Journal of the House

Wednesday, September 16, 2020

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

Devotional Exercises

Devotional exercises were conducted by Rep. Mari Cordes of Lincoln.

Message from the Senate No. 77

A message was received from the Senate by Mr. Bloomer, its Secretary, as follows:

Madam Speaker:

I am directed to inform the House that:

The Senate has considered bills originating in the House of the following titles:

**H. 880.** An act relating to Abenaki place names on State park signs.

**H. 962.** An act relating to the duration of temporary relief from abuse orders.

**H. 967.** An act relating to the provision of child care at family child care homes during remote learning days.

And has passed the same in concurrence with proposal of amendment in the adoption 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. 64.** Joint resolution relating to weekend adjournment.

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

Bill Referred to Committee on Ways and Means

**S. 237**

Senate bill, entitled

An act relating to promoting affordable housing

Appearing on the Calendar, affecting the revenue of the state, under rule 35(a), was referred to the committee on Ways and Means.
Bill Referred to Committee on Appropriations

S. 352

Senate bill, entitled
An act relating to making certain amendments to the Front-Line Employees Hazard Pay Grant Program
Appearing on the Calendar, carrying an appropriation, under rule 35(a), was referred to the committee on Appropriations.

Bill Referred to Committee on Appropriations

S. 353

Senate bill, entitled
An act relating to expanding the Front-Line Employees Hazard Pay Grant Program
Appearing on the Calendar, carrying an appropriation, under rule 35(a), was referred to the committee on Appropriations.

Joint Resolution Adopted in Concurrence

J.R.S. 64

By Senator Ashe,

J.R.S. 64. Joint resolution relating to weekend adjournment.

Resolved by the Senate and House of Representatives:

That when the two Houses adjourn on Thursday, September 17, 2020, or, Friday, September 18, 2020, it be to meet again no later than Tuesday, September 22, 2020.

Was taken up, read and adopted in concurrence.

Second Reading; Bill Amended; Third Reading Ordered

H. 952

Rep. Hooper of Burlington, for the committee on Government Operations, to which had been referred House bill, entitled
An act relating to approval of amendments to the charter of the City of Burlington
Reported in favor of its passage when amended by striking all after the enacting clause and inserting in lieu thereof the following:

* * * City of Burlington * * *
Sec. 1. CHARTER AMENDMENT APPROVAL

The General Assembly approves the amendments to the charter of the City of Burlington as set forth in this act. The voters approved proposals of amendment on March 3, 2020.

Sec. 2. 24 App. V.S.A. chapter 3 is amended to read:

CHAPTER 3. CITY OF BURLINGTON

§ 3. ELECTION OF MAYOR AND CITY COUNCILORS

(a) Election of Mayor. On the first Tuesday in March 2003 and triennially thereafter, the legal voters of the City shall, from among the legal voters thereof, elect a Mayor. Notwithstanding any provision of this charter or the general statutes, no person shall be eligible to have his or her name printed on the ballot as a candidate for the Office of Mayor who has not submitted a nominating petition signed by at least 150 registered voters of the City within the time limits specified in 17 V.S.A. chapter 55, as the same may be amended from time to time. For all special elections, nominations of the municipal officers shall be by petition as specified in 17 V.S.A. chapter 55, excepting 17 V.S.A. § 268l(a)(l)(A). Instead, the petition shall be filed with the municipal clerk, together with the endorsement, if any, of any party or parties in accordance with the provisions of this title, not later than 5:00 p.m. on the ninth Monday preceding the day of the election, which shall be the filing deadline.

§ 6. REQUIREMENTS GENERALLY

(b) Upon request of the City Council by resolution or upon petition signed by five percent of the legal voters, filed with the Chief Administrative Officer no later than the deadline established in 17 V.S.A. chapter 55 as the same may be amended from time to time, the Mayor shall insert in the warning for the annual City meeting any special article for any legal purpose beyond the jurisdiction of the City Council, said the purpose to be set forth in said article as stated in such resolution or petition and the Chief Administrative Officer shall prepare suitable ballots in sufficient quantities for the vote upon such the article. For the City annual meeting in March of each year, the resolution or petition must be filed with the Chief Administrative Officer not later than the deadline established in 17 V.S.A. chapter 55 as the same may be amended from time to time, and for any special elections, the resolution or petition must be filed with the Chief Administrative Officer not later than 60 days prior to
the election; provided, however, that any petition for the insertion of any article calling for the resubmission, reconsideration, or recision of any question previously submitted to the legal voters of said the City shall be filed not later than the deadline established for requesting reconsideration or recision of a prior vote as specified in 17 V.S.A. § 2661 as the same may be amended from time to time; and provided further, that no question previously submitted to the legal voters of said the City shall be more than once resubmitted or presented for reconsideration or recision except upon request of the City Council by resolution. Each page of a petition filed under this section shall bear the full text of the petition, each signature to such the petition shall be witnessed, each signer of such petition shall set after his or her signature his or her legal address within the City, and any part of such the petition not conforming to these requirements shall be invalid.

* * *

§ 22. BALLOTS

For all City or ward or City district elections, and also for the election of justices of the peace in said the City, the Chief Administrative Officer shall prepare all official ballots, consistent with the requirements of any regulation adopted under section 5 of this chapter, and otherwise in the same manner and subject to all the provisions of the laws of this State providing for and regulating the preparation and distribution of official ballots in towns and cities; provided, however, that said the Chief Administrative Officer shall cause to be printed for every ward or City district in said the City not less than 60 ballots for every 50 names or fractional part thereof on the voting list prepared and posted in such the ward or City district for any such election; and further provided that said the Chief Administrative Officer shall deliver to the inspectors of election in each ward on the day of such the election and before the hour for opening the polls in said ward, such the number of blocks of ballots containing 100 each as shall nearest represent two thirds of the whole number required to be printed for such the ward or City district, and shall retain the balance of the ballots for each ward or City district so prepared. For all special elections, the Chief Administrative Officer shall prepare all official ballots at least 45 days prior to the election.

* * *

§ 102f. ANNUAL ASSESSMENT FOR HOUSING TRUST FUND USE

AUTHORIZED

The City Council shall annually assess upon the property grand list of the City to assist in meeting the appropriation made for distributions and uses of the Housing Trust Fund as set forth in Article 18-404 of the Code of
Ordinances a tax that will, in the judgment of the City Council, be sufficient to assist in meeting the appropriation, but the rate shall not exceed one cent upon the dollar of the property grand list, except when a larger rate shall be authorized by the legal voters of the City. The tax shall not be included within the limitations of the amount of tax for City purposes prescribed in section 99 of this chapter.

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*** City of Barre ***

Sec. 3. CHARTER AMENDMENT APPROVAL

The General Assembly approves the amendments to the charter of the City of Barre. Voters approved the proposals of amendment on March 3, 2020.

Sec. 4. 24 App. V.S.A. chapter 1 is amended to read:

CHAPTER 1. CITY OF BARRE

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§ 311. BUSINESS OR CONTRACTS BETWEEN CITY AND CITY OFFICIALS OR EMPLOYEES

No City official or employee shall be directly or indirectly interested in any contract with said the City for an amount in excess of $500.00, or furnish any material, or perform any labor, except in the discharge of his or her official’s or employee’s official duties for which said City officer shall receive a sum in excess of $500.00, unless such contract shall have been awarded upon bids advertised for by publications [which] must have appeared six days previous to the opening of such bids or as allowed for in the Procurement Policy or Conflict of Interest Policy as adopted by the Council.

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Sec. 5. REPEALS

(a) 24 App. V.S.A. chapter 1, § 415 (City Grand Juror) is repealed on November 1, 2020.

(b) 24 App. V.S.A. chapter 1, Article XII (Housing Board of Review and governance of security deposits) is repealed on November 1, 2020.

*** Effective Date ***

Sec. 6. EFFECTIVE DATE

This act shall take effect on passage.
The bill, having appeared on the Calendar one day for Notice, was taken up, read the second time, report of the committee on Government Operations agreed to and third reading ordered.

Rules Suspended; Senate Proposal of Amendment Concurred in

H. 967

Appearing on the Calendar for Notice, on motion of Rep. McCoy of Poultnay, the rules were suspended and House bill, entitled

An act relating to the provision of child care at family child care homes during remote learning days

Was taken up for immediate consideration.

The Senate proposes to the House to amend the bill by striking out Sec. 3, effective dates, in its entirety and inserting in lieu thereof a new Sec. 3 to read as follows:

Sec. 3. EFFECTIVE DATES

(a) This section shall take effect on passage.

(b) Notwithstanding 1 V.S.A. § 214, Sec. 1 (33 V.S.A. § 3511) shall take effect on passage and apply retroactively to September 8, 2020.

(c) Sec. 2 (33 V.S.A. § 3511) shall take effect on September 1, 2021.

Which proposal of amendment was considered and concurred in.

Rules Suspended; Senate Proposal of Amendment Concurred in

H. 880

Appearing on the Calendar for Notice, on motion of Rep. McCoy of Poultnay, the rules were suspended and House bill, entitled

An act relating to Abenaki place names on State park signs

Was taken up for immediate consideration.

The Senate proposes to the House to amend the bill by striking out all after the enacting clause and inserting in lieu thereof the following:

Sec. 1. 10 V.S.A. § 2613 is added to read:

§ 2613. ABENAKI PLACE NAMES IN STATE PARKS

The Commissioner, before installing new signs or replacing existing signs in a State park, shall consult with the Vermont Commission on Native American Affairs to determine if there is an Abenaki name for any site within the park. If the Commission on Native American Affairs advises the
Commissioner of an Abenaki name, the Abenaki name shall be displayed with the English name.

Sec. 2. LIST OF PLACES WITH ABENAKI NAMES

On or before March 15, 2021, the Vermont Commission on Native American Affairs shall prepare a list of places and landmarks with Abenaki names. If there are multiple names or spelling variations for a place, the Commission shall select a name or spelling to be used on signs in State parks. The Commission shall present the list to the Commissioner of Forests, Parks and Recreation in order to facilitate the construction of signs as required under 10 V.S.A. § 2613. The Commission shall also determine if there are sites outside of State parks with Abenaki names for which new signs should be considered.

Sec. 3. EFFECTIVE DATE

This act shall take effect on January 1, 2021.

Which proposal of amendment was considered and concurred in.

Rules Suspended; Action Ordered Messaged to Senate Forthwith and Bill Delivered to the Governor Forthwith

On motion of Rep. McCoy of Poultney, the rules were suspended and action on the bill was ordered messaged to the Senate forthwith and the bill delivered to the Governor forthwith.

H. 967

House bill, entitled

An act relating to the provision of child care at family child care homes during remote learning days

Adjournment

At two o'clock and thirty-five minutes in the afternoon, on motion of Rep. McCoy of Poultney, the House adjourned until tomorrow at two o'clock in the afternoon.