House Calendar

Thursday, June 09, 2016
157th DAY OF THE ADJOURNED SESSION
House Convenes at 10:00 A.M.

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NOTICE CALENDAR

Governor's Veto

H. 518

An act relating to the membership of the Clean Water Fund Board.

Text of Veto Message

The text of the communication from His Excellency, the Governor, whereby he vetoed and returned unsigned House Bill No. H. 518 to the House is as follows:

The Governor has informed the House that on the twentieth day of May, 2016, he returned a bill originating in the House of the following title without his signature and veto:

H.518 An act relating to the membership of the Clean Water Fund Board.

The Governor provided the following explanation:

"I have reviewed H.518 and consulted with my Secretaries of Administration and Natural Resources. Both have raised concerns about this measure and its potential negative effects on our efforts to ensure clean water statewide. In enacting the most comprehensive clean water legislation in Vermont's history last year, we took an important step towards cleaning up Vermont's lakes and waterways, which have been neglected for too long.

An important part of that is the Clean Water Board, which is responsible for taking public comment and steering funding to targeted projects that achieve the goals of the law. The makeup of that Board was a known and negotiated part of the overall bill that I signed. The Board was constituted to be an entity with the ability to act thoughtfully and expeditiously to move us towards cleaner water in Vermont. The Board has been in existence for less than a year, and I believe we should give it time to work before we contemplate making any changes. Therefore, I have decided to veto this bill."

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The Governor has informed the Senate that on the sixth day of June, 2016, he returned a bill originating in the Senate of the following title without his signature and veto:

**S.230 An act relating to improving the siting of energy projects.**

The Governor provided the following explanation:

“I have carefully reviewed S. 230, which is a bill designed to give communities more say as we plan for our renewable energy future together. The core of this bill is something I strongly support and desire to see move forward. S. 230 was finalized very late in the legislative session, and unintended changes were made at the last minute. After consulting with legal experts at the Public Service Department and the Public Service Board, I have determined that in a few critical instances the language in the bill does not match what I understand to be the intent of the Legislature.

There are four issues with the bill that need to be fixed. First, in seeking temporary rules for new wind sound standards the bill unintentionally invokes a provision in 3 V.S.A. § 844(a) that would make Vermont the first state in the country to declare a public health emergency around wind energy, without peer-reviewed science backing that assertion up. Second, in setting a ceiling for new temporary wind sound standards, the bill unintentionally relies on a standard used in a small 150 kilowatt project as the standard for all wind, large and small, going forward. That standard, a complex and variable formula that would require no sound higher than 10 decibels above ambient background, could have the clearly unintended effect of pushing wind projects closer to homes where the background noise is higher. In addition to these two problems, a third concern is a provision in the bill requiring notice of certificates of public good to be filed with land records, which could create problems for residential solar customers when they go to sell their home. Finally, $300,000 in planning funds for communities was unintentionally left out of the bill.

I believe that taken together, the emergency declaration and the restrictive...
sound standards will make it impossible to continue to sensibly site renewable wind power in Vermont.

Through the policies passed by this Legislature, we have made great progress on building renewable energy. We have created 17,700 clean energy jobs which represents 6 percent of the Vermont workforce and makes us the highest per capita on clean energy jobs in the nation.

Signing S. 230 as drafted would take us backwards and take an important renewable energy technology off the table. I cannot support that action, and therefore I am vetoing S. 230. I believe, however, the limited number of issues identified in the bill can and should be remedied by the Legislature during a veto session scheduled for June 9. My Administration will do whatever we can to assist the Legislature to make the fixes necessary to produce a bill that I can sign.”

June 6, 2016