1/14/2014 (DRS) Page 1 of 5

1	H.524 – Effects of Passage on Laws Enacted in 2013
2	(parenthetical numbers correspond to draft bill that suggests deletions)
3	
4	(1) Sec. 34
5	16 V.S.A. § 254(e) (registry checks for educator licensure renewal) (No. 56,
6	Sec. 6, eff. May 30, 2013)
7	"(e) The Secretary shall request and obtain information from the Child
8	Protection Registry maintained by the Department for Children and Families
9	and from the Vulnerable Adult Abuse, Neglect, and Exploitation Registry
10	maintained by the Department of Disabilities, Aging, and Independent Living
11	(collectively, the Registries) for any person for whom a criminal record check
12	is required under subsection (b) of this section and shall request updated
13	information for any person seeking renewal of a professional educator's
14	license. The Departments for Children and Families and of Disabilities,
15	Aging, and Independent Living shall adopt rules governing the process for
16	obtaining information from the Registries and for disseminating and
17	maintaining records of that information under this subsection. A person denied
18	a license based upon information acquired under this subsection may appeal
19	the decision pursuant to subsection 1696(f) of this title."
20	H.524 amends § 254 generally and does not include this language

1/14/2014 (DRS) Page 2 of 5

1	(2) Sec. 85
2	16 V.S.A. § 706g (union school districts) (No. 56, Sec. 1, eff. May 30, 2013)
3	"Within 45 days after the vote or 15 days after an unsuccessful vote to
4	reconsider or rescind the original vote under 17 V.S.A. § 2661, whichever
5	is later, the clerk of each district voting on the proposal to establish a union
6	school district shall certify the results of the vote to the Secretary of Education.
7	If a majority of the voters voting in each district"
8	H.524 still has old language: "10 days of the vote"
9	
10	(3) Sec. 105
11	16 V.S.A. § 1045 (driver training course) (No. 57, § 29, eff. July 1, 2013)
12	"(d) All driver education courses shall include instruction on the
13	adverse environmental, health, economic, and other effects of unnecessary
14	idling of motor vehicles and on the law governing prohibited idling of
15	motor vehicles."
16	Subsection (d) doesn't exist in H.524
17	
18	(4) – (5) Secs. 109 and 110
19	16 V.S.A. § 1049 (ADP & GED) and § 1049a (High School Completion
20	Program) (Act 77, Secs. 6–7 and 4–5, eff. July 1, 2013)
21	Act 77 redesignated them as §§ 945 & 943 respectively& amended them
22	H.524 does not redesignate these §§ or make the same amendments

1/14/2014 (DRS) Page 3 of 5

1	(6) Sec. 130
2	16 V.S.A. § 1262a (school lunches) (Act 50, Sec E.501.1, eff. July 1, 2013)
3	Act 50 authorized the payment of state funds for the student portion of
4	reduced-price lunches
5	H.524 still has old language
6	
7	(7) Sec. 135
8	16 V.S.A. § 1431(b) (concussion guidelines) (Act 68, Sec. 2, eff. July 1, 2013)
9	"(b) Guidelines and other information. The Secretary of Education or
10	designee, assisted by members of the Vermont Principals' Association selected
11	by that association, members of the Vermont School Boards Insurance
12	Trust, and others as the Secretary deems appropriate, shall develop
13	statewide guidelines, forms, and other materials, and update them when
14	necessary, that are designed to educate coaches, youth athletes, and the parents
15	and guardians of youth athletes regarding:
16	(1) the nature and risks of concussions and other head injuries;
17	(2) the risks of premature participation in athletic activities after
18	receiving a concussion or other head injury;
19	(3) the importance of obtaining a medical evaluation of a suspected
20	concussion or other head injury and receiving treatment when necessary;
21	(4) effective methods to reduce the risk of concussions occurring
22	during athletic activities; and

1/14/2014 (DRS) Page 4 of 5

1	(5) protocols and standards for clearing a youth athlete to return to
2	play following a concussion or other head injury, including treatment
3	plans for such athletes.
4	H.524 does not include these additions
5	
6	(8) Sec. 146
7	16 V.S.A. § 1541a (providing names of students for CTE purposes) (No. 56,
8	Sec. 5, eff. May 30, 2013)
9	"(b) A school district that maintains a secondary school shall provide the
10	names and addresses of enrolled students to the CTE center for its region for
11	the limited purpose of the CTE center providing information to students and
12	their parents about CTE center offerings. An approved independent school
13	shall provide to the CTE center the names and addresses of enrolled
14	secondary students for whom it receives publicly funded tuition dollars."
15	H.524 does not include these additions
16	
17	(9) Secs. 215 and 216
18	16 V.S.A. § 3224 (treasurer's report) (No. 56, Sec. 15(7), eff. May 30, 2013)
19	Act 56 repealed § 3224 and two related sections concerning sale of
20	grammar school lands
21	H.524 redesignates § 3224 as § 564 and makes technical amendments

1/14/2014 (DRS) Page 5 of 5

1	(10) Sec. 229
2	16 V.S.A. § 3851(c) (definition of "eligible institution" for Educational &
3	Health Building Financing Agency) (No. 79, Sec. 49a, eff. July 1, 2013)
4	Act 79 changed the "Department of Financial Regulation" to the
5	"Green Mountain Care Board"
6	H.524 does not make this change, but does make a respectful language
7	change not included in Act 79
8	
9	(11) Sec. 237
10	16 V.S.A. § 4011 (education payments) (No. 77, Sec. 8, eff. July 1, 2013)
11	Act 77 amended subsection (e) to authorize new early college programs
12	H.524 amended § 4011 generally and did not include the additional early
13	college provisions in (e)
14	
15	(12) Sec. 289
16	33 V.S.A. § 703(b) (membership of Drug and Alcohol Abuse Council) (No. 75,
17	Sec. 14c, eff. July 1, 2013)
18	Act 75 makes technical changes to subsection (b) but also adds the
19	words "or designee" to the list of Council members.
20	H.524 makes comparable technical amendments but does not add "or
21	designee"