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TO THE HO	OUSE OF	REPRESE	NTATIVES:

- The Committee on Judiciary to which was referred Senate Bill No. 112

 entitled "An act relating to creating the Spousal Support and Maintenance Task

 Force" respectfully reports that it has considered the same and recommends

 that the House propose to the Senate that the bill be amended by striking out all

 after the enacting clause and inserting in lieu thereof the following:
- 7 Sec. 1. 15 V.S.A. § 752 is amended to read:
 - § 752. MAINTENANCE
 - (a) In an action under this chapter, the court may order either spouse to make maintenance payments, either rehabilitative or permanent in nature, to the other spouse if it finds that the spouse seeking maintenance:
 - (1) lacks sufficient income, or property, or both, including property apportioned in accordance with section 751 of this title, to provide for his or her reasonable needs; and
 - (2) is unable to support himself or herself through appropriate employment at the standard of living established during the civil marriage or is the custodian of a child of the parties.
 - (b) The maintenance order shall be in such amounts and for such periods of time as the court deems just, after considering all relevant factors, including, but not limited to:

1	(1) the financial resources of the party seeking maintenance, the
2	property apportioned to the party, the party's ability to meet his or her needs
3	independently, and the extent to which a provision for support of a child living
4	with the party contains a sum for that party as custodian;
5	(2) the time and expense necessary to acquire sufficient education or
6	training to enable the party seeking maintenance to find appropriate
7	employment;
8	(3) the standard of living established during the civil marriage;
9	(4) the duration of the civil marriage;
10	(5) the age and the physical and emotional condition of each spouse;
11	(6) the ability of the spouse from whom maintenance is sought to meet
12	his or her reasonable needs while meeting those of the spouse seeking
13	maintenance; and

(7) inflation with relation to the cost of living-; and			
(8) the following guidelines:			
	% of the difference	Duration of alimony award	
Length of marriage	between parties'	as % length of marriage	
	gross income		
		Presumption of no alimony	
<u>0 to <5 years</u>	<u>0–20%</u>	or short-term alimony	
		up to one year	
5 to <10 years	<u>15–35%</u>	20–50% (1–5 yrs)	
10 to <15 years	<u>20–40%</u>	40-60% (3-9 yrs)	
15 to <20 years	<u>24–45%</u>	40–70% (6–14 yrs)	
<u>20+ years</u>	<u>30–50%</u>	45% (9–20+ yrs)	
Sec. 2. SPOUSAL SUPPORT AND MAINTENANCE STUDY			
On or before January 15, 2018, the Family Division Oversight Committee			
of the Supreme Court shall report to the Senate and House Committees on			
Judiciary on its study of spousal support and maintenance guidelines in			
Vermont, including any resulting legislative recommendations. The			
Committee shall study the following topics:			
(1) the purposes of alimony;			
	(8) the following Length of marriage 0 to <5 years 5 to <10 years 10 to <15 years 15 to <20 years 20+ years Sec. 2. SPOUSAL SUP On or before January of the Supreme Court sh Judiciary on its study of Vermont, including any Committee shall study th	(8) the following guidelines: Wo of the difference	

1	(2) the meaning of both permanent and rehabilitative alimony, as used in	
2	15 V.S.A. §752(a), and if judges should specify whether they are awarding	
3	rehabilitative alimony or permanent alimony, or both;	
4	(3) whether income from a pension should be considered for alimony	
5	purposes when such pension is also divided or awarded in the division of	
6	assets and property;	
7	(4) whether to establish a "retirement age" for purposes of ending	
8	alimony payments, and whether judges should continue to have the discretion	
9	to order alimony to continue past such retirement age if the facts of a case call	
10	for such continuation;	
11	(5) what constitutes cohabitation for purposes of alimony, and what	
12	effect a recipient spouse's cohabitation should have on alimony awards; and	
13	(6) what effect the remarriage of a recipient spouse should have on an	
14	alimony award.	

1	Sec. 3. EFFECTIVE DATE		
2	This act shall take effect on July 1, 2017.		
3	and that after passage the title of the bill be amended to read: "An act		
4	relating to spousal support and maintenance guidelines and study"		
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8	(Committee vote:)		
9			
10		Representative	
11		FOR THE COMMITTEE	