Journal of the House

Wednesday, March 25, 2015

At one o'clock in the afternoon the Speaker called the House to order.

Devotional Exercises

Devotional exercises were conducted by Ellen Voigt, former Vermont Poet Laureate from Cabot, Vt.

Message from the Senate No. 33

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. 44. An act relating to creating flexibility in early college enrollment numbers.

S. 93. An act relating to lobbying disclosures.

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

Senate Bills Referred

Senate bills of the following titles were severally taken up, read the first time and referred as follows:

S. 44

Senate bill, entitled
An act relating to creating flexibility in early college enrollment numbers;
To the committee on Education.

S. 93

Senate bill, entitled
An act relating to lobbying disclosures;
To the committee on Government Operations.
Committee Relieved of Consideration
and Bill Committed to Other Committee

H. 308

Rep. Brennan of Colchester moved that the committee on Transportation be relieved of House bill, entitled

An act relating to limiting the liability of VAST arising from snowmobile operation outside the Statewide Snowmobile Trail System

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

Third Reading; Bills Passed

House bills of the following titles were severally taken up, read the third time and passed:

H. 268

House bill, entitled

An act relating to approval of the adoption and the codification of the charter of the Town of Franklin and of the merger of Franklin Fire District No. 1 into the Town;

H. 282

House bill, entitled

An act relating to professions and occupations regulated by the Office of Professional Regulation;

Bill Amended; Third Reading Ordered

H. 108

Rep. Stevens of Waterbury, for the committee on General, Housing & Military Affairs, to which had been referred House bill, entitled

An act relating to electrical installations

Reported in favor of its passage when amended by striking all after the enacting clause and inserting in lieu thereof the following:

Sec. 1. 26 V.S.A. chapter 15 is amended to read:

CHAPTER 15. ELECTRICIANS AND ELECTRICAL INSTALLATIONS


§ 881. DEFINITIONS
As used in this chapter, unless the context clearly requires otherwise:

(1) “Board” means the Electricians’ Licensing Board created under this chapter.

(2) “Commissioner” means the Commissioner of Public Safety.

(3) “Complex structure” shall have the same meaning as the term “public building” as defined in 20 V.S.A. § 2900(8).

(4) “Electrical inspector” means a State electrical inspector employed pursuant to section 915 of this title.

(5) “Electrical installation” means wires, fixtures, or apparatus installed in a complex structure or at the construction site of such a structure for the transmission and use of commercially supplied or privately generated electrical energy.

(6) “Electrician’s helper” means a person assisting in the construction, installation, or repair of an electrical installation under the direct supervision of a master or journeyman electrician who is present at the work site.

(7) “Legislative body” means the board of selectmen of a town, the board of aldermen or city council of a city, or the board of trustees of an incorporated village.

(8) “Municipal inspector” means an electrical inspector authorized to conduct municipal inspections pursuant to section 898 of this title.

(9) “Registered apprentice” means an apprentice registered with the Apprenticeship Division for the State Department of Labor for electrical training.

(10) “Work notice” means the notice required to be filed under this chapter by an electrician prior to commencement of electrical work.

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Subchapter 2. Regulation of Electrical Installations by Licensing Board

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§ 893. COMMENCEMENT OF WORK; FEES; WORK NOTICE; INSPECTION OF WORK; CERTIFICATE OF COMPLETION

(a) Electrical work in a complex structure. A person shall not commence work on an electrical installation in a complex structure until he or she submits a work notice accompanied by the required fee is submitted to the department and the work notice is validated by the department. There shall be a base fee of $40.00 for each work.
notice, except for electrical work done on an electrical installation in one one- and two family two-family residential dwellings. In addition to the base fee, the Commissioner shall charge the following fees shall be charged:

(1) Services
   (A) Temporary—$30.00.
   (B) Permanent—1 phase and 3 phase through 400 amp—$35.00.
   (C) Permanent—401 to 800 amp—$50.00.
   (D) Permanent—801 amp and larger—$100.00.

(2) Transformers
   (A) 1 to 25 KVA—$10.00 each.
   (B) 26 to 75 KVA—$15.00 each.
   (C) 76 to 200 KVA—$25.00 each.
   (D) Over 200 KVA—$35.00 each.

(3) Motors and Generators
   (A) Up to 5 hp, KW, KVA—$10.00 each.
   (B) 5 to 25 hp, KW, KVA—$10.00 each.
   (C) 25 to 100 hp, KW, KVA—$15.00 each.
   (D) Over 100 hp, KW, KVA—$25.00 each.

(4) Other electrical work
   (A) Each panel and feeder after the main disconnect—$35.00.
   (B) Outlets for receptacles, switches, fixtures, electric baseboard (per 50 units or portion thereof)—$20.00.
   (C) Yard lights, signs—$5.00 each.
   (D) Fuel oil, kerosene, LP, natural gas, and gasoline pumps—$15.00 each.
   (E) Boilers, furnaces, and other stationary appliances—$10.00 each.
   (F) Elevators—$75.00 each.
   (G) Platform lifts—$40.00 each.
   (H) Fire alarm initiating, signaling, and associated devices (per 50 units or portions thereof)—$30.00.
(I) Fire alarm main panel and annunciator panels—$50.00 each.

(J) Fire pumps—$50.00.

(5) Reinspection fee. For each reinspection for code violations, there will be a fee of $125.00.

(b) The commissioner may establish inspection priorities for electrical inspections. Priorities shall be based on the relative risks to persons and property, the type and size of the complex structure, and the type and number of electrical installations to be installed. Electrical installations regulated by the board shall be inspected by the commissioner or an electrical inspector in accordance with the procedures and priorities established by the commissioner.

(c) A person shall not cover an electrical installation in any part of a complex structure unless it is inspected by an electrical inspector. The provisions of this subsection may be specifically waived by an electrical inspector if an electrical inspector waives the inspection requirement in writing. Upon completion of a new electrical installation, the applicant shall request a final inspection by an electrical inspector in writing. Within five working days of receipt of the application, the commissioner, or inspector, shall conduct an inspection, establish a reasonable date for inspection, or issue a waiver of inspection.

(d) A certificate of completion shall be issued if the commissioner or electrical inspector determines after inspection that the electrical installation is in compliance with the standards and requirements adopted by the board.

(e) No part of a complex structure, in which part a new electrical installation has been made, shall be sold or conveyed for use or occupancy without first securing a certificate of completion for the new electrical installation.

(f) The commissioner or an inspector designated by the commissioner shall have authority to enter any premises in which an electrical installation subject to the rules of the board is being or has been installed, replaced, or repaired for the purpose of making such an inspection as is necessary to carry out his or her responsibilities under this subchapter. If the owner or occupant of the premises refuses to permit entry by the commissioner or an electrical inspector, any superior court, on application of the commissioner, shall have jurisdiction to issue an order enforcing such right of entry.
(g) The Board may use its authority to adopt rules under section 891 of this title to apply the requirements of this section to electrical installations in one- and two-family residential dwellings.

§ 894. ENERGIZING INSTALLATIONS; REENERGIZING AFTER EMERGENCY DISCONNECTION

(a) A person shall not connect a new electrical installation in or on a complex structure or an electrical installation used for the testing or construction of a complex structure shall not be connected or caused to be connected, to a source of electrical energy unless the Commissioner or an electrical inspector issues a temporary or permanent energizing permit prior to such the connection, either a temporary or a permanent energizing permit is issued for that installation by the commissioner or an electrical inspector.

(b)(1) A person shall not connect an existing electrical installation that was disconnected as the result of an emergency to a source of electrical energy until a licensed journeyman electrician or licensed master electrician inspects the electrical installation and determines the installation to be safe.

(2) This subsection does not apply to the use of a generator due to an external loss of power.

(c) This section shall not be construed to limit or interfere with a contractor’s right to receive payment for electrical work for which a certificate of completion has been granted.

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§ 899. PRIVATE INSPECTIONS

(a) Upon a determination that the resources of the state State and the municipality are insufficient to provide the approval or inspection services required by this chapter, the commissioner Commissioner may assign responsibility for inspecting electrical installations on its own premises to a private corporation, partnership, or sole proprietorship person that has an ongoing need for services. Applications to conduct private inspections under this section shall be in the manner prescribed by the commissioner Commissioner.

(b) The commissioner Commissioner may grant an application under this section if he or she determines that the applicant has the ability to carry out inspections. The commissioner Commissioner shall consider at least the following factors:

(1) the size of the facility;
(2) self-insurance or other indication of incentive and motivation for safety;

(3) whether the applicant’s training program for inspectors and inspection procedures are at least equivalent to the state’s program and procedures.

(c) A person authorized to perform private inspections under this section shall:

(1) participate in state-sponsored training programs;

(2) file monthly reports with the commissioner containing the number and type of inspections, electrical installations, violations for that month, and the license numbers of the electrical contractors performing work;

(3) permit electrical inspectors to perform random inspections of the applicant’s facility;

(4) pay the department an annual flat fee. The amount of the fee shall be negotiated by the department and the applicant and shall take into consideration the cost to the applicant of conducting private inspections. The fee shall not exceed the fee established under section 893 of this title.

(d) The commissioner may revoke an approval to conduct private inspections whenever the commissioner determines that the training program is insufficient or that the business has failed to comply with the provisions of subdivisions (c)(1)–(3) of this section.

Subchapter 3. Licensing Electricians

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§ 904. TYPE-S JOURNEYMAN ELECTRICIAN

(a) To be eligible for licensure as a type-S journeyman, an applicant shall:

(1) complete an accredited training and experience program recognized by the board; or

(2) have had training and experience, within or without this state, acceptable to the board; and

(3) pass an examination to the satisfaction of the board in one or more of the following fields:

(A) Automatic gas or oil heating;
(B) **Outdoor** advertising;
(C) **Refrigeration** or air conditioning;
(D) **Appliance** and motor repairs;
(E) **Well** pumps;
(F) **Farm** equipment;
(G) solar installations;
(H) Any miscellaneous specified area of specialized competence specified by the Commissioner.

(b) Upon successful completion of the examination and payment of the required fee for each field in which a license is to be issued, the applicant shall receive a license in the form of a wallet-size card which shall be carried at all times while performing his or her trade and shall be displayed upon request. Upon request of the licensee and upon payment of the required fee, the board shall issue a license certificate suitable for framing.

* * *

§ 906. QUALIFIED OUT-OF-STATE LICENSEES; EXAMINATIONS NOT REQUIRED

Licenses shall be issued without examination on payment of the required fee. A master’s or journeyman’s, or type-S journeyman’s license, as the case may be, shall be issued without examination on payment of the required fee to a person to whom a master electrician’s license or a journeyman electrician’s, or substantially equivalent type-S journeyman’s license has been previously issued by another state, whose:

(1) the issuing State has adopted standards that are equivalent to those of this State; and

(2) if under the laws or regulations of the state issuing the license a similar privilege is granted to electricians licensed under the laws of this State.

§ 907. RECOGNITION OF EXPERIENCE IN OR OUT OF STATE

The board, in determining the qualifications of an applicant for a license, may in its discretion give recognition:

(1) in the case of an application for a master’s license, to the applicant’s experience as a licensed journeyman in another state;
(2) in the case of an application for a journeyman’s license, to an
apprenticeship served in another state, or
(3) in the case of an application for a type-S journeyman’s license, to an
apprenticeship or to work experience in the relevant field in this State or in
another state; or
(4) may otherwise give recognition to experience or prior qualifications.

* * *

§ 910. LICENSE NOT REQUIRED

A license shall not be required for the following types of work:

(1) Any electrical work, including construction, installation, operation,
maintenance, and repair of electrical installations in, on or about equipment or
premises, which are owned or leased by the operator of any industrial or
manufacturing plant, if the work is done under the supervision of an electrical
engineer or master electrician in the employ of the operator;

(2) Installation in laboratories of exposed electrical wiring for
experimental purposes only;

(3) Any electrical work by an owner or his or her regular employees in
the owner’s freestanding single-unit or two-unit residence, in
outbuildings accessory to such freestanding single-unit his or her residence, or
any structure on an owner-occupied farm;

(4) Electrical installations performed as a part of a training project of a
vocational school or other educational institution. However, the installation
shall be inspected if the building in which the installation is made, is to be used
as a “complex structure”, or occupied following the training.

(5) Electrical work performed by an electrician’s helper under the direct
supervision of a person who holds an appropriate license issued under this
chapter;

(6) Any electrical work in a building used for dwelling or residential
purposes which contains no more than two dwelling units; [Repealed.]

(7) Installation of solar electric modules and racking on complex
structures to the point of connection to field-fabricated wiring and erection of
net metered wind turbines.

* * *
Sec. 2. TYPE-S JOURNEYMAN’S LICENSE; STAKEHOLDER ENGAGEMENT PROCESS

(a) The Department of Public Safety shall conduct a stakeholder engagement process to solicit feedback and participation by interested persons in developing the type-S journeyman’s license for renewable energy installations pursuant to 26 V.S.A. § 904.

(b) The Department shall seek input from stakeholders on potential testing and certification standards, areas of specialization, credit for prior work experience within or outside Vermont, recognition of other states’ or national accreditation or licensure standards, and other relevant issues.

(c) On or before January 15, 2016, the Department shall report on the results of the stakeholder engagement process to the House Committee on General, Housing and Military Affairs and to the Senate Committee on Economic Development, Housing and General Affairs.

Sec. 3. EFFECTIVE DATES

This act shall take effect on July 1, 2015, except that the amendments to 26 V.S.A. § 910 in Sec. 1 shall take effect on July 1, 2017.

Rep. Masland of Thetford, for the committee on Ways and Means, recommended that the bill ought to pass when amended as recommended by the committee on General, Housing and Military Affairs.

The bill, having appeared on the Calendar one day for notice, was taken up and read the second time.

Pending the question, Shall the bill be amended as recommended by the committee on General, Housing and Military Affairs? Rep. Chesnut-Tangerman of Middletown Springs moved to amend the recommendation of amendment offered by the committee on General, Housing and Military Affairs, as follows:

By redesignating Sec. 3 as Sec. 4 and inserting a new Sec. 3 to read:

Sec. 3. ELECTRICIANS’ LICENSING BOARD; REPORT AUTHORITY TO PERFORM ELECTRICAL WORK WITHOUT A LICENSE

On or before January 15, 2016, the Electricians’ Licensing Board shall study and consider the appropriate nature, scope, and specific types of electrical work that a person may be allowed to perform without an electrician’s license and submit its findings and recommendations to the House
Committee on General, Housing and Military Affairs and to the Senate Committee on Economic Development, Housing and General Affairs.

Which was agreed to.

Thereupon, the recommendation of amendment offered by the committee on General, Housing and Military Affairs, as amended, was agreed to and third reading ordered.

Bill Amended; Third Reading Ordered

H. 135

Rep. McCullough of Williston, for the committee on Fish, Wildlife & Water Resources, to which had been referred House bill, entitled

An act relating to authorizing the Vermont Department of Health to charge fees necessary to support Vermont’s status as a Nuclear Regulatory Commission Agreement State

Reported in favor of its passage when amended by striking all after the enacting clause and inserting in lieu thereof the following:

Sec. 1. 18 V.S.A. § 1653 is amended to read:

§ 1653. FEDERAL-STATE AGREEMENTS

(a) The governor, on behalf of the state of Vermont, may enter into agreements with the federal government providing for discontinuance of certain of the federal government’s responsibilities with respect to byproduct, source, and special nuclear materials and the assumption thereof by the state of Vermont.

(b) In the event of such agreement:

(1) The agency shall provide by rule for general or specific licensing of byproducts, source, special nuclear materials, or devices or equipment utilizing such materials. The rule shall provide for amendment, suspension, or revocation of licenses.

(2) The agency shall be authorized to exempt certain byproduct, source, or special nuclear materials or kinds of uses or users from the licensing or registration requirements set forth in this section when the agency makes a finding that the exemption of such materials or kinds of uses or users will not constitute a significant risk to the health and safety of the public.

(3) The Agency may collect a fee for licenses issued under this section. The fee schedule for these licenses shall be the schedule adopted by the U.S. Nuclear Regulatory Commission and published in 10 C.F.R. § 170.31 that is in
effect as of the effective date of this section. Fees collected under this section shall be credited to the Nuclear Regulatory Fund established and managed under subdivision (b)(4) of this section and shall be available to the Agency to offset the costs of providing services under this section.

(4) There is established the Nuclear Regulatory Fund to consist of the fees collected under subdivision (b)(3) of this section and any other monies that may be appropriated to or deposited into the Fund. Balances in the Nuclear Regulatory Fund shall be expended solely for the purposes set forth in this section and shall not be used for the general obligations of government. All balances in the Fund at the end of any fiscal year shall be carried forward and remain part of the Fund, and interest earned by the Fund shall be deposited in the Fund. The Nuclear Regulatory Fund is established in the State Treasury pursuant to 32 V.S.A. chapter 7, subchapter 5.

(3)(5) Any person having a license immediately before the effective date of an agreement under subsection (a) of this section from the federal government or agreement state relating to byproduct material, source material, or special nuclear material and which on the effective date of this agreement is subject to the control of this state State shall be considered to have a like license with the state State of Vermont until the expiration date specified in the license from the federal government or agreement state or until the end of the ninetieth 90th day after the person receives notice from the agency Agency that the license will be considered expired.

(4)(6) The agency Agency shall require each person who possesses or uses byproduct, source, or special nuclear materials to maintain records relating to the receipt, storage, transfer, or disposal of such materials and such other records as the agency Agency may require subject to such exemptions as may be provided by rule.

(5)(7) Violations:

(A) It shall be unlawful for any person to use, manufacture, produce, transport, transfer, receive, acquire, own, or possess any byproduct, source, or special nuclear material unless licensed by or registered with the agency Agency in accordance with the provisions of this chapter.

(B) The agency Agency shall have the authority in the event of an emergency to impound or order the impounding of byproduct, source, and special nuclear materials in the possession of any person who is not equipped to observe or fails to observe the provisions of this chapter or any rules or regulations issued thereunder.
(6) The provisions of this section relating to the control of byproduct, source, and special nuclear materials shall become effective on the effective date of an agreement between the federal government and this state as provided in section 1656 of this title.

Sec. 2. EFFECTIVE DATE

This act shall take effect on July 1, 2015.

Rep. Till of Jericho, for the committee on Ways and Means, recommended that the bill ought to pass when amended, as recommended by the committee on Fish, Wildlife and Water Resources.

The bill, having appeared on the Calendar one day for notice, was taken up, read the second time, report of the committees on Fish, Wildlife & Water Resources and Ways and Means agreed to and third reading ordered.

Bill Read Second Time; Amended and Third Reading Ordered

H. 488


House bill entitled

An act relating to the State’s Transportation Program and miscellaneous changes to laws related to transportation

Rep. Masland of Thetford for the committee on Ways and Means, recommended that the bill ought to pass.

Rep. Helm of Fair Haven, for the committee on Appropriations, recommended that the bill ought to pass when amended as follows:

In Sec. 10, in subsection (f), by inserting a new first sentence to read:

“The Committee shall meet no more than six times.”

The bill, having appeared on the Calendar one day for notice, was taken up and read the second time.

Thereupon, the recommendation of amendment offered by the committee on Appropriations was agreed to and third reading was ordered.

Action on Resolution Postponed

H.R. 7

House resolution, entitled
House resolution reaffirming the friendly bilateral relationships between Taiwan and both the United States and Vermont and the important role of Taiwan in the international community

Was taken up and pending the question, Shall the resolution be adopted? on motion of Rep. Ancel of Calais, action on the resolution was postponed until March 31, 2015.

**Message from the Senate No. 34**

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 bill of the following title:

**S. 58.** An act relating to requiring that the Defender General receive the same early retirement benefit as a State’s Attorney.

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

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

**J.R.S. 21.** Joint resolution relating to weekend adjournment.

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

**Adjournment**

At two o'clock and thirty-eight minutes in the afternoon, on motion of Rep. Turner of Milton, the House adjourned until tomorrow at nine o'clock and thirty minutes in the forenoon.