Senate Calendar

FRIDAY, FEBRUARY 05, 2016
SENATE CONVENES AT: 11:30 A.M.

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ACTION CALENDAR

CONSIDERATION POSTPONED TO WEDNESDAY,
FEBRUARY 10, 2016

H. 187

An act relating to absence from work for health care and safety.

PENDING QUESTION: On reconsideration, shall the Senate proposal of amendment be amended as moved by Senator Campion?

Senator Campion has moved that the Senate proposal of amendment be amended in Sec. 4, 21 V.S.A. § 481, by striking out subdivision (1) and inserting in lieu thereof a new subdivision (1) to read:

(1) “Employer” means any individual, organization, or governmental body, partnership, association, corporation, legal representative, trustee, receiver, trustee in bankruptcy, and any common carrier by rail, motor, water, air, or express company doing business in or operating within this State that employs more than five individuals for an average of no less than 30 hours per week during a year.

Proposal of amendment to H. 187 to be offered by Senators Zuckerman and Campbell before Third Reading

Senators Zuckerman and Campbell move that the Senate proposal of amendment be amended in Sec. 2, Purpose, by striking out subsection (b) in its entirety and inserting a new subsection (b) to read:

(b) It is the intent of the General Assembly that:

(1) all employers doing business in or operating in the State of Vermont shall be required to provide earned sick time to their employees as provided by this act; and

(2) all employers that currently offer any type of paid time off from work that may, at a minimum, be used by the employer’s employees in the amounts and for the purposes required pursuant to this act shall not be required to change their paid time off policy or offer additional paid leave.
NEW BUSINESS

Third Reading

S. 114.

An act relating to the Open Meeting Law.

Amendment to S. 114 to be offered by Senator Sirotkin before Third Reading

Senator Sirotkin moves to amend the bill in Sec. 2, 1 V.S.A. § 314(b)(4)(A), by striking out the following: “if applicable.”

Amendment to S. 114 to be offered by Senator Mullin before Third Reading

Senator Mullin moves to amend the bill in Sec. 1, 1 V.S.A. § 312(a)(2)(B), by inserting a second sentence to read: However, a member attending by electronic or other means shall not vote to take an action unless the member has heard or participated in all discussion at the meeting of the proposed action.

NOTICE CALENDAR

Second Reading

Favorable with Recommendation of Amendment

S. 171.

An act relating to eligibility for pretrial risk assessment and needs screening.

Reported favorably with recommendation of amendment by Senator Benning for the Committee on Judiciary.

The Committee recommends that the bill be amended by striking out all after the enacting clause and inserting in lieu thereof the following:

Sec. 1. 13 V.S.A. § 7554c is amended to read:

§ 7554c. PRETRIAL RISK ASSESSMENTS; NEEDS SCREENINGS

(a)(1) The objective of a pretrial risk assessment is to provide information to the Court for the purpose of determining whether a person presents a risk of nonappearance or a threat to public safety so the Court can make an appropriate order concerning bail and conditions of pretrial release.

(2) The objective of a pretrial needs screening is to obtain a preliminary indication of whether a person has a substantial substance abuse or mental
health issue that would warrant a subsequent court order for a more detailed clinical assessment.

(3) Participation in a risk assessment or needs screening pursuant to this section does not create any entitlement for the assessed or screened person.

(b)(1) A person whose offense or status falls into any of the following categories shall be offered a risk assessment and, if deemed appropriate by the pretrial monitor, a needs screening prior to arraignment:

(A) misdemeanors and felonies, excluding listed crimes and drug trafficking, cited into court; and

(B) persons cited or arrested for an offense that is not a listed crime who are identified by law enforcement, the prosecution, the defense, probation and parole personnel, the Court, a treatment provider, or a family member or friend as having a substantial substance abuse or mental health issue;

(C) misdemeanor and felony drug offenses, excluding trafficking, cited into court; and

(D) persons who are arrested and lodged and unable to post bail within 24 hours of lodging, excluding persons who are charged with an offense for which registration as a sex offender is required upon conviction pursuant to subchapter 3 of chapter 167 of this title or an offense punishable by up to life imprisonment.

(2) As used in this section, “listed crime” shall have the same meaning as provided in section 5301 of this title and “drug trafficking” means offenses listed as such in Title 18.

(3) Unless ordered as a condition of release under section 7554 of this title, participation in a risk assessment or needs screening shall be voluntary.

(4) In the event an assessment or screening cannot be obtained prior to arraignment, the Court shall direct the risk assessment and needs screening to be conducted as soon as practicable.

(5) A person who qualifies pursuant to subdivisions (1)(A)-(D) of this subsection and who has an additional pending charge or a violation of probation shall not be excluded from being offered a risk assessment or needs screening unless the other charge is a listed crime.

(6)(A) The Administrative Judge and Court Administrator, in consultation with the Secretary of Human Services and the Commissioner of Corrections, shall develop a statewide plan for the phased, consistent rollout of the categories identified in subdivisions (1)(A) through (D) of this subsection, in the order in which they appear in this subsection. The Administrative Judge
and Court Administrator shall present the plan to the Joint Legislative Corrections Oversight Committee on or before October 15, 2014.

(B) All persons whose offense or status falls into one of the categories shall be eligible for a risk assessment or needs screening on or before October 15, 2015. Prior to that date, a person shall not be guaranteed the offer of a risk assessment or needs screening solely because the person’s offense or status falls into one of the categories. Criminal justice professionals charged with implementation shall adhere to the plan.

(c) The results of the risk assessment and needs screening shall be provided to the prosecutor who, upon filing a criminal charge against the person, shall provide the results to the person and his or her attorney, the prosecutor, and the Court.

(d)(1) In arraignment, in consideration of the risk assessment and needs screening, the Court may order the person to comply with any of the following conditions:

(A) meet with a pretrial monitor on a schedule set by the Court; and

(B) participate in a clinical assessment by a substance abuse or mental health treatment provider; and follow the recommendations of the provider.

(C) comply with any level of treatment or recovery support recommended by the provider follow the recommendation of the pretrial monitor if the person has voluntarily agreed to participate in a risk assessment or needs screening.

(D), (E) [Repealed.]

(2) The Court may order the person to follow the recommendation of the pretrial monitor if the person has voluntarily agreed to participate in a risk assessment or needs screening post-arraignment.

(3) If possible, the Court shall set the date and time for the assessment at arraignment. In the alternative, the pretrial monitor shall coordinate the date, time, and location of the clinical assessment and advise the Court, the person and his or her attorney, and the prosecutor.

(4) The conditions authorized in subdivision (1) of this subsection shall be in addition to any other conditions of release permitted by law and shall not limit the Court in any way.

(e)(1) Information obtained from the person during the risk assessment or needs screening shall be exempt from public inspection and copying under the Public Records Act and, except as provided in subdivision (2) of this
subsection, only may be used for determining bail, conditions of release, and appropriate programming for the person in the pending case. The immunity provisions of this subsection apply only to the use and derivative use of information gained as a proximate result of the risk assessment or needs screening.

(2) The person shall retain all of his or her due process rights throughout the risk assessment and needs screening process and may release his or her records at his or her discretion.

(3) The Vermont Supreme Court in accordance with judicial rulemaking as provided in 12 V.S.A. § 1 shall promulgate and the Department of Corrections in accordance with the Vermont Administrative Procedure Act pursuant to 3 V.S.A. chapter 25 shall adopt rules related to the custody, control, and preservation of information consistent with the confidentiality requirements of this section. Emergency rules adopted prior to January 1, 2015 pursuant to this section shall be considered to meet the “imminent peril” standard under 3 V.S.A. § 844(a).

Sec. 2. EFFECTIVE DATE

This act shall take effect on passage.

(Committee vote: 5-0-0)

Favorable with Proposal of Amendment
H. 611.

An act relating to fiscal year 2016 budget adjustments.

Reported favorably with recommendation of proposal of amendment by Senator Kitchel for the Committee on Appropriations.

The Committee recommends that the Senate propose to the House to amend the bill as follows:

First: By striking out Sec. 13 in its entirety and inserting in lieu thereof a new Sec. 13 to read as follows:

Sec. 13. 2015 Acts and Resolves No. 58, Sec. B.301 is amended to read:

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

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<th>2015</th>
<th>2016</th>
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<tr>
<td>Operating expenses</td>
<td>4,541,736</td>
<td>69,303,699</td>
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<td>Grants</td>
<td>1,372,464,147</td>
<td>1,372,830,610</td>
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<tr>
<td>Total</td>
<td>1,377,005,883</td>
<td>1,442,134,309</td>
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Source of funds

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<tr>
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<th>2015</th>
<th>2016</th>
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<tbody>
<tr>
<td>General fund</td>
<td>208,728,673</td>
<td>217,281,414</td>
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<tr>
<td>Special funds</td>
<td>26,550,179</td>
<td>27,899,279</td>
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</table>
Tobacco fund  28,747,141  28,079,458  
State health care resources fund  270,712,784  282,705,968  
Federal funds  842,227,109  886,128,190  
Interdepartmental transfers  40,000  40,000  
Total  1,377,005,883  1,442,134,309

**Second:** By striking out Sec. 17 in its entirety and inserting in lieu thereof a new Sec. 17 to read as follows:

Sec. 17. 2015 Acts and Resolves No. 58, Sec. B.307 is amended to read:

Sec. B.307 Department of Vermont health access - Medicaid program - global commitment

Grants  659,633,970  721,820,039  
Total  659,633,970  721,820,039

Source of funds

<table>
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<th>Source of funds</th>
<th>2015</th>
<th>2016</th>
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<tr>
<td>Global commitment fund</td>
<td>659,633,970</td>
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<td>Total</td>
<td>659,633,970</td>
<td>721,820,039</td>
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**Third:** By striking out Sec. 22 in its entirety and inserting in lieu thereof a new Sec. 22 to read as follows:

Sec. 22. 2015 Acts and Resolves No. 58, Sec. B.312 is amended to read:

Sec. B.312 Health - public health

Personal services  37,391,426  39,304,394  
Operating expenses  8,229,404  8,229,404  
Grants  39,620,830  47,533,798  
Total  85,593,203  87,194,934

Source of funds

<table>
<thead>
<tr>
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<th>2015</th>
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<td>General fund</td>
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<td>Special funds</td>
<td>16,854,895</td>
<td>17,004,542</td>
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<td>Tobacco fund</td>
<td>2,461,377</td>
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<td>Federal funds</td>
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<td>Global commitment fund</td>
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<td>Interdepartmental transfers</td>
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<td>Permanent trust funds</td>
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<tr>
<td>Total</td>
<td>85,593,203</td>
<td>87,194,934</td>
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**Fourth:** By striking out Sec. 36 in its entirety and inserting in lieu thereof a new Sec. 36 to read as follows:

Sec. 36. 2015 Acts and Resolves No. 58, Sec. B.346 is amended to read:

Sec. B.346 Total human services

Source of funds
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<th>Fund</th>
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<td>General fund</td>
<td>662,344,182</td>
<td>677,913,668</td>
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<td>Special funds</td>
<td>95,588,435</td>
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<td>Tobacco fund</td>
<td>32,619,752</td>
<td>31,952,069</td>
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<tr>
<td>State health care resources fund</td>
<td>270,712,784</td>
<td>282,705,968</td>
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<tr>
<td>Education fund</td>
<td>3,554,425</td>
<td>3,886,204</td>
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<tr>
<td>Federal funds</td>
<td>1,328,305,215</td>
<td>1,388,932,032</td>
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<tr>
<td>Global commitment fund</td>
<td>1,314,332,149</td>
<td>1,379,045,585</td>
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<tr>
<td>Internal service funds</td>
<td>1,816,195</td>
<td>1,816,195</td>
</tr>
<tr>
<td>Interdepartmental transfers</td>
<td>30,798,487</td>
<td>34,112,598</td>
</tr>
<tr>
<td>Permanent trust funds</td>
<td>25,000</td>
<td>25,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>3,740,096,321</strong></td>
<td><strong>3,897,519,000</strong></td>
</tr>
</tbody>
</table>

Fifth: In Sec. 53(a)(1), by striking out the following: “21550 Lands & Facilities Trust Fund”

Sixth: By adding a new section to be numbered Sec. 55a to read as follows:

Sec. 55a. FISCAL YEAR 2016 CONTINGENT GENERAL FUND APPROPRIATIONS

(a) In fiscal year 2016, to the extent that the Commissioner of Finance and Management determines that General Fund revenues exceed the 2016 official revenue forecast and other fund receipts assumed for all previously authorized fiscal year 2016 appropriations and transfers necessary to ensure the stabilization reserve is at its maximum authorized level under 32 V.S.A. § 308, $10,300,000 is appropriated to the Agency of Administration for transfer to the Agency of Human Services for Global Commitment upon determination of the Commissioner of Finance and Management of the amount necessary to fund the 53rd week of Medicaid expenditures. Any funds remaining after this 53rd week payment shall be carried forward and revert to the General Fund for reallocation by the Legislature in the fiscal year 2017 budget adjustment or the fiscal year 2018 budget process.

(b) The Commissioner of Finance and Management shall report to the Joint Fiscal Committee in July 2016 on the status of the funds appropriated in this section.

Seventh: By adding two (2) new sections to be numbered Secs. 60a and 60b to read as follows:

Sec. 60a. JUDICIAL BRANCH POSITION AUTHORIZATION

(a) The establishment of the following new permanent exempt position in the Judicial Branch of State government is authorized in fiscal year 2017 – one (1) Superior judge.

Sec. 60b. 4 V.S.A. § 71(a) is amended to read:
(a) There shall be 32 superior judges, whose term of office shall, except in the case of an appointment to fill vacancy or unexpired term, begin on April 1 in the year of their appointment or retention, and continue for six years.

Eighth: In Sec. 67, in the first sentence, by striking out the following: “18 V.S.A. chapters 220 and 221” and inserting in lieu thereof the following: chapters 220 and 221 of this title and in the third sentence, by striking out the following: “18 V.S.A. chapter 221” and inserting in lieu thereof the following: chapter 221 of this title

Ninth: By striking out Sec. 71 in its entirety and inserting in lieu thereof a new Sec. 71 to read as follows:

Sec. 71. SUPPLEMENTAL RAIL SPENDING

(a) Notwithstanding 32 V.S.A. § 706 and the limits on program, project, or activity spending authority approved in the Fiscal Year 2016 Transportation Program, the Secretary of Transportation, with the approval of the Secretary of Administration and subject to the provisions of subsection (b) of this section, may transfer up to $3,000,000 in Transportation Fund or Transportation Infrastructure Bond Fund appropriations, other than appropriations for the Town Highway State Aid, Structures, and Class 2 Roadway programs, to the Transportation – Rail appropriation, for the specific purpose of addressing the increased cost of Amtrak service, emergency projects, and projects needing immediate attention during fiscal year 2016.

(b)(1) If a contemplated transfer of an appropriation would not delay the planned work schedule of a project, the Secretary of Transportation may execute the transfer and shall give prompt notice thereof to the Joint Fiscal Office and to the House and Senate Committees on Transportation when the General Assembly is in session and, when the General Assembly is not in session, to the Joint Transportation Oversight Committee.

(2) If a contemplated transfer of an appropriation would, by itself, delay the planned work schedule of a project, the Secretary:

(A) when the General Assembly is in session, may execute the transfer, but shall give the House and Senate Committees on Transportation advance notice of at least 10 business days prior to executing the transfer; or

(B) when the General Assembly is not in session, shall obtain the prior approval of the Joint Transportation Oversight Committee before the Secretary may execute the transfer.
(3) Contemplated transfers of Transportation Infrastructure Bond Fund appropriations shall comply with the limitations on the uses of such funds as provided in 19 V.S.A. § 11f.

(c) This section shall be repealed on July 1, 2016.

Tenth: By striking out Sec. 72 in its entirety and inserting in lieu thereof a new Sec. 72 to read as follows:

Sec. 72. DEPARTMENT FOR CHILDREN AND FAMILIES; GENERAL ASSISTANCE REPORT

(a) By March 15, 2016, the Commissioner for Children and Families shall provide the House and Senate Committees on Appropriations, the House Committees on Human Services and on General, Housing and Military Affairs, and the Senate Committee on Health and Welfare a report on the funds spent year-to-date, through January and funds authorized through February 28, 2016, in the General Assistance budget for emergency housing and homelessness assistance that details the budgeted funds, usage, and projections for the remainder of the fiscal year for each type of housing service or assistance provided. The report shall also include the status on the development of alternatives to using motels as a solution for emergency housing, including a summary of programs and projects funded through the Office of Economic Opportunity.

Eleventh: In Sec. 74, by striking out subsection (b) in its entirety and inserting in lieu thereof two new subsections (b) and (c) to read as follows:

(b) Secs. 60a and 60b shall take effect on July 1, 2016.

(c) This section and all remaining sections shall take effect on passage.

(Committee vote: 7-0-0)

(No House amendments.)

CONCURRENT RESOLUTIONS FOR ACTION

H.C.R. 225-232 (For text of Resolutions, see Addendum to House Calendar for February 4, 2016)
PUBLIC HEARINGS

Joint Community-Based Public Hearings on Fiscal Year 2017 State budget

House and Senate Committees on Appropriations

Monday, February 15, 2016, 6:00 - 7:00 p.m. – The Vermont House and Senate Committees on Appropriations are seeking public input on the FY2017 proposed State budget and will hold five joint public hearings Monday, February 15, 2016, 6:00 – 7:00 p.m. at 5 locations across the State. For further information, please go to: http://www.leg.state.vt.us/jfo/link/Community-Based%20Joint%20Public%20Hearings%20Site%20list

The Committees will take testimony on the Governor’s FY 2017 State budget proposal at that time. Anyone interested in testifying should come to one of the hearings. Time limits on testimony may apply depending on volume of participants.

To view or print a copy of the proposed budget, go to the Department of Finance and Management’s website at:


For more information about the format of these events, or to submit written testimony, call Theresa Utton-Jerman or Rebecca Buck, Joint Fiscal Office, 802-828-5767 or toll-free 1-800-322-5616; or e-mail: tutton@leg.state.vt.us or rbuck@leg.state.vt.us. Requests for interpreters should be made to the office by 3:00 p.m. on Monday, February 1, 2016.