1	H.505
2	Introduced by Representatives Corcoran of Bennington and Fields of
3	Bennington
4	Referred to Committee on
5	Date:
6	Subject: Municipal government; municipal charters; Village of North
7	Bennington; amendment
8	Statement of purpose of bill as introduced: This bill proposes to approve
9	amendments to the charter of the Village of North Bennington.
10 11	An act relating to approval of amendments to the charter of the Village of North Bennington
12	It is hereby enacted by the General Assembly of the State of Vermont:
13	Sec. 1. CHARTER AMENDMENT APPROVAL
14	The General Assembly approves amendments to the charter of the Village
15	of North Bennington as set forth in this act. The voters approved the charter
16	amendments on March 3, 2015.

1	Sec. 2. 24 App. V.S.A. chapter 251 is amended to read:
2	CHAPTER 251. VILLAGE OF NORTH BENNINGTON
3	Subchapter 1. Boundaries and Corporate Existence
4	§ 101. BOUNDARIES AND CORPORATE EXISTENCE
5	(a) All that portion of the Town of Bennington in the County of
6	Bennington that is embraced within the following described limits, viz.:
7	It being the same territory that on the 10th day of May, 1866, the
8	Selectboard of Bennington, pursuant to law, set out as and for the Village of
9	North Bennington, the bounds of which in their order so setting out said
10	Village of North Bennington were as follows, viz.:
11	Commencing on the north line of the Town of Bennington at the northeast
12	corner of lands belonging to Robinson and Parsons; thence westerly on the
13	north line of the Town of Bennington to the west side of Sidney Colvin's land;
14	thence southerly on the west line of Sidney Colvin's land to the highway
15	leading from North Bennington Village to Richard Henry's dwelling house;
16	thence westerly on the north side of said highway to a point due north from the
17	northwest corner of T. W. Park's home farm; thence across the highway
18	southerly and following the westerly boundary of T. W. Park's said farm to the
19	southwest corner thereof; thence easterly on the south side of said Park's farm
20	to the road leading by the Milo Hinsdill place; thence southerly on the west
21	side of said road to a point due west from the southwest corner of Hiram

Richardson's land; thence easterly across said road and following the south
line of said Richardson's land to the highway; thence easterly across the
highway to the southwest corner of Hall Brothers' land; thence on the south
line of said Hall Brothers' land to the southeast corner thereof; thence
northerly on their east line to the northwest corner of the Fasset farm; thence
easterly on the north line of the Fasset farm to the highway leading from North
Bennington Village to the Edgerton place; thence on the west side of the
highway southerly and on the south side of the highway easterly to the
southeast corner of the Harvey farm recently bought by T. W. Park; thence
northerly on the east side of said Harvey farm to the northeast corner thereof;
thence northerly across the highway and following the boundaries of Robinson
and Parsons land to the place of beginning which said proceedings so setting
out said Village, were recorded on the 11th day of May, 1866, in the
Bennington land records in book E on page 310 thereof.
(b) Also a parcel of contiguous land bounded and described as follows,
namely:
Beginning at a point on the highway running easterly from the Village of
North Bennington, now known as Mechanics Street in said Village at the
northeasterly corner of lands owned by the late T. W. Park, and being the same
point mentioned in the above description as the northeast corner of said Harvey
farm; thence on the east line of said Park's land south two degrees west thirty

1	five rods twenty links to the northerly line of said Park's land; thence on said
2	northerly line east six and one-half degrees south seven rods and nine links;
3	thence north eleven degrees east thirty and one half rods to the southerly side
4	of said highway; thence on the southerly side of said highway west thirty
5	degrees north thirteen and one half rods to the place of beginning; containing
6	two acres of land, more or less, and being the same parcel of land that was
7	annexed to the present Village of North Bennington by vote of the corporation
8	at the annual meeting held on the 20th day of March, A. D., 1888.
9	(c) The following described portion of the Town of Bennington, in the
10	County of Bennington embraced within the following described limits is
11	hereby added to and made a part of the said Village of North Bennington, viz;
12	commencing at the southwest corner of the old T. W. Park farm now said to be
13	owned by the estate of John G. McCullough; thence south 74 degrees 30
14	minutes east 107 feet along the north line of property belonging to Charles
15	Hinsdill to the northeast corner thereof; thence south 56 degrees 45 minutes
16	west 799 feet along the west line of the Henry woods, so called, to the south
17	line of said woods; thence south 20 degrees 15 minutes east 417 feet, following
18	the fence along the south line of said woods to the said McCullough estate's
19	west line; thence south 66 degrees west 717 feet along said McCullough
20	estate's west line to the north line of a cross road leading from Hindillville, so
21	called, to Sodom, so called, by the Charles Hinsdill farm; thence easterly

following the northerly boundary of the aforesaid road 1504 feet to a point
opposite the center line of the covered bridge called the Henry Bridge; thence
south 31 degrees 50 minutes west to the north abutment of said bridge; thence
easterly following along the north bank of the Walloomsac River, so called, to
a point in line with the east line of property belonging to Charles Wood; thence
north 15 degrees 26 minutes 56 seconds east, crossing the tracks of the
Vermont Company and the concrete highway leading from the Village of
Bennington to the Village of North Bennington to the southeast corner of said
Charles Wood property; thence north 15 degrees, 26 minutes 56 seconds east
2181/2 feet along said Wood's east line to the south line of property belonging
to Mrs. F. B. Jennings; thence north 15 degrees 26 minutes 56 seconds east
818.31 feet along said Jennings' line to a corner marking the intersection of an
easterly boundary of said Jennings' land; thence north 72 degrees 39 minutes
18 seconds east 2285.36 feet through said Jennings' land to a point in the south
line of the private drive owned by said Jennings leading easterly to the
highway; thence running along the southerly boundary of the Village of North
Bennington as heretofore established by law, said southerly line running from
the above described point in the south line of said private drive south westerly
to the west line of the highway leading from H. C. White Company's factory,
northerly to the Village of North Bennington, and thence northerly on the west

1	side of said highway and thence westerly on the said southerly line of said
2	Village as heretofore established, to the point of beginning.
3	(d) The following described lands within the Town of Bennington in the
4	County of Bennington are hereby annexed to and made a part of the Village of
5	North Bennington, viz:
6	PARCEL NO. 1:
7	Beginning at a point on the south side of Town Highway No. 118 (Harland
8	Road, so called) where the present Village line intersects with said highway,
9	and thence running easterly along the south boundary of Town Highway
10	No.118 to its intersection with the West boundary of Town Highway No. 117
11	(Mattison Road, so called); thence running easterly across said highway to the
12	easterly side thereof; thence northeasterly along the east boundary of Town
13	Highway No. 117 to the southwest corner of lands of Buchsbaum; thence
14	continuing along the south line of Buchsbaum's land to its southeast corner;
15	thence running northeasterly along Buchsbaum's east line to its intersection
16	with lands of G. D. Mattison on the south line of said Mattison's lands; thence
17	running easterly along Mattison's south line to the west line of the right of way
18	of the Rutland Railroad Corporation; thence in a north-westerly direction
19	following the southwesterly boundary of the Rutland Railroad Corporation
20	right of way to the point of its intersection with the present Village line; thence

1	running in a generally southerly direction following the present Village line to
2	the place of beginning.
3	PARCEL NO. 2:
4	Beginning at a point on the south line of the Town of Shaftsbury where the
5	present Village line turns south through lands of Colvin; thence running
6	westerly along the south line of the Town of Shaftsbury along or through lands
7	of Colvin, Jolivette, and Thurber to the west line of Thurber's land; thence
8	running southerly along the west line of Thurber to the north line of West
9	Street Extension, so called; thence running easterly along the north line of
10	West Street Extension to the point of its intersection with the present Village
11	line; thence continuing easterly and then northerly following the present
12	Village line to the place of beginning.
13	(e) Shall The geographical area as described in subchapter 14 of this
14	chapter shall hereafter be known by the name of the Village of North
15	Bennington, and by that name may have perpetual succession, may sue and be
16	sued, prosecute, and defend in any court, may have a common seal and alter it
17	at pleasure, may purchase, take, hold, and convey real and personal estate for
18	the use or benefit of said Village and generally shall have, exercise, and enjoy
19	all the rights, immunities, and privileges, and shall be subject to the duties,
20	liabilities, and obligations that are incident to public corporations in this State.

1	Subchapter 2. Annual and Special Meetings
2	§ 201. AUTHORIZATION FOR THE ASSESSMENT AND COLLECTION
3	OF PROPERTY TAXES
4	(a) Said The Village may, at an annual or special meeting warned for that
5	purpose as herein provided in section 202 of this chapter, lay a tax upon the
6	ratable estate within the same, whether of residents or nonresidents, for any of
7	the purposes herein mentioned set forth in this chapter, and the Board of
8	Trustees shall make out a rate bill accordingly and deliver the same to the
9	Collector Treasurer, who shall have the same power to collect such tax as the
10	collector of town taxes a town treasurer has to collect like taxes in the towns
11	and may in like manner levy on and sell property to satisfy the same and for
12	want thereof may upon proper warrant commit any person to jail against whom
13	the Collector has such a tax and it. It shall hereafter be the duty of the listers of
14	said the Town of Bennington in making the grand list of said the Town to
15	designate therein such of the ratable estate thereof as shall be within the limits
16	of said the Village.
17	(b) The Village may vote to adopt the provisions of chapter 30 of Vermont
18	Statutes and amendments thereto relating to the collection of taxes by the
19	Village Treasurer.

1	§ 202. WARNING OF ANNUAL AND SPECIAL MEETINGS
2	(a)(1) The annual meeting of the legal voters of said the Village shall be
3	held therein on the third Tuesday of March of each year at seven-thirty o'clock
4	in the afternoon of said day at the Village hall or at such place as the Board of
5	Trustees shall, hereafter appoint, and.
6	(2) The meeting shall be warned by posting in three public places in said
7	the Village, at least 12 days previous prior to said the meeting, a notice calling
8	the meeting and containing a statement of business to be transacted thereat.
9	The notice shall be signed by the Clerk of the Village, or in case of his or her
10	failure or neglect, by the trustees; provided that if.
11	(3) If the annual meeting is not held, for want of the notice hereinbefore
12	mentioned set forth in subdivision (a)(2) of this section, or for any other cause,
13	the Village shall not thereby be prejudiced; and.
14	(b) <u>In addition</u> , whenever 10 legal voters of said the Village shall so
15	petition in writing, the Clerk, or upon the Clerk's neglect or refusal, the
16	trustees, shall call a special meeting of said the Village and give notice of the
17	same as provided for annual meetings.
18	(c) Any business may be transacted at an adjourned meeting, which under
19	the warning might have been transacted at the original meeting; and in.
20	(d) In all meetings of said the Village, none but the inhabitants residents
21	thereof qualified by law to vote in Town Village meetings and who have

1	resided at least three months within the bounds of said Village shall be entitled
2	to vote.
3	§ 203. ELECTIONS AT ANNUAL MEETINGS
4	(a) Said The Village shall, at every annual meeting elect for the ensuing
5	year a Moderator, Clerk, Treasurer, Collector, and three auditors. At the first
6	annual meeting of said Village there shall be elected three trustees whose term
7	of office shall be for one year and two trustees whose term of office shall be
8	for two years; and at every annual meeting thereafter there shall be elected two
9	trustees for the term of two years, and one trustee for the term of one year, and
10	such additional Trustees may be elected as are necessary to fill vacancies, and
11	the number of trustees as are necessary to fill vacancies where terms of office
12	have expired or a member has resigned, died, or been removed in order to
13	make a full board of five trustees.
14	* * *
15	Subchapter 3. Village Officers
16	§ 301. TERMS OF OFFICE
17	The term of office for all trustees shall be three years, staggered so that at
18	least one trustee is elected at any annual meeting. The Moderator, Clerk,
19	Treasurer, and auditors shall all serve a one-year term. The term of office of
20	all the Village officers shall commence on the day following their election,

unless otherwise provided herein in this chapter, and continue until their

1	successors are chosen and qualified. The term of the Treasurer shall coincide
2	with the Village's fiscal year (July-June).
3	§ 302. COMPENSATION OF OFFICERS
4	The compensation of the Clerk, and Treasurer, and Collector shall be fixed
5	by the Village; the compensation of all other officers, servants, and employees
6	of the Village shall be fixed by the Board of Trustees, except as herein
7	otherwise provided in this chapter.
8	§ 303. BOARD OF TRUSTEES; GENERAL AUTHORITY
9	(a) The Board of Trustees shall have the general care and management of
10	the prudential interests and affairs of said the Village; shall assess all taxes and
11	make out a rate bill accordingly; shall direct the expenditure of all moneys
12	monies belonging to said the Village, and draw orders upon the Treasurer and
13	generally perform all the duties legally enjoined upon them by said corporation
14	the Village, and shall submit their accounts and vouchers to the auditors at
15	least three days before the annual meeting of each year.
16	(b) Said The Board shall have power to abate taxes laid or assessed by
17	virtue of this aet chapter, and also all highway taxes assessed against tax
18	payers of said the Village, and to remit fines imposed for the violation of the
19	bylaws or regulations of said the Village, and to discharge offenders from

imprisonment for the same. The power of said the Board to abate taxes shall

1	be subject to the same limitations and may be exercised for the causes provided
2	in sections 3069 and 3070 of the general Vermont Statutes law.
3	(c) The Board may create commissions and committees not now existing
4	and appoint the members thereof. It may inquire into the conduct of any
5	officer, commission, or department and investigate any and all municipal
6	affairs.
7	(d) The Board may fill any vacancy in any elective Village office, and a
8	person so appointed shall serve until a successor is elected, but the Village
9	may, at any time, at a meeting duly called for that purpose, fill such vacancy
10	for the unexpired term.
11	* * *
12	§ 305. TREASURER AND COLLECTOR OF TAXES
13	The Treasurer and Collector of Taxes shall perform for said the Village the
14	same duties required by law respectively of a town treasurer and collector of
15	town taxes and shall have the same powers, proceed in the same manner, be
16	subject to the same liabilities, and give such bonds to the Village as the trustees
17	Board of Trustees may direct. A failure to give such bond within 10 days from
18	their election or appointment will render such office vacant.

* * *

1	Subchapter 4. Board of Trustees
2	§ 401. ELECTION OF CHAIR AND APPOINTMENTS
3	The Board of Trustees shall annually, at their first regular meeting, elect
4	from their number a Chairman Chairperson and Vice Chairperson. They shall
5	also appoint a Chief and two assistant engineers of the Fire Department, and
6	may appoint a Street Commissioner Highway Superintendent and a Sewer
7	Commissioner. All officers appointed by the Board shall be under its direction
8	and control and may be removed at its discretion. Said The Board shall cause
9	a certificate of such appointment or removal to be recorded in the office of the
10	Village Clerk. Any vacancy in an appointive office may be filled by the Board
11	at any time.
12	***
13	Subchapter 5. Fire Department
13 14	Subchapter 5. Fire Department § 501. FIRE CHIEF AND FIREFIGHTERS
14	§ 501. FIRE CHIEF AND FIREFIGHTERS
14 15	§ 501. FIRE CHIEF AND FIREFIGHTERS (a) The Chief of the Fire Department, or in the absence of the Chief, the
141516	§ 501. FIRE CHIEF AND FIREFIGHTERS (a) The Chief of the Fire Department, or in the absence of the Chief, the assistant engineer next in authority shall have power at fires to suppress
14151617	§ 501. FIRE CHIEF AND FIREFIGHTERS (a) The Chief of the Fire Department, or in the absence of the Chief, the assistant engineer next in authority shall have power at fires to suppress tumults and riots, by force if necessary, to remove all effects endangered by

of said Village for the purposes aforesaid, and for such acts the Fire Chief and

1	those acting under the Chief's authority shall not be held personally
2	responsible.
3	(b) It shall be the Chief's duty, under the direction of the Board of Trustees.
4	to inspect the manufacture or keeping of gun powder, lime, ashes, matches,
5	lights, gasoline, fireworks, and other combustibles, and the construction and
6	repairs of fireplaces, chimneys, and stoves within said the Village, and if the
7	Chief deems the same dangerous to the safety of the inhabitants, the Chief
8	shall by order in writing approved by the trustees Board of Trustees and
9	recorded by the Clerk and delivered to the person so conducting such
10	manufacturing, keeping, construction, or repairs direct in what way to
11	construct the same, and any person neglecting or refusing to obey any such
12	order so made, recorded, and delivered shall be punished by a fine of not
13	exceeding \$50.00 as established by ordinance or bylaw with costs of
14	prosecution.
15	(c) The duties of the Chief may also include ex-officio Fire Warden and
16	Emergency Management Director.
17	* * *
18	Subchapter 6. Streets and Highways
19	§ 601. STREET COMMISSIONER HIGHWAY SUPERINTENDENT
20	The Street Commissioner Highway Superintendent shall, under the
21	direction and control of the Board of Trustees, have in charge the building and

repairing of all the highways, streets, lanes, and sidewalks in the Village; the
Commissioner Superintendent shall keep such accounts relating thereto as the
trustees Board of Trustees may direct, and shall at all times have the same
ready for inspection by said the trustees or any of them, and furnish a copy
thereof to the auditors when required at least three days before the annual
meeting.
* * *
Subchapter 7. Police Department
§ 701. POLICE DEPARTMENT; APPOINTMENT; DUTIES
(a)(1) The Board of Trustees shall may also annually appoint a Chief of
Police and not more than five additional police officers, except on public
occasions, when they may appoint such number of special police for that
occasion as they may think necessary, by appointment in writing under their
hands, who shall be qualified by taking the oath of office, and causing their
said appointments to be recorded by the Clerk of the Village; but any.
(2) Any such appointment may be revoked by the said the Board, in its
discretion, which revocation shall also be in writing and be recorded by said
the Clerk.
(b) Such The Chief of Police and other police officers shall, by virtue of
their said appointment be constables, informing officers, and conservators of
the peace within the Village, and may serve any criminal process throughout

1	the County of Bennington returnable within said the Village or to the County
2	Court within and for said the County of Bennington; and they may commit any
3	person convicted of a violation of any bylaw, regulation, or ordinance of said
4	the Village or any provision of this act chapter, or any law of the State, upon
5	mittimus, to the common jail in Bennington County; and they shall be proper
6	officers in justice criminal courts held within said the Village, with full power
7	to empanel, draw, and summon jurors before such justice courts.
8	(c) And such police Police officers shall be entitled to receive therefor the
9	same fees as constables would be entitled to receive for the same services.
10	(d) Said police officer Police officers shall have the same right to demand
11	assistance from any person or persons which sheriffs and constables now have,
12	and any person refusing to assist such police officer shall be subject to the
13	same fines and penalties as now provided by law for refusing to assist a sheriff
14	or constable.
15	Subchapter 8. Sewer, Water, And Light Systems
16	* * *
17	§ 804. UNAUTHORIZED DIVERSION AND MALICIOUS DAMAGE
18	If any person wilfully Any person who shall willfully, wantonly, or
19	maliciously diverts the water or part thereof of any of the ponds, springs,
20	streams, aqueducts, water courses, or reservoirs, which shall be taken, used, or

constructed by said the Village, or shall corrupt the same, or make it impure, or

commit any nuisance therein, or shall bathe therein, or within the limits that may be taken or prescribed by said the Village pursuant to the provisions of this act, or maliciously injure or destroy any dam, embankment, aqueduct, pipe, reservoir, conduit, hydrant, structure, pump, machinery, or other property owned, held, or used by said the Village under the provisions of this act chapter, he or she shall be liable to said the Village, in treble damages therefor, to be recovered in an action of tort founded on this statute, and any such person on conviction of either of the malicious acts aforesaid, shall be punished by a fine not exceeding \$100.00 or imprisoned in the house of correction not exceeding six months and such. Such action may be commenced and prosecuted by the Board of Water Commissioners in the name of said the Village.

§ 805. SEWERS AND DRAINS

14 ***

(c) Whenever, after there has been established in said Village a system of water works so that the inhabitants thereof may have the right to obtain from such system water for culinary and domestic purposes, if If in the judgment of the Board of Trustees the public good and necessity and convenience of individuals shall require the construction of a sewer system in said the Village or a sewer main through the principal streets thereof, said the trustees are hereby authorized and empowered to lay out and construct such sewer system

or sewer main and may from time to time extend the same as the public good and the necessity and convenience of individuals shall require, and when constructed, the same shall be under the care and control of the Board of Trustees or the Sewer Commissioner, as herein provided. Said The trustees are also authorized and empowered to lay out and construct said the sewer main or parts of said the system through lands of individuals or corporations, whenever, in the judgment of the Board, the public good shall so require, provided compensation for damages sustained by private individuals is made to them by said the Village.

* * *

Subchapter 9. Bonded Indebtedness

§ 901. BONDING FOR WATER AND SEWER SYSTEMS AND LIGHT

13 PLANT

Said The Village at an annual or special meeting called for that purpose, is hereby authorized and empowered to borrow money at the rate of not to exceed five percent, per annum, payable annually or semiannually for any of the purposes herein mentioned, including the construction and establishment of a water system, sewer system, and light plant, and to issue notes and bonds therefor, and such notes or bonds shall be signed by the trustees Board of Trustees and countersigned by the Treasurer of said the Village, and if interest coupons are attached they shall be signed by the Treasurer; and the bonds or

notes shall contain a statement that they were issued for the purposes
mentioned and in conformity with the provisions of this act, and such
statement shall be conclusive evidence of the same, and of the liability of the
Village to pay such notes or bonds in an action by a person who in good faith
holds the same. The Village Treasurer shall keep a record of every note or
bond issued under the provisions of this act, therein stating the number and
denomination of each note or bond, when and where payable, to whom issued,
and the rate of interest thereon; and also shall keep a record of payments,
interest, and principal, and if any coupons are taken up, shall deface the same
payable at times and in a manner as the Board may direct. However, no vote
to borrow, or for the issue of orders therefor, shall be taken at any meeting for
which the purpose is not specified in the warrants. Before the orders shall
issue, a record thereof shall be made in a book kept for that purpose by the
<u>Treasurer</u> .
* * *
Subchapter 12. Bylaws and Ordinances
* * *
§ 1203. FINES
(a) Said Village may impose a fine not exceeding \$100.00, for For the
breach of any bylaw, rule, regulation, or ordinance, the Village may impose a
fine as specified therein. The Court or Judicial Bureau shall impose the costs

1	of prosecution in addition to the fine, in case of a conviction, and when it is
2	necessary to abate a nuisance, the expense of abatement may be imposed upon
3	the delinquent in addition to such fine and costs and if any person violates any
4	ordinance or bylaws of said Village, he or she may on conviction thereof, be
5	imprisoned in the common jail in the County of Bennington not exceeding 60
6	days, in addition to or in lieu of said fine and costs, in the discretion of said
7	Court.
8	(b) If any person while residing without this State and while owning real or
9	personal property within the Village, shall with and by means of said the real
10	or personal estate or by his or her agents and servants violate any of the
11	ordinances which said the Village is authorized to make, the Village may sue
12	for and recover the penalty for violation of such ordinance in an action founded
13	on this statute and shall proceed in the same manner as by law is now provided
14	in civil actions against persons residing without the State.
15	* * *
16	Subchapter 14. Appendix
17	§ 1401. BOUNDARIES
18	(a) All that portion of the Town of Bennington in the County of
19	Bennington that is embraced within the following described limits, viz.:
20	It being the same territory that on the 10th day of May, 1866, the

Selectboard of Bennington, pursuant to law, set out as and for the Village of

1	North Bennington, the bounds of which in their order so setting out the Village
2	of North Bennington were as follows, viz.:
3	Commencing on the north line of the Town of Bennington at the northeast
4	corner of lands belonging to Robinson and Parsons; thence westerly on the
5	north line of the Town of Bennington to the west side of Sidney Colvin's land;
6	thence southerly on the west line of Sidney Colvin's land to the highway
7	leading from North Bennington Village to Richard Henry's dwelling house;
8	thence westerly on the north side of the highway to a point due north from the
9	northwest corner of T. W. Park's home farm; thence across the highway
10	southerly and following the westerly boundary of T. W. Park's farm to the
11	southwest corner thereof; thence easterly on the south side of the Park's farm
12	to the road leading by the Milo Hinsdill place; thence southerly on the west
13	side of the road to a point due west from the southwest corner of Hiram
14	Richardson's land; thence easterly across the road and following the south line
15	of the Richardson's land to the highway; thence easterly across the highway to
16	the southwest corner of Hall Brothers' land; thence on the south line of the
17	Hall Brothers' land to the southeast corner thereof; thence northerly on their
18	east line to the northwest corner of the Fasset farm; thence easterly on the
19	north line of the Fasset farm to the highway leading from North Bennington
20	Village to the Edgerton place; thence on the west side of the highway southerly
21	and on the south side of the highway easterly to the southeast corner of the

1	Harvey farm recently bought by T. W. Park; thence northerly on the east side
2	of the Harvey farm to the northeast corner thereof; thence northerly across the
3	highway and following the boundaries of Robinson and Parsons land to the
4	place of beginning which the proceedings so setting out the Village, were
5	recorded on the 11th day of May, 1866, in the Bennington land records in book
6	E on page 310 thereof.
7	(b) Also a parcel of contiguous land bounded and described as follows,
8	namely:
9	Beginning at a point on the highway running easterly from the Village of
10	North Bennington, now known as Mechanics Street in the Village at the
11	northeasterly corner of lands owned by the late T. W. Park, and being the same
12	point mentioned in the above description as the northeast corner of the Harvey
13	farm; thence on the east line of the Park's land south two degrees west thirty
14	five rods twenty links to the northerly line of the Park's land; thence on the
15	northerly line east six and one-half degrees south seven rods and nine links;
16	thence north eleven degrees east thirty and one-half rods to the southerly side
17	of the highway; thence on the southerly side of the highway west thirty degrees
18	north thirteen and one-half rods to the place of beginning; containing two acres
19	of land, more or less, and being the same parcel of land that was annexed to the
20	present Village of North Bennington by vote of the corporation at the annual
21	meeting held on the 20th day of March, A. D., 1888.

(c) The following described portion of the Town of Bennington, in the
County of Bennington embraced within the following described limits is
hereby added to and made a part of the Village of North Bennington, viz;
commencing at the southwest corner of the old T. W. Park farm now said to be
owned by the estate of John G. McCullough; thence south 74 degrees 30
minutes east 107 feet along the north line of property belonging to Charles
Hinsdill to the northeast corner thereof; thence south 56 degrees 45 minutes
west 799 feet along the west line of the Henry woods, so-called, to the south
line of the woods; thence south 20 degrees 15 minutes east 417 feet, following
the fence along the south line of the woods to the McCullough estate's west
line; thence south 66 degrees west 717 feet along the McCullough estate's west
line to the north line of a cross road leading from Hindillville, so called, to
Sodom, so called, by the Charles Hinsdill farm; thence easterly following the
northerly boundary of the aforesaid road 1504 feet to a point opposite the
center line of the covered bridge called the Henry Bridge; thence south 31
degrees 50 minutes west to the north abutment of the bridge; thence easterly
following along the north bank of the Walloomsac River, so called, to a point
in line with the east line of property belonging to Charles Wood; thence north
15 degrees 26 minutes 56 seconds east, crossing the tracks of the Vermont
Company and the concrete highway leading from the Village of Bennington to
the Village of North Bennington to the southeast corner of the Charles Wood

1	property; thence north 15 degrees, 26 minutes 56 seconds east 218½ feet along
2	the Wood's east line to the south line of property belonging to Mrs. F. B.
3	Jennings; thence north 15 degrees 26 minutes 56 seconds east 818.31 feet
4	along the Jennings' line to a corner marking the intersection of an easterly
5	boundary of the Jennings' land; thence north 72 degrees 39 minutes 18 seconds
6	east 2285.36 feet through the Jennings' land to a point in the south line of the
7	private drive owned by Jennings leading easterly to the highway; thence
8	running along the southerly boundary of the Village of North Bennington as
9	heretofore established by law, the southerly line running from the above
10	described point in the south line of the private drive south-westerly to the west
11	line of the highway leading from H. C. White Company's factory, northerly to
12	the Village of North Bennington, and thence northerly on the west side of the
13	highway and thence westerly on the southerly line of the Village as heretofore
14	established, to the point of beginning.
15	(d) The following described lands within the Town of Bennington in the
16	County of Bennington are hereby annexed to and made a part of the Village of
17	North Bennington, viz:
18	PARCEL NO. 1:
19	Beginning at a point on the south side of Town Highway No. 118 (Harland
20	Road, so called) where the present Village line intersects with the highway,
21	and thence running easterly along the south boundary of Town Highway

1	No.118 to its intersection with the West boundary of Town Highway No. 117
2	(Mattison Road, so called); thence running easterly across the highway to the
3	easterly side thereof; thence northeasterly along the east boundary of Town
4	Highway No. 117 to the southwest corner of lands of Buchsbaum; thence
5	continuing along the south line of Buchsbaum's land to its southeast corner;
6	thence running northeasterly along Buchsbaum's east line to its intersection
7	with lands of G. D. Mattison on the south line of the Mattison's lands; thence
8	running easterly along Mattison's south line to the west line of the
9	right-of-way of the Rutland Railroad Corporation; thence in a north-westerly
10	direction following the southwesterly boundary of the Rutland Railroad
11	Corporation right-of-way to the point of its intersection with the present
12	Village line; thence running in a generally southerly direction following the
13	present Village line to the place of beginning.
14	PARCEL NO. 2:
15	Beginning at a point on the south line of the Town of Shaftsbury where the
16	present Village line turns south through lands of Colvin; thence running
17	westerly along the south line of the Town of Shaftsbury along or through lands
18	of Colvin, Jolivette, and Thurber to the west line of Thurber's land; thence
19	running southerly along the west line of Thurber to the north line of West
20	Street Extension, so called; thence running easterly along the north line of
21	West Street Extension to the point of its intersection with the present Village

1	line; thence continuing easterly and then northerly following the present
2	Village line to the place of beginning.
3	Sec. 3. TRANSITIONAL PROVISIONS
4	(a) In order to transition to the provisions of Sec. 2 of this act, 24 App.
5	V.S.A. chapter 251, §§ 203 (Elections at Annual Meeting) and 301 (Terms of
6	Office), that provide that trustees shall be elected to staggered three-year terms,
7	at the 2016 annual Village meeting, two trustees shall be elected for a term of
8	three years and one trustee shall be elected for a term of two years. Thereafter,
9	trustees elected at an annual Village meeting shall be elected as provided in
10	Sec. 2 of this act, 24 App. V.S.A. chapter 251, §§ 203 and 301.
11	Sec. 4. EFFECTIVE DATE
12	This act shall take effect on passage.