hospitals and intensive residential recovery facilities under contract with the department of mental health that provides high intensity services, in which the facilities shall admit any individual for care if the individual meets the eligibility criteria established by the commissioner in contract.
- (44) "Participating hospital" means a hospital under contract with the department of mental health to participate in the no refusal system.
- (45) "Successor in interest" means the mental health hospital owned and operated by the state that provides acute inpatient care and replaces the Vermont State Hospital.

* * * General Provisions (pertaining to Mental Health) * * *

Sec. 17. 18 V.S.A. § 7101 is amended to read:

§ 7101. DEFINITIONS

As used in this part of this title, the following words, unless the context otherwise requires, shall have the following meanings:

* * *

- (26) "No refusal system" means a system of hospitals and intensive residential recovery facilities under contract with the department of mental health that provides high intensity services, in which the facilities shall admit any individual for care if the individual meets the eligibility criteria established by the commissioner in contract.
- (27) "Participating hospital" means a hospital under contract with the department of mental health to participate in the no refusal system.
- (28) "Successor in interest" means the mental health hospital owned and operated by the state that provides acute inpatient care and replaces the Vermont State Hospital.

Sec. 18. 18 V.S.A. § 7108 is amended to read:

§ 7108. CANTEENS

The superintendents chief executive officer of the Vermont State Hospital and the Training School, or its successor in interest, may conduct a canteen or commissary, which shall be accessible to patients, students, employees, and visitors of the state hospital and training school Vermont State Hospital, or its successor in interest, at designated hours and shall be operated by employees of the hospital and the school. A revolving fund for this purpose is authorized. The salary of an employee of the hospital or training school shall be charged against the canteen fund. Proceeds from sales may be used for operation of the canteen and the benefit of the patients, students and employees of the hospital or training school under the direction of the superintendents chief executive officer and subject to the approval of the commissioner. All balances of such funds remaining at the end of any fiscal year shall remain in such fund for use during the succeeding fiscal year. An annual report of the status of the funds shall be submitted to the commissioner.

Sec. 19. 18 V.S.A. § 7110 is amended to read:

§ 7110. CERTIFICATION OF MENTAL ILLNESS

A certification of mental illness by a licensed physician required by section 7504 of this title shall be made by a board eligible psychiatrist, a board certified psychiatrist or a resident in psychiatry, under penalty of perjury. In

areas of the state where board eligible psychiatrists, board certified psychiatrists or residents in psychiatry are not available to complete admission certifications to the Vermont state hospital State Hospital, or its successor in interest, the commissioner may designate other licensed physicians as appropriate to complete certification for purposes of section 7504 of this title.

* * * The Department of Mental Health * * *

Sec. 20. 18 V.S.A. § 7205 is amended to read:

§ 7205. SUPERVISION OF INSTITUTIONS

- (a) The department of mental health shall operate the Vermont State Hospital, or its successor in interest, and shall be responsible for patients receiving involuntary treatment at a hospital designated by the department of mental health.
- (b) The commissioner of the department of mental health, in consultation with the secretary, shall appoint a chief executive officer of the Vermont State Hospital, or its successor in interest, to oversee the operations of the hospital. The chief executive officer position shall be an exempt position.

Sec. 21. DELETED

Sec. 22. DELETED

* * * The Commissioner of Mental Health * * *

Sec. 23. 18 V.S.A. § 7401 is amended to read:

§ 7401. POWERS AND DUTIES

Except insofar as this part of this title specifically confers certain powers, duties, and functions upon others, the commissioner shall be charged with its administration. The commissioner may:

* * *

(5) supervise the care and treatment of patients at the Retreat in the same manner and with the same authority that he supervises patients at the Vermont State Hospital individuals within his or her custody;

* * *

(16) contract with accredited educational or health care institutions for psychiatric services at the Vermont State Hospital, or its successor in interest;

* * *

* * * Admission Procedures * * *

Sec. 24. 18 V.S.A. § 7511 is amended to read:

§ 7511. TRANSPORTATION

- (a) The commissioner shall ensure that all reasonable and appropriate measures consistent with public safety are made to transport or escort a person subject to this chapter to and from any inpatient setting, including escorts within a designated hospital or the Vermont state hospital State Hospital, or its successor in interest, or otherwise being transported under the jurisdiction of the commissioner in any manner which:
 - (1) prevents physical and psychological trauma;
 - (2) respects the privacy of the individual; and
- (3) represents the least restrictive means necessary for the safety of the patient.
- (b) The commissioner shall have the authority to designate the professionals <u>or law enforcement officers</u> who may authorize the method of transport of patients under the commissioner's care and custody.
- (c) When a professional <u>or law enforcement officer</u> designated pursuant to subsection (b) of this section decides an individual is in need of secure transport with mechanical restraints, the reasons for such determination shall be documented in writing.

* * *

Sec. 25. 18 V.S.A. § 7703 is amended to read:

§ 7703. TREATMENT

- (a) Outpatient or partial hospitalization shall be preferred to inpatient treatment. Emergency involuntary treatment shall be undertaken only when clearly necessary. Involuntary treatment shall be utilized only if voluntary treatment is not possible.
- (b) The department shall establish minimum standards for adequate treatment as provided in this section, including requirements that, when possible, psychiatric unit staff be used as the primary source to implement emergency involuntary procedures such as seclusion and restraint.

* * * Transfer of Patients * * *

Sec. 26. 18 V.S.A. § 7901 is amended to read:

§ 7901. INTRASTATE TRANSFERS

The commissioner may authorize the transfer of patients between the Vermont state hospital State Hospital, or its successor in interest, and designated hospitals if the commissioner determines that it would be consistent with the medical needs of the patient to do so. Whenever a patient is transferred, written notice shall be given to the patient's attorney, legal guardian or agent, if any, spouse, parent, or parents, or, if none be known, to any other interested party in that order, and any other person with the consent of the patient. In all such transfers, due consideration shall be given to the relationship of the patient to his or her family, legal guardian, or friends, so as to maintain relationships and encourage visits beneficial to the patient. Due consideration shall also be given to the separation of functions and to the divergent purposes of the Vermont state hospital State Hospital, or its successor in interest, and designated hospitals. No patient may be transferred to a correctional institution without the order of a court of competent jurisdiction. No patient may be transferred to a designated hospital outside the no refusal system unless the head of the hospital or his or her designee first accepts the patient.

* * * Support and Expense * * *

Sec. 27. 18 V.S.A. § 8101(b) is amended to read:

(b) The commissioner shall promulgate, pursuant to <u>3 V.S.A.</u> chapter 25 of Title <u>3</u>, regulations which set forth in detail the levels of income, resources, expenses, and family size at which persons are deemed able to pay given amounts for the care and treatment of a patient, and the circumstances, if any, under which the rates of payment so established may be waived or modified. A copy of the payment schedule so promulgated shall be made available in the admissions office and in the office of each supervisor at the state hospital Vermont State Hospital, or its successor in interest.

Sec. 28. 18 V.S.A. § 8105 is amended to read:

§ 8105. COMPUTATION OF CHARGE FOR CARE AND TREATMENT

The charge for the care and treatment of a patient at the Vermont state hospital State Hospital, or its successor in interest, shall be established at least annually by the commissioner. The charge shall reflect the current cost of the care and treatment, including depreciation and overhead, for the Vermont state hospital State Hospital, or its successor in interest. Depreciation shall include but not be limited to costs for the use of the plant and permanent improvements, and overhead shall include but not be limited to costs incurred by other departments and agencies for the operation of the hospital. Accounting principles and practices generally accepted for hospitals shall be followed by the commissioner in establishing the charges.

Sec. 29. 18 V.S.A. § 8010 is amended to read:

§ 8010. VOLUNTARY PATIENTS; DISCHARGE; DETENTION

- (a) If a voluntary patient gives notice in writing to the head of the hospital of a desire to leave the hospital, he or she shall promptly be released unless he or she agreed in writing at the time of his admission that his or her release could be delayed.
- (b) In that event and if the head of the hospital determines that the patient is a patient in need of further treatment, the head of the hospital may detain the patient for a period not to exceed four days from receipt of the notice to leave. Before expiration of the four day period the head of the hospital shall either release the patient or apply to the family division of the superior court in the unit in which the hospital is located for the involuntary admission of the patient. The patient shall remain in the hospital pending the court's determination of the case.
- (c) If the patient is under 18 years of age, the notice to leave may be given by the patient or his r her attorney or the person who applied for admission, provided the minor consents thereto. [Repealed.]

* * * Municipal and County Government * * *

Sec. 29a. 24 V.S.A. § 296 is amended to read:

§ 296. TRANSPORTATION OF PRISONERS AND MENTAL PATIENTS

All commitments to a state correctional facility or state mental institution or to any other place named by the commissioner of corrections, commissioner of mental health or committing court, shall be made by any sheriff, deputy sheriff, state police officer, police officer, or constable in the state, or the commissioner of corrections or his or her authorized agent.

* * * Professions and Occupations: Nursing * * *

Sec. 30. 26 V.S.A. § 1583 is amended to read:

§ 1583. EXCEPTIONS

This chapter does not prohibit:

* * *

- (6) The work and duties of psychiatric technicians and other care attendants employed in the Vermont state hospital at Waterbury. The agency of human services shall consult with the board regarding standards for the education of the technicians and care attendants.
- (7) The work and duties of attendants in attendant care services programs.

- (8)(7) The practice of any other occupation or profession licensed under the laws of this state.
- (9)(8) The providing of care for the sick in accordance with the tenets of any church or religious denomination by its adherents if the individual does not hold himself or herself out to be a registered nurse, licensed practical nurse, or licensed nursing assistant and does not engage in the practice of nursing as defined in this chapter.
 - * * * Public Institutions and Corrections: Juveniles * * *

Sec. 31. 28 V.S.A. § 1105 is amended to read:

§ 1105. TRANSFER OF JUVENILES TO STATE HOSPITAL

The transfer of any child committed to the custody of the commissioner from a facility of or supported by the department to the state hospital shall be conducted pursuant to the same procedures established for the transfer of adult inmates by sections 703 706 of this title. [Repealed.]

* * * Regulation of Long-Term Care Facilities * * *

Sec. 32. 33 V.S.A. § 7102 is amended to read:

§ 7102. DEFINITIONS

For the purposes of this chapter:

* * *

(11) "Therapeutic community residence" means a place, however named, excluding a hospital hospitals as defined by statute or the Vermont state hospital which provides, for profit or otherwise, short-term individualized treatment to three or more residents with major life adjustment problems, such as alcoholism, drug abuse, mental illness, or delinquency.

* * *

Sec. 33. REPORTS

- (a) On or before January 15, 2013, the department of mental health shall report to the senate committee on health and welfare and the house committees on human services and on judiciary on issues and protections relating to decentralizing high intensity inpatient mental health care. The commissioner of mental health shall:
- (1) Recommend whether any statutory changes are needed to preserve the rights afforded to patients in the Vermont State Hospital. In so doing, the commissioner shall consider 18 V.S.A. §§ 7705 and 7707, the Vermont Hospital Patient Bill of Rights as provided in 18 V.S.A. § 1852, the settlement order in Doe, et al. v. Miller, et al., docket number S-142-82-Wnc dated May

- 1984, and other state and federal regulatory and accreditation requirements related to patient rights.
- (2) Work with designated hospitals and stakeholders to develop a process to ensure public involvement with policy development relevant to individuals in the care and custody of the commissioner.
- (3) Develop consistent definitions and measurement specifications for measures relating to seclusion and restraint and other key indicators, in collaboration with the designated hospitals. The commissioner shall prioritize the use of measures developed by national organizations such as the Joint Commission and the Centers for Medicare and Medicaid Services.
- (4) Report on the efficacy of the department of mental health's housing subsidies program on the status of stable housing.
- (b) On or before January 15, 2013, the department of mental health shall report to the senate committee on health and welfare and the house committee on human services regarding the department's efforts to date to plan for implementation, quality improvement, and innovation of Vermont's mental health system and how the department recommends that it proceed in its efforts to improve the system. The recommendation shall be based on:
- (1) the department's use of current financial data to conduct a fiscal analysis of the capital and annual operating costs associated with the plan as enacted; and
- (2) the department's ongoing collection of data on the state's mental health system, including:
- (A) the average monthly bed census and average length of stay at inpatient psychiatric hospitals, intensive residential recovery facilities, and crisis beds;
- (B)(i) the number of declined referrals to inpatient psychiatric hospitals due to lack of capacity; and
- (ii) the number of declined referrals to inpatient psychiatric hospitals due to patient or unit acuity;
- (C) the average wait time for admission to an intensive residential recovery facility;
- (D) the number of individuals with mental health conditions utilizing noncategorical case management services, mobile support services, peer services, and housing subsidies, and if applicable, the average wait for each service;

- (E) the number of emergency room screenings for psychiatric care, disposition of the screenings, and duration of emergency room visits;
- (F) the number and disposition of court-ordered inpatient evaluations; and
 - (G) individuals' satisfaction with provided services.
- (c) Prior to submitting the reports required by subsections (a) and (b) of this section, the department of mental health shall solicit comments from the department's patient representative described in 18 V.S.A. § 7253, Vermont Legal Aid, and Disability Rights Vermont, and shall append any comments received to the respective report.
- (d) On or before January 15, 2013, the department of mental health shall report to the senate committee on health and welfare and the house committee on human services with a plan for streamlining overlapping state and federal reporting requirements for providers in the mental health system, including recommendations for any statutory changes needed to do so.

Sec. 33a. RULEMAKING

On or before September 1, 2012, the commissioner of mental health shall initiate a rulemaking process that establishes standards that meet or exceed and are consistent with standards set by the Centers for Medicare and Medicaid Services and the Joint Commission for the use and reporting of involuntary emergency procedures on individuals within the custody of the commissioner, such as seclusion and restraint, and that require the personnel performing involuntary emergency procedures to receive training and certification on the use of these procedures. Standards established by rule shall be consistent with the recommendations made pursuant to Sec. 33(a)(3) of this act.

Sec. 33b. COST-BASED REIMBURSEMENT FOR ACUTE HOSPITAL SERVICES

- (a) The department of mental health shall ensure that a comprehensive fiscal review to determine reimbursable hospital costs is conducted by qualified professionals for cost reimbursement above established rates for inpatient psychiatric care. The department may contract with the division of rate setting or a third party to conduct this review.
- (b) The department of mental health shall report to the joint fiscal committee regarding the fiscal review described in subsection (a) of this section on or before September 1, 2012.

Sec. 34. TRANSFER OF APPROPRIATIONS

To continue the training program established in Sec. 13 of No. 80 of the Acts of the 2003 Adj. Sess. (2004) (amending Sec. 57 of No. 66 of the Acts of 2003), for assisting selected law enforcement officers during the performance of their duties in their interactions with persons exhibiting mental health conditions, \$20,000.00 of the general funds appropriated to the department of mental health for fiscal year 2012 shall be transferred to the office of the attorney general.

- (1) The office of the attorney general, in consultation with the Vermont coalition for disability rights and other organizations, shall implement this training program.
- (2) By January 15 of each year and until funds are fully expended, the attorney general shall submit to the secretary of administration and the house and senate committees on appropriations a report summarizing how the funds have been used and how the trainings have progressed.
- (3) Unexpended funds shall be carried forward and used for the purpose of this section in future years.
- Sec. 34a. Sec. 33 of No. 43 of the Acts of 2009 (amending Sec. 124d(e) of No. 65 of the Acts of 2007) is amended to read:
- (e) For purposes of this section, the council shall cease to exist when the development of the alternatives to the Vermont state hospital is completed, but no later than July 1, 2012 2014.
 - * * * Fiscal Year 2012 Appropriations * * *
- Sec. 35. Sec. B.301 of No. 63 of the Acts of 2011 (FY12 Big Bill), as amended by Sec. 14 of H.558 of 2012 (FY12 Budget Adjustment) is amended to read:

Sec. B.301 Secretary's office - global commitment

Grants	1,080,785,264	1,107,604,567
Total	1,080,785,264 1	1,107,604,567
Source of funds		
General fund	139,267,121	135,947,833
Special funds	18,630,961	19,052,361
Tobacco fund	36,978,473	36,978,473
State health care resources fund	221,579,040	234,205,524
Catamount fund	23,948,700	25,226,979
Federal funds	639,692,834	655,505,262
Interdepartmental transfers	<u>688,135</u>	688,135
Total	1,080,785,264 1	1,107,604,567

Sec. 36. Sec. B.314 of No. 63 of the Acts of 2011 (FY12 Big Bill), as amended by Sec.24 of H.558 of 2012 (FY12 Budget Adjustment) is amended to read:

Sec. B.314 Mental health - mental health

Personal services	5,486,339	5,482,633
Operating expenses	1,117,984	1,040,984
Grants	<u>124,369,250</u>	139,483,645
Total	130,973,573	146,007,262
Source of funds		
General fund	811,295	961,295
Special funds	6,836	6,836
Federal funds	6,555,971	6,552,154
Global Commitment fund	123,579,471	138,466,977
Interdepartmental transfers	<u>20,000</u>	20,000
Total	130,973,573	146,007,262

Sec. 37. Sec. B.315 of No. 63 of the Acts of 2011 (FY 12 Big Bill), as amended by Sec.25 of H.558 of 2012 (FY12 Budget Adjustment) is amended to read:

Sec. B.315 Mental health – Vermont state hospital

Personal services	20,479,188	20,228,969
Operating expenses	2,056,312	1,394,734
Grants	<u>82,335</u>	82,335
Total	22,617,835	21,706,038
Source of funds		
General fund	17,016,067	5,963,977
Special funds	835,486	0
Federal funds	213,564	93,117
Global Commitment fund	4,252,718	15,648,944
Interdepartmental transfers	<u>300,000</u>	<u>0</u>
Total	22,617,835	21,706,038

Sec. 37a. REDUCTION IN FORCE OF VERMONT STATE HOSPITAL EMPLOYEES

(a) Permanent status classified employees who were officially subjected to a reduction in force from their positions with the Vermont State Hospital on or after February 6, 2012, whose reemployment rights have not otherwise terminated and who have not been reemployed with the state during the two-year reduction in force reemployment rights period, shall be granted a continuation of their reduction in force reemployment rights, in accordance with the provisions of the applicable collective bargaining agreement, but

solely to vacant classified bargaining unit positions at any new state-owned and -operated psychiatric hospital which management intends to fill. All other contractual reduction in force reemployment terms and conditions shall apply.

- (b) Permanent status classified employees employed by the Vermont State Hospital as of February 6, 2012 who are employed by the state shall, in accordance with the provisions of the applicable collective bargaining agreement, be eligible to receive one mandatory offer of reemployment to any new state-owned and -operated psychiatric hospital, solely to the job classification that they last occupied at the Vermont State Hospital, provided management intends to fill positions within that job classification. An employee who accepts such mandatory offer of reemployment shall be appointed in accordance with the provisions of the applicable collective bargaining agreement. If an employee who accepts a mandatory offer of reemployment fails the associated working test period, he or she shall be separated from employment and granted full reduction in force reemployment rights in accordance with the applicable collective bargaining agreement.
- (c) Subsections (a) and (b) of this section are repealed one year after the opening of any new state-owned and -operated psychiatric hospital.
- (d)(1) Participating hospitals and designated agencies developing acute inpatient, secure residential, and intensive residential recovery services, as described in Secs. 8–10 of this act, shall provide the department of human resources with a description of the minimum qualifications for those open positions related to the care of individuals with mental health conditions. Participating hospitals and designated agencies shall be encouraged to hire former state employees who meet minimum requirements or have equivalent experience. The department shall use the most effective method to notify former employees of the Vermont State Hospital of these positions.
- (2) The general assembly encourages the administration through its contracting process with participating hospitals and designated agencies to provide former employees of the Vermont State Hospital with the opportunity to apply for available positions.
- (3) The provisions of this subsection shall not affect any existing collective bargaining agreement.

Sec. 37b. LEGISLATIVE INTENT

- (a) It is the intent of the general assembly that the department of mental health contract with the Brattleboro Retreat for a 14-bed unit and with Rutland Regional Medical Center for a six-bed facility pursuant to Sec. 9(a) of this act.
- (b) It is the understanding of the general assembly that the proposal in Sec. 9(c)(2) of this act, the Brattleboro Retreat, Rutland Regional Medical

Center, and an interim secure residential facility are to temporarily meet the immediate needs of the state.

Sec. 38. EFFECTIVE DATES

This act shall take effect on passage, except for Sec. 34 which shall take effect on July 1, 2012.

Pending the question, Will the House concur in the Senate proposal of amendment? **Rep. Pugh of South Burlington** moved that the House refuse to concur and ask for a Committee of Conference, which was agreed to, and the Speaker appointed as members of the Committee of Conference on the part of the House:

Rep. Pugh of South Burlington

Rep. Haas of Rochester

Rep. Emmons of Springfield

On motion of **Rep. Turner of Milton**, the rules were suspended and the bill was ordered messaged to the Senate forthwith.

Remarks Journalized

On motion of **Rep. Stevens of Waterbury**, the following remarks by **Rep. Atkins of Winooski** were ordered printed in the Journal:

"Mr. Speaker:

I would like to speak this morning regarding constituent safety. There is a bill, House bill 580, that deals with the safe usage and storage of firearms.

This bill has been on the wall of a legislative committee for a long time. If it's such a great bill, why is it still on the wall?

Fear keeps it there.

The Gun advocacy groups and sportsman groups fear this bill may infringe on second amendment rights.

As a serious participant in shooting sports, I too should be fearful.

Recent events have ratcheted up those fears in everyone's minds.

One of my students, a33year old young man died tragically this week.

Other similar events in other parts of the country have shocked us all recently.

It appears to me that there is a need to shine a bright light on a variety of subjects regarding gun safety and the safe storage of firearms.

H 580 would provide information about safe gun practices and storage and a list of approved gun safety devices. This information would be distributed to the following people and agencies to be discussed and given to Vermonters.

The following people would be contact people who pass out the information.

Gun dealers and gun sellers.

Pediatricians. (Well child visits.)

Mental health providers.

School health educators.

Hunter safety instructors.

Mentors. Etc.

It is my hope that an amended bill with only the notifications of safety information would be allowed to be brought forward and given a complete vetting. The penalty portion of the bill is not, at least in my mind, as important as getting the word out that we need to keep our guns safe and by doing that, Vermonters would be safer.

Remarks Journalized

On motion of **Rep. Andrews of Rutland City**, the following remarks by **Rep. Clark of Vergennes** were ordered printed in the Journal:

"Mr. Speaker:

As we head out for town meeting break, though I realize some of us have more meetings to attend than others, I hope we remember that the value of this time honored tradition, nearly unique to Vermont, is not in the money we spend or the money we don't spend on specific problems, but on the value of the spirit of our Vermont citizens. I hope that we can share with them, whether we meet them at town meeting or in another public arena, how much we value and appreciate their Spirit of Independence and their participation in our representative democracy. I hope too that we remind them how important it is for all of us to communicate with each other.

Message from the Senate No. 24

A message was received from the Senate by Mr. Marshall, its Assistant Secretary, as follows:

Mr. Speaker:

I am directed to inform the House that:

The Senate has on its part passed Senate bills of the following titles:

- **S. 128.** An act relating to recognition of the Missisquoi, St. Francis-Sokoki Band as a Native American Indian tribe.
- **S. 129.** An act relating to recognition of the Koasek Abenaki of the Koas as a Native American Indian tribe.
- **S. 189.** An act relating to expanding confidentiality of cases accepted by the court diversion project.
 - **S. 197.** An act relating to hospital-based outpatient fees.
- **S. 199.** An act relating to immunization exemptions and the immunization pilot program.

In the passage of which the concurrence of the House is requested.

Pursuant to the request of the House for a Committee of Conference on the disagreeing votes of the two Houses on House bill entitled:

H. 630. An act relating to reforming Vermont's mental health system.

The President announced the appointment as members of such Committee on the part of the Senate:

Senator Ayer

Senator Hartwell

Senator Mullin

The Senate has on its part adopted Senate concurrent resolution of the following title:

S.C.R. 40. Senate concurrent resolution congratulating Ross Connelly and Thomas F. Kearney on their induction into the New England Newspaper Hall of Fame.

The Senate has on its part adopted concurrent resolution originating in the House of the following title:

- **H.C.R. 278.** House concurrent resolution commemorating the 30th anniversary of the Vietnam Veterans Memorial, "The Wall," in Washington, D.C. and all Vietnam War Veterans.
- **H.C.R. 279.** House concurrent resolution commemorating the 30th anniversary of the Vermont Vietnam Veterans Memorial and all Vietnam War Veterans.
- **H.C.R. 280.** House concurrent resolution commemorating the 250th anniversary of the town of Bristol.
- H.C.R. 281. House concurrent resolution honoring radio station WBTN-AM in Bennington for its public service broadcasting during Tropical Storm

Irene.

- **H.C.R. 282.** House concurrent resolution expressing solidarity with the people of Japan on the first anniversary of the 2011 triple disaster.
- **H.C.R. 283.** House concurrent resolution in memory of former Representative Harvey B. Otterman Jr. of Topsham.
- **H.C.R. 284.** House concurrent resolution honoring Orange clerk-treasurer Rita Bisson for her outstanding 33 years of public service.
- **H.C.R. 285.** House concurrent resolution commemorating the 250th anniversary of the incorporation of the Essex County towns of Averill, Bloomfield, Lemington, and Lewis.
- **H.C.R. 286.** House concurrent resolution honoring Big Heavy World and its volunteer staff for its significant 15-year contribution to music and the creative economy in Vermont.
- **H.C.R. 287.** House concurrent resolution commemorating the 250th charter anniversary of the town of Shaftsbury.
- **H.C.R. 288.** House concurrent resolution commemorating the 250th anniversary of the town of Charlotte.
- **H.C.R. 289.** House concurrent resolution commemorating the 250th anniversary of the town of Ferrisburgh.
- **H.C.R. 290.** House concurrent resolution commemorating the 250th anniversary of the chartering of the town of Monkton.
- **H.C.R. 291.** House concurrent resolution honoring Addison town clerk Jane Grace for her exemplary 40 years of public service.

Adjournment

At ten o'clock and fifteen minutes in the forenoon, on motion of **Rep. Turner of Milton**, the House adjourned until Tuesday, March 13, 2012, at ten o'clock in the forenoon, pursuant to the provisions of JRS 5.

Concurrent Resolutions Adopted

The following concurrent resolutions, having been placed on the Consent Calendar on the preceding legislative day, and no member having requested floor consideration as provided by Joint Rules of the Senate and House of Representatives, are herby adopted in concurrence.

H.C.R. 278

House concurrent resolution commemorating the 30th anniversary of the Vietnam Veterans Memorial, "The Wall," in Washington, D.C. and all

Vietnam War Veterans;

H.C.R. 279

House concurrent resolution commemorating the 30th anniversary of the Vermont Vietnam Veterans Memorial and all Vietnam War Veterans;

H.C.R. 280

House concurrent resolution commemorating the 250th anniversary of the town of Bristol;

H.C.R. 281

House concurrent resolution honoring radio station WBTN-AM in Bennington for its public service broadcasting during Tropical Storm Irene;

H.C.R. 282

House concurrent resolution expressing solidarity with the people of Japan on the first anniversary of the 2011 triple disaster;

H.C.R. 283

House concurrent resolution in memory of former Representative Harvey B. Otterman Jr. of Topsham;

H.C.R. 284

House concurrent resolution honoring Orange clerk-treasurer Rita Bisson for her outstanding 33 years of public service;

H.C.R. 285

House concurrent resolution commemorating the 250th anniversary of the incorporation of the Essex County towns of Averill, Bloomfield, Lemington, and Lewis;

H.C.R. 286

House concurrent resolution honoring Big Heavy World and its volunteer staff for its significant 15-year contribution to music and the creative economy in Vermont:

H.C.R. 287

House concurrent resolution commemorating the 250th charter anniversary of the town of Shaftsbury;

H.C.R. 288

House concurrent resolution commemorating the 250th anniversary of the town of Charlotte;

H.C.R. 289

House concurrent resolution commemorating the 250th anniversary of the town of Ferrisburgh;

H.C.R. 290

House concurrent resolution commemorating the 250th anniversary of the chartering of the town of Monkton;

H.C.R. 291

House concurrent resolution honoring Addison town clerk Jane Grace for her exemplary 40 years of public service;

S.C.R. 38

Senate concurrent resolution honoring the six fire chiefs past and present who have given over 280 years of combined service to the Marshfield Volunteer Fire Department;

[The full text of the concurrent resolutions appeared in the House Calendar Addendum on the preceding legislative day and will appear in the Public Acts and Resolves of the 2012, seventy-second Adjourned session.]