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1	Introduced by
2	Referred to Committee on
3	Date:
4	Subject: Executive; boards and commissions; miscellaneous; repeal or revise
5	Statement of purpose of bill as introduced: This bill proposes to repeal or to
6	revise provisions regarding miscellaneous boards and commissions.
7	An act relating to boards and commissions
8	It is hereby enacted by the General Assembly of the State of Vermont:
9	* * * Repeal of Educational Opportunities Working Group * * *
10	Sec. 1. REPEAL OF EDUCATIONAL OPPORTUNITIES WORKING
11	GROUP
12	2012 Acts and Resolves No. 156, Sec. 31 (Educational Opportunities
13	Working Group) is repealed.
14	* * * Repeal of Council of Independent Schools * * *
15	Sec. 2. 16 V.S.A. § 166 is amended to read:
16	§ 166. APPROVED AND RECOGNIZED INDEPENDENT SCHOOLS
17	* * *
18	(b) Approved independent schools. On application, the State Board shall
19	approve an independent school that offers elementary or secondary education
20	if it finds, after opportunity for hearing, that the school provides a minimum

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1	course of study pursuant to section 906 of this title and that it substantially
2	complies with the Board's rules for approved independent schools. Except as
3	provided in subdivision (6) of this subsection, the Board's rules must at
4	minimum require that the school have the resources required to meet its stated
5	objectives, including financial capacity, faculty who are qualified by training
6	and experience in the areas in which they are assigned, and physical facilities
7	and special services that are in accordance with any State or federal law or
8	regulation. Approval may be granted without State Board evaluation in the
9	case of any school accredited by a private, State, or regional agency recognized
10	by the State Board for accrediting purposes.
11	* * *
12	(8)(A) If an approved independent school experiences any of the
13	following financial reporting events during the period of its approved status,
14	the school shall notify the Secretary of Education within five days after its
15	knowledge of the event unless the failure is de minimis:
16	* * *
17	(B)(i) If the State Board reasonably believes that an approved
18	independent school lacks financial capacity to meet its stated objectives during
19	the period of its approved status, then the State Board shall notify the school in
20	writing of the reasons for this belief and permit the school a reasonable

opportunity to respond.

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1	(ii) If the State Board, after having provided the school a
2	reasonable opportunity to respond, does not find that the school has
3	satisfactorily responded or demonstrated its financial capacity, the State Board
4	may establish a review team, that, with the consent of the school, includes a
5	member of the Council of Independent Schools, to:
6	(I) conduct a school visit to assess the school's financial
7	capacity;
8	(II) obtain from the school such financial documentation as the

- (II) obtain from the school such financial documentation as the review team requires to perform its assessment; and
- (III) submit a report of its findings and recommendations to the State Board.

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(d) Council of Independent Schools. A Council of Independent Schools is created consisting of 11 members, no fewer than three of whom shall be representatives of recognized independent schools. The Secretary shall appoint nine members from within the independent schools' community. The Secretary shall appoint two members from the public at large. Each member shall serve for two years and may be reappointed for up to an additional two terms. The Council shall adopt rules for its own operation. A chair shall be elected by and from among the members. The duties of the Council shall include advising the Secretary on policies and procedures with respect to

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1	independent schools. No hearing shall be initiated under this section before the
2	State Board or by the Secretary until the recommendations of the Council have
3	been sought and received. The recommendations of the Council, including any
4	minority reports, shall be admissible at the hearing. [Repealed.]
5	* * *
6	* * * Revision of State Advisory Panel on Special Education * * *
7	Sec. 3. 16 V.S.A. § 2945 is amended to read:
8	§ 2945. <u>STATE</u> ADVISORY COUNCIL <u>PANEL</u> ON SPECIAL
9	EDUCATION
10	(a) There is created the Advisory Council on Special Education that shall
11	consist of 19 members. All members of the Council shall serve for a term of
12	three years or until their successors are appointed. Terms shall begin on April 1
13	of the year of appointment. A majority of the members shall be either
14	individuals with disabilities or parents of children with disabilities.
15	(1) Seventeen of the members shall be appointed by the Governor with
16	the advice of the Secretary. Among the gubernatorial appointees shall be:
17	(A) teachers;
18	(B) representatives of State agencies involved in the financing or
19	delivery of related services to children with disabilities;
20	(C) a representative of independent schools;

Commented [BW1]: Provisions based on 2019, H.521 As Passed Senate, Secs. 11 and 12.

See also 20 U.S.C. § 1412(a)(21) (fed law req. for a state to have an advisory panel in order to be eligible for funding assistance for children with disabilities).

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1	(D) at least one representative of a vocational, community, or
2	business organization concerned with the provision of transition services to
3	children with disabilities;
4	(E) a representative from the State juvenile and adult corrections
5	agency;
6	(F) individuals with disabilities;
7	(G) parents of children with disabilities, provided the child shall be
8	younger than 26 years old at the time his or her parent is appointed to the
9	Council;
10	(H) State and local education officials, including officials who carry
11	out activities under the McKinney Vento Homeless Assistance Act;
12	(I) a representative of higher education who prepares special
13	education and related services personnel;
14	(J) a representative from the State child welfare department
15	responsible for foster care;
16	(K) special education administrators; and
17	(L) two at large members.
18	(2) In addition, two members of the General Assembly shall be
19	appointed, one from the House of Representatives and one from the Senate.
20	The Speaker shall appoint the House member and the Committee on
21	Committees shall appoint the Senate member.

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1	(b) The Council shall elect its own chair from among its membership. The
2	Council shall meet annually at the call of the Chair, and other meetings may be
3	called by the Chair at such times and places as he or she may determine to be
4	necessary.
5	(c) The members of the Council who are employees of the State shall
6	receive no additional compensation for their services, but actual and necessary
7	expenses shall be allowed State employees, and shall be charged to their
8	departments or institutions. The members of the Council who are not
9	employees of the State shall receive a per diem compensation as provided
10	under 32 V.S.A. § 1010 for each day of official business and reimbursement
11	for actual and necessary expenses at the rate allowed State employees.
12	(d) The Council shall:
13	(1) assume all responsibilities required of the State advisory panel by
14	federal law;
15	(2) review periodically the rules, regulations, standards, and guidelines
16	pertaining to special education and recommend to the State Board any changes
17	it finds necessary;
18	(3) comment on any new or revised rules, regulations, standards, and
19	guidelines proposed for issuance; and
20	(4) advise the State Board in the development of any State plan for
21	provision of special education.

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1	(a) The State Advisory Panel on Special Education (Panel) is created to
2	provide guidance with respect to special education and related services for
3	children with disabilities in the State. Members of the Panel shall be appointed
4	by the Governor, with the advice of the Secretary of Education. The Panel
5	shall perform the duties, and members of the Panel shall be appointed, in
6	accordance with federal law. In addition to members appointed to the Panel to
7	satisfy the requirements under federal law, the members of the Panel shall
8	include a representative of each body designated by the State under federal law
9	as the Parent Training and Information Center and the Protection and
10	Advocacy System. The total number of members on the Panel shall not exceed
11	37 members.
12	(b) The Panel shall elect an executive committee from among its members.
13	The executive committee shall be composed of seven members of the Panel,
14	one of whom shall be the chair of the Panel. A majority of the members of the
15	executive committee shall be individuals with disabilities or parents of children
16	with disabilities (ages birth through 26 years of age). The executive committee
17	shall call meetings of the Panel and shall direct the work of the Panel.
18	(c) The Panel shall advise both the Agency of Education and the State
19	Board of Education on those matters upon which the Panel is required, under
20	federal law, to advise the State Education Agency.

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1	(d) Members of the Panel shall be entitled to per diem compensation and
2	reimbursement of expenses as permitted under 32 V.S.A. § 1010.
3	Sec. 4. TRANSITION
4	(a) On or before August 1, 2020, members shall be appointed to the State
5	Advisory Panel on Special Education under 16 V.S.A. § 2945 to ensure that
6	the membership of the Panel complies with federal law, including the
7	appointment of members who fulfill the requirement that a majority of the
8	members be individuals with disabilities or parents of children with
9	disabilities.
10	(b) On or before December 1, 2020, the Panel shall, in consultation with
11	the Agency of Education, review and update its bylaws, and shall include in its
12	bylaws term limits for all or certain of its members, as the Panel deems
13	appropriate.
14	* * * Repeal of Board of Mental Health * * *
15	Sec. 5. 18 V.S.A. chapter 175 is amended to read:
16	CHAPTER 175. THE BOARD OF MENTAL HEALTH [Repealed.]
17	§ 7301. CREATION
18	The State Board of Mental Health is created. It shall consist of seven
19	persons, two of whom are physicians and one an attorney. A member may not
20	be a trustee, officer, or employee of any institution for mental patients.
21	Biennially the Governor shall appoint, with the advice and consent of the

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1	senate, two or three members for terms of six years in such manner that three
2	terms expire in each third biennial year and two in other biennial years. The
3	Board, with the advice of the Commissioner, shall make Department policy.
4	Biennially or when a vacancy occurs the Board shall elect a Chair and a
5	Secretary. [Repealed.]
6	§ 7302. SUBCOMMITTEE ON INSTITUTIONS
7	The Board may delegate to a subcommittee on institutions, composed of
8	two doctors and a lawyer, its functions under sections 7305, 7306, and 7308-
9	7313 of this title; and the action of a majority of the subcommittee shall be that
10	of the Board. [Repealed.]
11	§ 7303. REPEALED.
12	§ 7304. PERSONS NOT HOSPITALIZED
13	The Board shall have general jurisdiction of persons with an intellectual
14	disability or mental illness who have been discharged from a hospital by
15	authority of the Board. It shall also have jurisdiction of persons with a mental
16	illness or intellectual disability of the State not hospitalized, so far as concerns
17	their physical and mental condition and their care, management, and medical
18	treatment and shall make such orders therein as each case duly brought to its
19	attention requires. [Repealed.]

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§ 7305. POWERS OF BOARD
The Board may administer oaths, summon witnesses before it in a case
under investigation, and discharge by its order, in writing, any person confined
as a patient in a hospital whom it finds on investigation to be wrongfully
hospitalized or in a condition to warrant discharge. The Board shall discharge
patients, not criminals, who have eloped from a hospital and have not been
apprehended at the expiration of six months from the time of their elopement.
The Board shall not order the discharge of a patient without giving the
superintendent of the hospital an opportunity to be heard. [Repealed.]
§§ 7306-7308. REPEALED.
§ 7309. REFERRALS FROM GOVERNOR
The Governor may refer the case of a patient in a hospital to the Board for
its investigation. The Board shall investigate the case and by its order grant
such relief as each case requires. If the Board is without power to grant the
necessary relief it shall cause proceedings to be commenced in a court of
competent jurisdiction at the expense of the State, in order to obtain the
necessary relief and promote the ends of justice and humanity. [Repealed.]
§ 7310. PETITION FOR INQUIRY
The attorney or guardian of a patient or any other interested party may
apply to the Board to inquire into the treatment and hospitalization of a patient
and the Board shall take appropriate action upon the application. [Repealed.]

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§ 7311. INVESTIGATION	
If, in the judgment of the Board, an investigation is necessary	, it shall
appoint a time and place for hearing and give the patient's attorn	ey, guardian,
spouse, parent, adult child, or interested party, if any, in that order	er, and the
head of the hospital reasonable notice thereof. At the time appoint	nted, it shall
conduct a hearing and make any lawful order the case requires. [Repealed.]
§ 7312. PENALTY; FAILURE TO OBEY SUMMONS	
A person legally summoned as a witness before the Board on	behalf of the
State, or summoned by other parties with a tender of his or her fe	ees, which
shall be the same as those allowed witnesses in a Criminal Divisi	ion of the
Superior Court, who willfully and wrongfully refuses to attend o	r testify shall
be imprisoned not more than six months or fined not more than \$	5100.00 nor
less than \$10.00, or both. [Repealed.]	
§ 7313. BOARD SHALL VISIT INSTITUTION	
The Board shall ascertain by examination and inquiry whether	r the laws
relating to individuals in custody or control are properly observed	d and may use
all necessary means to collect all desired information. It shall ca	refully inspect
every part of the hospital or training school visited with reference	e to its
cleanliness and sanitary condition, determine the number of patie	ents or
students in seclusion or restraint, the diet of the patients or students	nts, and any

other matters which it considers material. It shall offer to every patient or

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1	student an opportunity for an interview with its visiting members or agents,
2	and shall investigate those cases which in its judgment require special
3	investigation, and particularly shall ascertain whether any individuals are
4	retained at any hospital or training school who ought to be discharged.
5	[Repealed.]
6	§ 7314. RECIPROCAL AGREEMENTS
7	The Board may enter into reciprocal agreements with corresponding state
8	agencies of other states regarding the interstate transportation or transfer of
9	persons with a psychiatric or intellectual disability and arrange with the proper
10	officials in this State for the acceptance, transfer, and support of residents of
11	this State who are temporarily detained or receiving care in public institutions
12	of other states in accordance with the terms of such agreements. [Repealed.]
13	§ 7315. DEFINITION
14	As used in this chapter, the term "hospital" shall include a secure residential
15	recovery facility as defined in subsection 7620(e) of this title. [Repealed.]
16	Sec. 6. 18 V.S.A. chapter 174 is amended to read:
17	CHAPTER 174. MENTAL HEALTH SYSTEM OF CARE
18	* * *
19	§ 7260. DESIGNATED AGENCY OVERSIGHT
20	The Departments of Mental Health and of Disabilities, Aging, and
21	Independent Living shall adhere to the Agency of Human Services'

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1	Administrative Rules on Agency Designation and ensure that the State
2	program standing committees described in that rule regularly meet and fulfill
3	their duties.
4	§ 7261. DESIGNATED HOSPITAL OVERSIGHT
5	The Department of Mental Health shall establish designation standards for
6	designated hospital oversight.
7	Sec. 7. 18 V.S.A. chapter 204A is amended to read:
8	CHAPTER 204A. DEVELOPMENTAL DISABILITIES ACT
9	* * *
10	§ 8734. DESIGNATED AGENCY OVERSIGHT
11	The Department shall provide oversight of designated agencies as described
12	in section 7260 of this title.
13	* * * Repeal of Offender Work Programs Board * * *
14	Sec. 8. 28 V.S.A. § 761 is amended to read:
15	§ 761. OFFENDER WORK PROGRAMS BOARD
16	(a) Offender Work Programs Board established. An Offender Work
17	Programs Board is established for the purpose of advising the Commissioner
18	on the use of offender labor for the public good. The Board shall base its
19	considerations and recommendations to the Commissioner on a review of plans
20	for offender work programs pursuant to subsection (b) of this section, and on
21	other information as it deems appropriate.

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1	(1) The Board shall consist of nine members, each appointed by the
2	Governor for a three year term or until a successor is appointed, as follows:
3	(A) four representatives of customers of the products and services of
4	offender work programs, two of whom shall represent public sector customers,
5	and two of whom shall represent private nonprofit organization customers;
6	(B) three representatives of private business organizations;
7	(C) one representative of labor or labor organizations; and
8	(D) one at large member.
9	(2) The Governor shall appoint a Chair and Vice Chair, each of whom
10	shall serve for one year or until a successor is appointed.
11	(3) [Repealed.]
12	(4) The Board may, with the Commissioner's approval of funds, hire by
13	contract such persons the Board deems necessary to provide it with
14	administrative and staff support.
15	(5) All Board members shall be reimbursed from the special fund
16	established by section 752 of this title for per diem and expenses incurred in
17	the performance of their duties pursuant to 32 V.S.A. § 1010.
18	(b) Review of the annual report and two year plan. In reviewing the annual
19	report and two year plan submitted by the Director of Offender Work
20	Programs as required by subsection 751b(f) of this title, and forming its
2.1	recommendations concerning them to the Commissioner, the Board shall-

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(1) Assure itself that the plan is informed by thorough and accurate
analysis of private business activity in the specific market segments concerned,
for which purpose the Board may, with the Commissioner's approval of funds,
hire by contract such persons the Board deems necessary to assist it in
analyzing the plan. The Board shall also conduct public hearings to hear from
members of the public or from potentially affected private businesses and labor
groups.
(2) [Repealed.]
(3) Make publicly known and available its recommendations for
offender work programs operations.
(c) Offender work programs expansion. The Vermont correctional
industries component of the offender work programs shall not expand into an
existing market until the Commissioner has done all of the following:
(1) Evaluated the impact of expansion on private sector business.
(2) Notified the Offender Work Programs Board of the proposal.
(3) Obtained the Board's written suggestions, comments and
recommendations concerning the proposal. Five members of the Board at a
scheduled and warned Board meeting may vote to disapprove any proposed
expansion not involving the provisions of the federally authorized Prison

Industries Enhancement Program, and such vote shall be binding on the

Department. [Repealed.]

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1	* * * Repeal of Racing Commission * * *
2	Sec. 9. 31 V.S.A. chapter 13 is amended to read:
3	CHAPTER 13. HORSE RACING [Repealed.]
4	§ 601. CONSTRUCTION AND PURPOSE
5	This chapter is based upon the taxing power and the police power of the
6	State and provides for the establishment, licensing, regulation, and control of
7	the pari-mutuel system of wagering on horse races, and is for the protection of
8	the public welfare and good order of the people of the State, the support and
9	encouragement of agricultural fairs, and the improvement of the breeding of
10	horses in Vermont. [Repealed.]
11	§ 602. RACING COMMISSION
12	(a) There is hereby created a Racing Commission consisting of three
13	persons. Upon passage of this chapter, the Governor shall appoint, with the
14	advice and consent of the Senate, three members of the Commission, not more
15	than two members of which shall belong to the same political party, and one
16	member to be an official of an agricultural fair, one to hold office until
17	February 1, 1961, one to hold office until February 1, 1963, and one to hold
18	office until February 1, 1965.
19	(b) The Governor shall biennially, with the advice and consent of the
20	Senate, appoint a person as a member of the Commission for the term of six
21	years, commencing February 1 of the year in which the appointment is made.

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1	The Governor biennially shall designate a member of the Commission to be its
2	chair.
3	(c) Each member of the Commission shall receive \$15.00 a day and
4	expenses for time actually spent in the performance of the duties of his or her
5	office. No member of the Commission shall have any pecuniary interest in any
6	racing or in the sale of pari mutuel pools, nor shall any official employees,
7	secretary, deputy, officer, representative employee, or counsel participate in
8	any pari mutuel pool. [Repealed.]
9	§ 603. ASSISTANTS AND EMPLOYEES, DUTIES
10	The Commission may employ such assistants and employees as it may
11	consider necessary to carry out the provisions of this chapter, fix their
12	compensation, and specify the duties to be performed by them. However, the
13	Commission shall not appoint to any position under its jurisdiction any
14	member of the General Assembly, while the General Assembly is in session.
15	[Repealed.]
16	§ 604. SEMIANNUAL MEETINGS
17	The Racing Commission shall hold semiannual meetings upon 15 days'
18	notice in two newspapers which combined have a general circulation
19	throughout the State. The Commission may hold other meetings at such times
20	and places as it determines upon reasonable public notice. All meetings shall
21	be open to the public as provided in 1 V.S.A. sections 311–314. [Repealed.]

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1	§ 605. RULES AND REGULATIONS
2	The Commission shall make rules for the holding, conducting, operating,
3	and simulcasting of all running or harness horse or harness pony races or meet
4	at which pari mutuel pools are sold pursuant to the provisions of this chapter,
5	and shall cause to be fingerprinted, under the direction of the Department of
6	Public Safety, any and all persons working at or in connection with the
7	operation of such horse races, or meets, including grooms, jockeys, and
8	drivers. [Repealed.]
9	§ 605a. LICENSES; REGISTRATIONS
10	The following applicable licenses and registrations shall be required by the
11	Commission from all persons participating in racing on the grounds of an
12	association.
13	Owner, Harness \$ 10.00 Trainer Driver, Harness 10.00 Owner and Colors,
14	Thoroughbred 6.00 Colors (Annual) 1.00 Colors (Life) 25.00 Trainer,
15	Thoroughbred 5.00 Authorized Agent 5.00 Trainer, Substitute No Fee
16	Partnership, Thoroughbred 5.00 Stable Name 10.00 Jockey 5.00 Jockey Agent
17	(Each Jockey) 5.00 Jockey, Apprentice 5.00 Jockey, Apprentice Contract No
18	Fee Stable Employees 5.00 Valet, Blacksmith, Outrider, Vendor, Supplier,
19	Track Services 10.00 Veterinarian 10.00 Officials — Association
20	(Administrative, Supervisory, and Security); Concessionaire, Racing;
21	Specialized Services and Staff 10.00 Employees, Pari Mutuel 5.00 Employees

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1	Association Concession 5.00 Substitute License Fee as indicated Duplicate
2	License 2.00
3	The fee shall be paid at the time of filing of the application. No application
4	for an occupational license shall be accepted unless accompanied by such
5	necessary fee. An amateur is required to take out a certificate. [Repealed.]
6	§ 606. HEARINGS
7	(a) The Commission may conduct hearings at which all matters pertaining
8	to the administration of the affairs of the Commission and all activities
9	conducted under its jurisdiction may be investigated and determined. By its
10	chair, it may issue subpoenas for the attendance of witnesses at its hearings.
11	Any member of the Commission may administer oaths and affirmations and
12	may examine witnesses.
13	(b) A person who disobeys a subpoena of the Commission, gives false
14	testimony, or presents false evidence to the Commission shall be penalized
15	according to law.
16	(c) The Commission may investigate as to the ownership and control, direct
17	or indirect, of any licensee. Any expense incurred by the Commission in so
18	investigating shall be at the expense of the licensee or applicant for a license.
19	[Repealed.]

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§ 607. LICENSES REQUIRED; SUNDAY RACING

No person, association, or corporation shall conduct, hold, or operate any running or harness race or meet at which pari-mutuel pools are sold without license from the Commission. No pari-mutuel running or harness race shall be held on Sunday between the hours of 12:00 midnight and 1:00 p.m. The Commission shall not issue a license for holding a race meet on Sunday in any town until the town has approved the issuance of said license by majority vote of those present and voting at a duly warned annual or special town meeting.

[Repealed.]

§ 608. APPLICATION; BOND

Fair associations or corporations that now conduct annual agricultural fairs in Vermont, or Vermont corporations that wish to conduct extended race meetings, with a percentage designated for the benefit of the Racing Special Fund established pursuant to section 630 of this title, shall be eligible to apply for a license. An eligible association or corporation desiring to hold a running or harness horse race or meet for public exhibition at which pari-mutuel pools are to be sold, shall apply to the Commission to do so. Every fair association or corporation conducting horse racing or meets at which pari-mutuel pools are to be sold under license from the Commission shall give a bond in a sum not to exceed \$75,000.00 as shall be determined by the Commission, with good and sufficient surety or sureties, conditioned upon the faithful performance of its

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1	duties and obligations to the State of Vermont as prescribed by this chapter.
2	[Repealed.]
3	§ 609. FORMS; FEES
4	Applications for licenses shall be filed upon forms prescribed by the
5	Commission and shall be accompanied by the required license fee. The fee for
6	such license shall be \$20.00 for each period of six days or fraction thereof. The
7	application shall be signed and sworn to by the person or the executive officer
8	of the association or corporation and shall contain the following information:
9	(1) The full name and address of the person, association, or corporation.
10	(2) If an association, the names and residences of the members of the
11	association.
12	(3) If a corporation, the name of the state under which it is incorporated
13	with its principal place of business and the names and addresses of its directors
14	and stockholders.
15	(4) The exact location where it is desired to conduct or hold races or
16	race meets.
17	(5) Whether or not the racing plant is owned or leased, and if leased, the
18	name and residence of the fee owner, or if a corporation, of the directors and
19	stockholders thereof.
20	(6) A statement of the assets and liabilities of the person, association, or
21	corporation making the application.

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(7) Such other information as the Commission	on may require but not
limited in character or detail by subdivisions (1) thr	rough (6) of this section.
[Repealed.]	
§ 610. ISSUANCE, CONTENTS; REVOCATION	Į
(a) If the Commission is satisfied that all the pro-	ovisions of this chapter and
the rules prescribed have been and will be complied	l with by the applicant, it
may issue a license that shall expire on December 3	31. The license shall set
forth the name of the licensee, the place where the	races or race meets are to be
held, and the time and number of days during which	h racing may be conducted
by the licensee. It shall not be transferable or assign	nable.
(b) The Commission may revoke any license for	r good cause after
reasonable notice and hearing. The license of any c	orporation shall
automatically cease upon the change in ownership,	legal or equitable, of 50
percent or more of the voting stock of the corporation	on, and the corporation
shall not hold a running or harness horse race or me	eet for a public exhibition
without a new license.	
(c) The Commission may at any time for cause	require the removal of any
employee or official employed by a licensee. Failur	re to remove an employee or
official when so required shall constitute cause for	revoking the license of the
employer. [Repealed.]	

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1	§ 611. PERMITTED USE OF CERTAIN PHARMACEUTICALS
2	Under rules adopted by the Commission under section 605 of this title, the
3	diuretic drug "lasix" and the anti-inflammatory drug "butazolidine" may be
4	administered to horses competing in horse racing authorized and regulated
5	under this chapter. [Repealed.]
6	§ 612. AUDITS
7	The Commission shall procure an audit report of the activities of each track
8	for every calendar year by the 1st day of February following, prepared by a
9	firm of certified public accountants which is not employed by the licensee.
10	[Repealed.]
11	§ 613. MINORS
12	No minor, whether attending a race or employed on or about the fair
13	grounds or track, shall be permitted to participate in any pari-mutuel pools or
14	be admitted to any pari-mutuel enclosure. [Repealed.]
15	§ 614. PENALTY
16	(a) Any person, association, or corporation holding, conducting, or
17	simulcasting a pari-mutuel horse race or aiding or abetting same, without a
18	license from the Commission, shall be fined not more than \$1,000.00 or
19	imprisoned not more than one year, or both. Any person, association, or
20	corporation violating any rules or regulations of the Commission shall be fined
2.1	not more than \$500,00 or imprisoned not more than six months, or both

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(b) No person shall hold, conduct, operate, or simulcast a pari mutuel dog

1

20

21

2 race for public exhibition. Any person violating this subsection shall be fined 3 not more than \$1,000.00 or imprisoned not more than one year, or both. 4 [Repealed.] 5 § 615. PARI MUTUEL POOLS 6 (a) Within the enclosure of any race track where is held a race or race meet 7 licensed and conducted under this chapter, and within the enclosure of any 8 place wherein a licensee licensed under this chapter to hold and conduct races 9 or race meets is authorized by the Commission to simulcast races or race 10 meets, but not elsewhere, the sale of pari mutuel pools by the licensee is 11 permitted and authorized under such regulations as may be prescribed by the 12 Commission. Commissions on the flat racing pool shall not exceed 18 percent 13 of each dollar wagered except commissions on the flat racing pool from racing 14 conducted on Sundays shall not exceed 19 percent of each dollar wagered. 15 Except for State agricultural fair associations, commissions on the harness 16 racing pools shall not exceed 19 percent of each dollar wagered except 17 commissions on the harness racing pools from racing conducted on Sundays 18 shall not exceed 20 percent of each dollar wagered and commissions on each 19 harness racing trifecta pool shall not exceed 25 percent. For State agricultural

fair associations, commissions on the harness racing pools shall not exceed 20

percent of each dollar wagered on win, place, and show wagering and

Commented [BW2]: Current subsec. (b) – prohibiting dog race betting – was added in 1995.

The SAC's 8/21/19 recommendation is to maintain this dog race betting prohibition and add to it a prohibition on horse race betting. The SAC rationale for prohibiting horse race betting is that:

- •such betting is not currently conducted in the State;
- •the Racing Commission created in this T.31 chapter to regulate horse race betting is therefore not needed; and
- •the Leg. should determine the overall scope of sports betting that should be permitted in the State.

Since prohibitions on horse and dog race betting would be the only provisions that would remain in this T.31 chapter, it seems to make more sense from an organizational perspective to move these prohibitions to the subchapter of T.13 (crimes) that currently addresses animal racing.

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1	commissions on all other forms of wagering shall not exceed 25 percent.
2	Commissions on the simulcast racing pools shall not exceed 20 percent of each
3	dollar wagered on win, place, and show wagering and shall not exceed 25
4	percent of each dollar wagered on all other forms of wagering from racing or
5	simulcasting conducted on all days.
6	(b) The odd cents of all redistribution to be based on each dollar wagered
7	exceeding a sum equal to the next lowest multiple of 10, known as "breakage,"
8	shall be paid from all flat, harness, and simulcast racing to the licensee.
9	(c) From the pari mutuel pool, the Racing Commission established
10	pursuant to section 602 of this title shall receive the applicable percentage as
11	set forth in this subsection and the licensee shall retain the balance of the pari-
12	mutuel pool commission:
13	(1) From harness racing, on the total wagered each race day conducted
14	Monday through Saturday:
15	3% on the first \$150,000.00 plus
16	4% on the amount \$150,000.00 \$200,000.00 plus
17	5% on the amount \$200,000.00 \$250,000.00 plus
18	6% on the amount \$250,000.00 \$300,000.00 plus
19	7% on the amount \$300,000.00 \$350,000.00 plus
20	8% on all over \$350,000.00

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1	(2) From flat racing, five and one half percent on the total wagered each
2	race day conducted Monday through Saturday. From simulcast racing, on the
3	total wagered each race day:
4	2% on the first \$50,000.00 plus
5	2.5% on the amount \$50,000.00 \$100,000.00 plus
6	3% on the amount \$100,000.00 \$150,000.00 plus
7	4% on the amount \$150,000.00 \$200,000.00 plus
8	5% on the amount \$200,000.00 \$250,000.00 plus
9	6% on the amount \$250,000.00 \$300,000.00 plus
10	7% on the amount \$300,000.00 \$350,000.00 plus
11	8% on all over \$350,000.00
12	(3) From harness racing, on the total wagered each race day conducted
13	on Sunday:
14	4% on the first \$150,000.00 plus
15	5% on the amount \$150,000.00 \$200,000.00 plus
16	6% on the amount \$200,000.00 \$250,000.00 plus
17	7% on the amount \$250,000.00 \$300,000.00 plus
18	8% on the amount over \$300,000.00
19	(4) From flat racing, six and one half percent on the total wagered each
20	race day conducted on Sunday. From simulcast racing, in addition to the

percentages of the total wagered as provided above, on the total wagered on all

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1	days on all forms of wagering other than win, place, and show wagering: on
2	and after May 30, 1986.
3	(5) During any calendar year, the number of programs which the
4	licensee is licensed by the Commission to conduct shall determine the amount
5	of the payments to be made under this section to the Racing Commission
6	established pursuant to section 602 of this title. If, in any year, the licensee
7	fails to conduct the full number of licensed programs, any payment shortage
8	shall be reimbursed immediately as due. The Commission has the duty and
9	authority to make prompt orders, as necessary, to assure reimbursement. The
10	funds received by the Racing Commission shall be managed pursuant to
11	section 630 of this title and shall be available to the Racing Commission to
12	offset the costs of providing its services.
13	(d) [Repealed.]
14	§ 616. PAYMENT
15	Payment under section 615 of this title shall be made to the Commission not
16	later than seven days after each race and shall be accompanied by a report
17	under oath showing the total of all the contributions to pari-mutuel pools
18	covered by the report and such other information as the Commission may
19	require. [Repealed.]
20	§ 617. REPEALED.

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1	§ 618. UNCLAIMED TICKET MONEY
2	On or before the first Monday in December of each year every person,
3	association, or corporation conducting or simulcasting a race or race meet
4	hereunder shall pay to the State Treasurer all monies collected during the year
5	for pari-mutuel tickets which have not been redeemed. The monies shall be
6	retained by the State Treasurer and he or she shall pay the amount due on any
7	ticket to the holder thereof upon an order from the Commission. After the
8	expiration of two years any such monies still in the custody of the State
9	Treasurer shall become a part of the Racing Special Fund of the State.
10	[Repealed.]
11	§ 619. PARI MUTUEL EMPLOYEES
12	All pari mutuel concessions shall employ at least 85 percent Vermont
13	residents unless special permission is granted by the Commission but in no
14	event shall they employ persons who at the time of employment are duly
15	elected members of the Vermont General Assembly. [Repealed.]
16	§ 620. POLICE PROTECTION
17	Every licensee shall maintain adequate police protection as may be
18	determined by or as may be assigned to the licensee from the Vermont State
19	Police by the Commissioner of Public Safety of the State of Vermont, within
20	the grounds or pari-mutuel enclosure and public highways adjacent to the
21	location of such track. Expenses for such designated police protection shall be

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1	borne by the licensee. The Department of Public Safety shall have authority to
2	expend its own funds for the purpose of paying Vermont State Police to
3	maintain the aforesaid adequate police protection, but any funds expended by
4	the Department of Public Safety for the assignment and use of Vermont State
5	Police to maintain adequate police protection shall be reimbursed to the
6	Department by the licensee. Charges collected under this section shall be
7	credited to a special fund and shall be available to the Department of Public
8	Safety to offset the cost of providing the services. [Repealed.]
9	§ 621. BREEDING OF HORSES
10	The Commission shall encourage and promote the improvement of the
11	breeding of horses in Vermont. It may accept donations of thoroughbred,
12	standard bred, or other well-bred stallions by licensees or others to the State
13	for this purpose. It may cooperate with the University of Vermont in furthering
14	this program. [Repealed.]
15	§ 621a. REPEALED.
16	§ 622. TOWN VOTE; APPROVAL, REVOCATION
17	(a) A license shall not be issued by the Commission under this chapter for
18	holding a race meet in any town until the town, at an annual or special meeting
19	called for the purpose, has, by majority vote of those present and voting,
20	approved the issuance of licenses under this chapter in the town.

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1	(b) Upon petition by 25 percent of the voters of a town in which racing is
2	or may be conducted under license of the Commission, alleging cause for
3	suspension of a license, the Commission may suspend the license for the
4	holding of races or meets pending hearing on the petition. If upon hearing it
5	finds cause exists, it shall suspend the license for a period not to exceed one
6	year. [Repealed.]
7	§ 623. RACING DATES
8	The Racing Commission shall be responsible for all racing dates but shall
9	not assign dates for race meets at which pari-mutuel wagering is conducted at
10	the same time as an agricultural fair at which horse racing was conducted
11	during at least three years of the last 10 years immediately before the passage
12	of No. 259 of the Acts of 1959 if the agricultural fair is located within 50 miles
13	of the race track at which pari mutuel racing is to be conducted, unless the
14	Commission finds there is no conflict between that race track and the
15	agricultural fair. [Repealed.]
16	§ 624. RACE OFFICIALS
17	There shall be at least one representative and such other assistants or
18	employees of the Commission, as the Commission shall determine, present to
19	supervise each running or harness horse race or meet conducted under this
20	chapter. [Repealed.]

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1	§ 625. DEVICES REQUIRED
2	Every licensee conducting horse racing under this chapter shall use for each
3	race such devices as the Commission may designate to be used to determine
4	the respective positions of the first three contestants finishing. [Repealed.]
5	§ 626. OPERATING FEES
6	A licensee for pari-mutuel racing other than an agricultural fair shall pay a
7	fee of \$200.00 for each day of racing or simulcasting; an agricultural fair shall
8	pay \$20.00 for each day of pari mutuel racing. The fee shall be paid by the
9	licensee to the town treasurer of the town where the race or simulcast is
10	conducted within seven days after the date on which the race or simulcast was
11	held. [Repealed.]
12	§ 627. DEFICITS; ASSESSMENTS
13	(a) Annually as of June 30, if, after comparing all racing Commission
14	expenditures to the total of fees paid to the Commission under sections 615 and
15	618 of this title, there remains a deficit, then the Commission shall, on or
16	before August 14 next, assess all licensees under section 610 of this title,
17	except agricultural fair licensees, an amount sufficient to cover the deficiency.
18	These assessments shall be on an equitable and practicable basis adopted by
19	the Commission by rule.

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1	(b) If any such licensee shall fail to remit payment for the expense
2	apportionment billed by the Commission, its license may be revoked or
3	suspended for a period of not less than one year.
4	(c) In addition to the authority granted in subsection (b) of this section, the
5	Commission shall have the same authority to collect assessments levied under
6	this section as granted to the Commissioner of Taxes to enforce and collect the
7	tax on income under 32 V.S.A. chapter 151. [Repealed.]
8	§ 628. REPEALED.
9	§ 629. REPEALED.
10	§ 630. DISPOSITION OF REVENUES
11	All fees, fines, unredeemed ticket funds, and other revenues collected under
12	sections 601 through 627 of this title, except section 620, shall be credited to
13	the Vermont Racing Special Fund, established and managed pursuant to
14	32 V.S.A. chapter 7, subchapter 5, and shall be available to the Racing
15	Commission to offset the cost of providing its services.
16	§§ 631-640. [Reserved.] [Repealed.]
17	§ 641. REPEALED.
18	§ 642. REPEALED.

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1 Sec. 10. 13 V.S.A. § 2151 is amended to read:

§ 2151. BOOKMAKING; POOL SELLING; OFF-TRACK WAGERS

- (a) Except as provided under 31 V.S.A. chapter 13, a A person shall not:
- (1) engage in bookmaking or pool selling, except deer pools or other pools in which all of the monies paid by the participants, as an entry fee or otherwise, are paid out to either the winning participants based on the result of the pool or to a nonprofit organization or event as described in 32 V.S.A. § 10201(5) where the funds are to be used as described in that subdivision, or both;
- (2) keep or occupy, for any period of time, any place or enclosure of any kind, with any material for recording any wager, or any purported wager, or selling pools, except as provided in subdivision (1) of this subsection, upon the result of any contest, lot, chance, unknown or contingent event, whether actual or purported;
- (3) receive, hold, or forward, or purport or pretend to receive, hold, or forward, in any manner, any money, thing, or consideration of value, or the equivalent or memorandum thereof, wagered, or to be wagered, or offered for the purpose of being wagered, upon such result;
 - (4) record or register, at any time or place, any wager upon such result;

Commented [BW3]: This is a reference to the T.31 Racing Commission chapter, which would be repealed in this draft.

Commented [BW4]: Corrected cross-reference in accordance with 2017, No. 73 (misc. tax), Secs. 12 and 13.

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1	(5) permit any place or enclosure that the person owns, leases, or
2	occupies to be used or occupied for any purpose or in any manner prohibited
3	by subdivision (1), (2), (3), or (4) of this section; or
4	(6) with the exception of pools as provided in subdivision (1) of this
5	subsection, lay, make, offer, or accept any wager, upon such result or contest
6	of skill, speed, or power of endurance of human or beast, or between humans,
7	beasts, or mechanical apparatus.
8	(b) Notwithstanding any provision to the contrary, a public retail
9	establishment, including a holder of a second-class license issued under Title 7,
10	may sell raffle tickets on the retail premises for a nonprofit organization that
11	has organized the raffle, provided the raffle is conducted in accordance with
12	section 2143 of this title and that no person is compensated for expenses, as
13	outlined in subdivision 2143(e)(1)(B) of this title.
14	Sec. 11. 13 V.S.A. § 2153 is amended to read:
15	§ 2153. RACING ANIMALS; DRUGS OR DEVICES; FALSE NAMES
16	PROHIBITION ON DOG AND HORSE RACE BETTING
17	A person shall not: hold, conduct, operate, or simulcast a pari-mutuel dog
18	race or pari-mutuel horse race for public exhibition
19	(1) influence, induce, or conspire with any owner, jockey, groom, or
20	other person associated with or interested in any stable, horse, or race in which
21	a horse participates to affect the result of such race by stimulating or

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Commented [BW5]: Taken verbatim from the first sentence of 31 V.S.A. § 614(b) (Racing Commission law; prohibition on dog race betting), except adds the prohibition on horse race betting.

Remaining subdivs. would be repealed as outdated and unnecessary, since horse racing is not occurring in the State, and the horse pulls that are still conducted at ag fairs use the guidelines issued by the Federation Equestre Internationale.

Language re: dog racing in subdivs. (1)-(3) was already deleted in 2019, No. 14, Sec. 44 (pg. 33), since dog race betting is already prohibited in the State.

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1	depressing a horse through the administration of any drug to such horse, or by
2	the use of any electrical device or any electrical equipment or by any
3	mechanical or other device not generally accepted as regulation racing
4	equipment;
5	(2) so stimulate or depress a horse;
6	(3) knowingly enter any horse in any race within a period of 24 hours
7	after any drug has been administered to such horse for the purpose of
8	increasing or retarding the speed of such horse;
9	(4) transport or use any local anaesthetic of the cocaine group, including
10	but not limited to natural or synthetic drugs of this group, such as allocaine,
11	apothesine, alypine, benzyl, carbinol, butyn, procaine, nupercaine, beta-
12	eucaine, novol, or anestubes or the drugs nikethamide or phenylbutazone, or
13	hormones, within the racing enclosure, except upon a bona fide veterinarian's
14	prescription with complete statement of uses and purposes of same on the
15	container. A copy of such prescription shall be filed with the stewards and such
16	substances may be used only with approval of the stewards and under the
17	supervision of the veterinarian representing the racing commission;
18	(5) except for medicinal purposes, administer any poison, drug,
19	medicine, or other noxious substance to any animal entered or about to be
20	entered in any race or expose any poison, drug, medicine, or noxious substance
21	with intent that it shall be taken, inhaled, swallowed, or otherwise received by

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1	any animal with intent to affect its speed, endurance, sense, health, physical
2	condition, or other character or quality, or cause to be taken by or placed upon
3	or in the body of any animal entered or about to be entered in any race any
4	sponge, wood, or foreign substance of any kind, with intent to affect its speed,
5	endurance, sense, health, or physical condition;
6	(6) willfully or unjustifiably enter or race any horse in any running or
7	trotting race under any name or designation other than the name or designation
8	assigned to such horse by and registered with the Jockey Club or the United
9	States Trotting Association or willfully instigate, engage in, or in any way
10	further any act by which any horse is entered or raced in any running or
11	trotting race under any name or designation other than the name or designation
12	duly assigned by and registered with the Jockey Club or the United States
13	Trotting Association.
14	Sec. 12. 13 V.S.A. § 2154 is amended to read:
15	§ 2154. DRUG DEFINED
16	The term "drug" includes all substances recognized as having the power of
17	stimulating or depressing the central nervous system, respiration, or blood
18	pressure of an animal, such as narcotics, hypnotics, benzedrine or its
19	derivatives, but shall not include recognized vitamins or supplemental feeds
20	approved by the veterinarian representing the racing commission. [Repealed.]

Commented [BW6]: This section would be repealed since the only reference to "drug" in this chapter is in the preceding § 2153, and those references would be deleted.

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1	Sec. 13. 13 V.S.A. § 2156 is amended to read:
2	§ 2156. TOUTING PROHIBITED; PENALTY
3	Any person who knowingly and designedly by false representation attempts
4	to, or does persuade, procure, or cause another person to wager on a horse in a
5	race to be run in this State or elsewhere, and upon which money is wagered in
6	this State, and who asks or demands compensation as a reward for information
7	or purported information given in such case is a tout, and is guilty of touting
8	and shall be fined not more than \$500.00 or imprisoned not more than one
9	year, or both. [Repealed.]
10	* * * Restorative Justice Working Group * * *
11	Sec. 14. RESTORATIVE JUSTICE WORKING GROUP; REPORT
12	(a) Creation. There is created the Restorative Justice Working Group to
13	recommend legislation that would conform the law to the current structure of
14	community and restorative justice.
15	(b) Membership. The Working Group shall be composed of the following
16	members:
17	(1) the Commissioner of Corrections or designee;
18	(2) the Commissioner of Children and Families or designee;
19	(3) the Court Administrator or designee;
20	(4) the Chief Administrative Judge or designee:

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Commented [BW7]: This section prohibiting touting (in which a person gets compensated for providing betting info on a race, knowing the info is false) would be repealed since horse race betting would be prohibited in this draft.

See 2019. No. 14, Sec. 45 (pg. 34), which deleted reference to dog racing, since dog race betting is already prohibited in this State.

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1	(5) the Executive Director of the Vermont Association of Court
2	<u>Diversion Programs or designee;</u>
3	(6) the Attorney General or designee;
4	(7) the Defender General or designee;
5	(8) the Executive Director of the Department of State's Attorneys and
6	Sheriffs or designee;
7	(9) a Balanced and Restorative Justice Program service provider
8	appointed by the Commissioner of Children and Families;
9	(10) the Executive Director of the Vermont Network Against Domestic
10	and Sexual Violence or designee;
11	(11) the President of the Vermont Association of Chiefs of Police or
12	designee; and
13	(12) three individuals representing community justice centers
14	appointed by the Governor as follows:
15	(A) a town manager or chief of police representing a municipal host
16	site;
17	(B) a board of directors chair representing a non-profit host site;
18	<u>and</u>
19	(C) an individual representing a Department of Corrections and
20	Office of Attorney General joint-funded host site.

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1	(c) Powers and duties. The Working Group shall conduct a
2	comprehensive review of the current structure of community and restorative
3	justice for youth and adults in the delinquency and criminal justice contexts
4	and determine what provisions of law, including those provisions set forth in
5	Titles 13, 24, 28, and 33 of the Vermont Statutes Annotated, need to be
6	amended in order to bring the law in line with that current structure.
7	(d) Assistance. The Working Group shall have the administrative,
8	technical, and legal assistance of the Department of Corrections.
9	(e) Report. On or before January 1, 2021, the Working Group shall report
10	to the Senate and House Committees on Judiciary and the Sunset Advisory
11	Commission with its findings and any recommendations for legislative
12	action. The report may be in the form of recommended legislation.
13	(f) Meetings.
14	(1) The Commissioner of Corrections or designee shall call the first
15	meeting of the Working Group to occur on or before September 1, 2020.
16	(2) The Committee shall select a chair from among its members at the
17	first meeting.
18	(3) A majority of the membership shall constitute a quorum.
19	(4) The Working Group shall cease to exist on July 1, 2021.
20	(g) Compensation and reimbursement. Members of the Working Group
21	shall be entitled to per diem compensation and reimbursement of expenses as

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1	permitted under 32 V.S.A. § 1010 for not more than five meetings. These
2	payments shall be made from monies appropriated to the Department of
3	Corrections.
4	(h) Appropriation. The sum of [\$X.00] is appropriated to the Department
5	of Corrections from the General Fund in fiscal year 2021 for the expenses the
6	Department incurs in administering this section.
7	* * * Effective Date * * *
8	Sec. 15. EFFECTIVE DATE
9	This act shall take effect on July 1, 2020.