Senate Calendar

TUESDAY, FEBRUARY 8, 2022

SENATE CONVENES AT: 9:30 A.M.

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ACTION CALENDAR CONSIDERATION POSTPONED UNTIL MARCH 22, 2022 GOVERNOR'S VETO

S. 79.

An act relating to improving rental housing health and safety.

Pending question (to be voted by call of the roll): Shall the bill pass, notwithstanding the Governor's refusal to approve the bill? (Two-thirds of the members present required to override the Governor's veto.)

(For text of the Governor's Veto Message, see Senate Journal for June 24, 2021, page 1454)

UNFINISHED BUSINESS OF JANUARY 4, 2022 GOVERNOR'S VETO

S. 107.

An act relating to confidential information concerning the initial arrest and charge of a juvenile.

Pending question (to be voted by call of the roll): Shall the bill pass, notwithstanding the Governor's refusal to approve the bill? (Two-thirds of the members present required to override the Governor's veto.)

The text of the Communication from His Excellency, The Governor, whereby he *vetoed* and returned unsigned **Senate Bill No. S. 107** to the Senate is as follows:

Text of Communication from Governor

"May 20, 2021

The Honorable John Bloomer, Jr. Secretary of the Senate 115 State House Montpelier, VT 05633-5401

Dear Mr. Bloomer:

Pursuant to Chapter II, Section 11 of the Vermont Constitution, I am returning S.107, An act relating to confidential information concerning the initial arrest and charge of a juvenile, without my signature, because of concerns with the policy to automatically raise the age of accountability for

crimes, and afford young adults protections meant for juveniles, without adequate tools or systems in place.

Three years ago, I signed legislation intended to give young adults who had become involved in the criminal justice system certain protections meant for juveniles. At the time, I was assured that, prior to the automatic increases in age prescribed in the bill, plans would be in place to provide access to the rehabilitation, services, housing and other supports needed to both hold these young adults accountable and help them stay out of the criminal justice system in the future.

This has not yet been the case. In addition to ongoing housing challenges, programs designed and implemented for children under 18 are often not appropriate for those over 18. Disturbingly, there are also reports of some young adults being used – and actively recruited – by older criminals, like drug traffickers, to commit crimes because of reduced risk of incarceration, potentially putting the young people we are trying to protect deeper into the criminal culture and at greater risk.

I want to be clear: I'm not blaming the Legislature or the Judiciary for these gaps. All three branches of government need to bring more focus to this issue if we are going to provide the combination of accountability, tools and services needed to ensure justice and give young offenders a second chance.

For these reasons, I believe we need to take a step back and assess Vermont's "raise the age" policy, the gaps that exist in our systems and the unintended consequences of a piecemeal approach on the health and safety of our communities, victims and the offenders we are attempting to help. I see S.107 as deepening this piecemeal approach.

I also remain concerned with the lack of clarity in S.107 regarding the disparity in the public records law between the Department of Public Safety and the Department of Motor Vehicles.

Based on the objections outlined above, I am returning this legislation without my signature pursuant to Chapter II, Section 11 of the Vermont Constitution. I believe this presents an opportunity to start a much-needed conversation about the status of our juvenile justice initiatives and make course corrections where necessary, in the interest of public safety and the young Vermonters we all agree need an opportunity to get back on the right path.

Sincerely,
/s/Philip B. Scott
Governor

PBS/kp"

Text of bill as passed by Senate and House

The text of the bill as passed by the Senate and House of Representatives is as follows:

S.107 An act relating to confidential information concerning the initial arrest and charge of a juvenile

It is hereby enacted by the General Assembly of the State of Vermont:

- * * * Exemption; records of arrest or charge of a juvenile * * *
- Sec. 1. 1 V.S.A. § 317 is amended to read:
- § 317. DEFINITIONS; PUBLIC AGENCY; PUBLIC RECORDS AND DOCUMENTS; EXEMPTIONS

* * *

(c) The following public records are exempt from public inspection and copying:

* * *

(5)(A) Records dealing with the detection and investigation of crime, but only to the extent that the production of such records:

* * *

- (B)(i) Notwithstanding subdivision (A) of this subdivision (5), records relating to management and direction of a law enforcement agency; records reflecting the initial arrest of a person, including any ticket, citation, or complaint issued for a traffic violation, as that term is defined in 23 V.S.A. § 2302; and records reflecting the charge of a person shall be public.
- (ii) A public agency shall not release any information within a record reflecting the initial arrest or charge of a person under 19 years of age that would reveal the identity of the person. However, a public agency may disclose identifying information relating to the initial arrest of a person under 19 years of age in order to protect the health and safety of any person.

* * *

- * * * Effective July 1, 2022 * * *
- Sec. 2. 1 V.S.A. § 317 is amended to read:
- § 317. DEFINITIONS; PUBLIC AGENCY; PUBLIC RECORDS AND DOCUMENTS; EXEMPTIONS

* * *

(c) The following public records are exempt from public inspection and copying:

* * *

(5)(A) Records dealing with the detection and investigation of crime, but only to the extent that the production of such records:

* * *

- (B)(i) Notwithstanding subdivision (A) of this subdivision (5), records relating to management and direction of a law enforcement agency; records reflecting the initial arrest of a person, including any ticket, citation, or complaint issued for a traffic violation, as that term is defined in 23 V.S.A. § 2302; and records reflecting the charge of a person shall be public.
- (ii) A public agency shall not release any information within a record reflecting the initial arrest or charge of a person under 19 20 years of age that would reveal the identity of the person. However, a public agency may disclose identifying information relating to the initial arrest of a person under 19 20 years of age in order to protect the health and safety of any person.

* * *

Sec. 3. APPLICATION OF PUBLIC RECORDS ACT EXEMPTION REVIEW

Notwithstanding 1 V.S.A. § 317(e), the Public Records Act exemption amended in Sec. 1 shall continue in effect and shall not be reviewed for repeal.

* * * Custodian of records relating to a person under court jurisdiction * * *

Sec. 4. 33 V.S.A. § 5117 is amended to read:

§ 5117. RECORDS OF JUVENILE JUDICIAL PROCEEDINGS

(a)(1) Except as otherwise provided, court and law enforcement reports and files concerning a person subject to the jurisdiction of the court shall be maintained separate from the records and files of other persons. Unless a charge of delinquency is transferred for criminal prosecution under chapter 52 of this title or the court otherwise orders in the interests of the child, such records and files shall not be open to public inspection nor their contents disclosed to the public by any person. However, upon a finding that a child is a delinquent child by reason of commission of a delinquent act which that would have been a felony if committed by an adult, the court, upon request of the victim, shall make the child's name available to the victim of the

delinquent act. If the victim is incompetent or deceased, the child's name shall be released, upon request, to the victim's guardian or next of kin.

- (2) When a person is subject to the jurisdiction of the court, the court shall become the sole records custodian for purposes of responding to any request for court or law enforcement records concerning the person. A public agency shall direct any request for these records to the courts for response.
- (3) When a person is subject to the jurisdiction of the Criminal Division of the Superior Court pursuant to chapter 52 or 52A of this title, the Criminal Division of the Superior Court shall become the sole records custodian for purposes of responding to any request for court or law enforcement records concerning the person. A public agency shall direct any request for these records to the courts for response.

* * * Effective Dates * * *

Sec. 5. EFFECTIVE DATES

This act shall take effect on July 1, 2021, except that Sec. 2 (2022 amendment to 1 V.S.A. § 317(c)(5)(B)(ii) (public records; exemptions; records relating to the initial arrest and charge of a person)) shall take effect on July 1, 2022.

CONSIDERATION POSTPONED UNTIL FEBRUARY 8, 2022 Second Reading

Favorable with Recommendation of Amendment

S. 210.

An act relating to rental housing health and safety and affordable housing.

Reported favorably with recommendation of amendment by Senator Clarkson for the Committee on Economic Development, Housing and General Affairs.

The Committee recommends that the bill be amended as follows:

<u>First</u>: In Sec. 1, 20 V.S.A. chapter 172, in subsection 2678(b), by inserting a new subdivision (7) to read:

(7) Units rented for fewer than 90 days. The registration and fee requirements imposed in subsection (a) of this section do not apply to a unit that is rented for fewer than 90 days per calendar year.

And by renumbering the remaining subdivision to be numerically correct

Second: In Sec. 3, repeal, by striking out "2678(b)(7)" and inserting in lieu thereof 2678(b)(8)

Third: By adding Secs. 14a and 14b to read as follows:

Sec. 14a. VERMONT RENTAL HOUSING INVESTMENT PROGRAM; FY 2022 APPROPRIATION

In fiscal year 2022, of the amounts available to the State from federal coronavirus relief funds, the amount of \$2,000,000.00 is appropriated to the Department of Housing and Community Development to implement the Vermont Rental Housing Investment Program created in Sec. 9 of this act.

Sec. 14b. VERMONT RENTAL HOUSING INVESTMENT PROGRAM; FY 2023 APPROPRIATION

In fiscal year 2023, of the amounts available to the State from federal coronavirus relief funds, the amount of \$10,000,000.00 is appropriated to the Department of Housing and Community Development to implement the Vermont Rental Housing Investment Program created in Sec. 9 of this act.

<u>Fourth</u>: By striking out Sec. 15, effective dates, in its entirety and inserting in lieu thereof a new Sec. 15 to read:

Sec. 15. EFFECTIVE DATES

- (a) This section, Secs. 8–10 (Vermont Rental Housing Investment Program), and Sec. 14a (FY 2022 VRHIP appropriation) shall take effect on passage.
 - (b) The following sections shall take effect on July 1, 2022:
- (1) Sec. 1 (DPS authority for rental housing health and safety; rental housing registration);
 - (2) Sec. 4 (DPS positions);
 - (3) Sec. 5 (DHCD positions);
 - (4) Sec. 6 (conforming changes to Department of Health statutes);
 - (5) Sec. 7 (DPS rulemaking authority and transition provisions);
 - (6) Secs. 11–14 (revolving loan program; reports); and
 - (7) Sec. 14b (FY 2023 VRHIP appropriation).
- (c) Sec. 2 (administrative penalty for failure to register) shall take effect on July 1, 2023.
- (d) Sec. 3 (repeal of registration exemption for housing provided as a benefit of farm employment) shall take effect on July 1, 2025.

(Committee vote: 4-1-0)

Reported favorably by Senator Sirotkin for the Committee on Finance.

The Committee recommends that the bill be amended as recommended by the Committee on Economic Development, Housing and General Affairs and when so amended ought to pass.

(Committee vote: 6-1-0)

Reported favorably with recommendation of amendment by Senator Balint for the Committee on Appropriations.

The Committee recommends that the bill be amended as recommended by the Committee on Economic Development, Housing and General Affairs with the following amendments thereto:

<u>First</u>: By striking out Secs. 4 (DPS positions) and 5 (DHCD positions) in their entireties and inserting in lieu thereof new Secs. 4–5 to read as follows:

Sec. 4. DEPARTMENT OF PUBLIC SAFETY; POSITIONS

- (a) The Department of Public Safety is authorized to create five full-time classified Inspector positions in order to conduct rental housing health and safety inspections and enforcement pursuant to 20 V.S.A. chapter 172.
- (b) The Department may hire additional Inspectors authorized by this section to the extent funds become available from the Rental Housing Safety Special Fund created and maintained pursuant to 20 V.S.A. § 2678(d).

Sec. 5. DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT; POSITIONS

- (a) The Department of Housing and Community Development is authorized to create one full-time classified position and one half-time classified position to design and implement the registry created in, and to administer and enforce the registry requirements of, 20 V.S.A. § 2678.
- (b) The Department may hire additional staff authorized by this section to the extent funds become available from the Rental Housing Safety Special Fund created and maintained pursuant to 20 V.S.A. § 2678(d).

Second: By striking out Secs. 14a (FY 2022 appropriation; VRHIP); 14b (FY 2023 appropriation; VRHIP); and 15 (effective dates) in their entireties and inserting in lieu thereof two new sections to be Secs. 15–16 to read as follows:

Sec. 15. APPROPRIATIONS

- (a) Purpose. The purpose of the appropriations in this section are:
- (1) to respond to the far-reaching public health and negative economic impacts of the COVID-19 pandemic; and
- (2) to ensure that Vermonters and Vermont communities have an adequate supply of safe, affordable housing.
- (b) In fiscal year 2022, the amount of \$20,400,000.00 is appropriated from the America Rescue Plan Act (ARPA) Coronavirus State Fiscal Recovery Funds as follows:
- (1) \$100,000.00 to the Department of Public Safety as one-time startup funding to hire one or more Inspector positions authorized pursuant to Sec. 4 of this act.
- (2) \$300,000.00 to the Department of Housing and Community Development as one-time startup funding to hire one or more of the positions authorized pursuant to Sec. 5 of this act.
- (3) \$20,000,000.00 to the Department of Housing and Community Development to implement the Vermont Rental Housing Investment Program created in 10 V.S.A. § 699.

Sec. 16. EFFECTIVE DATES

- (a) This section and the following sections shall take effect on passage:
- (1) Sec. 1 (DPS authority for rental housing health and safety; rental housing registration).
 - (2) Sec. 4 (DPS positions).
 - (3) Sec. 5 (DHCD positions).
 - (4) Sec. 6 (conforming changes to Department of Health statutes).
 - (5) Sec. 7 (DPS rulemaking authority and transition provisions).
 - (6) Secs. 8–10 (Vermont Rental Housing Investment Program).
 - (7) Secs. 11–14 (Vermont Homeownership Revolving Loan Fund).
 - (8) Sec. 15 (FY 2022 ARPA appropriations).
- (b) Sec. 2 (administrative penalty for failure to register rental housing) shall take effect on July 1, 2023.
- (c) Sec. 3 (repeal of registration exemption for housing provided as a benefit of farm employment) shall take effect on July 1, 2025.

(Committee vote: 6-0-1)

UNFINISHED BUSINESS OF FEBRUARY 2, 2022

Third Reading

S. 280.

An act relating to miscellaneous changes to laws related to vehicles.

UNFINISHED BUSINESS OF FEBRUARY 4, 2022

Third Reading

H. 679.

An act relating to fiscal year 2022 budget adjustments.

Proposal of amendment to H. 679 to be offered by Senators Pearson, Balint, Baruth, Bray, Campion, Chittenden, Clarkson, Hardy, Hooker, Lyons, MacDonald, McCormack, Perchlik, Pollina and Ram Hinsdale before Third Reading

Senators Pearson, Balint, Baruth, Bray, Campion, Chittenden, Clarkson, Hardy, Hooker, Lyons, MacDonald, McCormack, Perchlik, Pollina and Ram Hinsdale move to amend the Senate proposal of amendment by adding a new section to be numbered Sec. 71a to read as follows:

Sec. 71a. AMERICAN RESCUE PLAN ACT; PREVAILING WAGE REQUIREMENT

- (a)(1) Except as provided in subsection (b) of this section, any contract awarded for a maintenance, construction, or improvement project that receives \$200,000.00 or more in American Rescue Plan Act (ARPA) funds shall provide that all construction employees working on the project shall be paid not less than the mean prevailing wage published periodically by the Vermont Department of Labor in its occupational employment and wage survey plus an additional fringe benefit of 42 and one-half percent of wage, as calculated by the current Vermont prevailing wage survey.
- (2) As used in this subsection, "fringe benefits" has the same meaning as used in 29 V.S.A. § 161.
- (b) The requirements of subsection (a) of this section shall not apply to any maintenance, construction, or improvement project that received \$200,000.00 or more in American Rescue Plan Act (ARPA) funds appropriated prior to the effective date of this act if any of the following apply as of the effective date of this act:
 - (1) the project has been invited or advertised for bid;
 - (2) the project is under contract; or

- (3) the funds are obligated.
- (c) Subsection (a) of this section shall not apply to contracts awarded for maintenance, construction, or improvements projects that are required by law to comply with the requirements of the federal Davis-Bacon Act.

NOTICE CALENDAR

Second Reading

Favorable with Recommendation of Amendment

S. 91.

An act relating to Parent Child Center Network.

Reported favorably with recommendation of amendment by Senator Hardy for the Committee on Health and Welfare.

The Committee recommends that the bill be amended by striking out all after the enacting clause and inserting in lieu thereof the following:

Sec. 1. 33 V.S.A. chapter 37 is amended to read:

CHAPTER 37. PARENT-CHILD PARENT CHILD CENTER PROGRAM NETWORK

§ 3701. PARENT-CHILD PARENT CHILD CENTER PROGRAM NETWORK; ELIGIBILITY

- (a) For purposes of As used in this chapter, "parent-child center":
- (1) "Concrete supports" means community services and resources to address the immediate needs of the family or contribute to the long-term well-being of the family, or both.
- (2) "Parent child center" means a community-based organization established for the purpose of providing prevention and early intervention services such as parenting education, support, training, referral, and related services to prospective parents and families with young children including those whose children are medically, socially, or educationally at risk that serves as a central hub and lead provider of primary prevention services for families with young children on behalf of the State.
- (3) "Parent Child Center Network" means an Agency of Human Services' community partner composed of designated parent child centers that ensures accountability and collaboration among designated parent child centers.
 - (4) "Secretary" means the Secretary of Human Services or designee.

- (b) The Secretary of Human Services shall:
- (1) upon applications made annually, award grants to eligible parentchild centers; and
- (2) establish, by rule, a formula for determining the amount of grants awarded under this chapter and minimum eligibility standards for such awards The Parent Child Center Network may recommend to the Secretary of Human Services one or more new parent child centers for designation. Upon receipt of the Network's recommendations, the Secretary shall review each parent child center recommended for designation to ensure it meets the criteria set forth in subsection (c) of this section. A parent child center recommended by the Network and determined to meet the criteria in subsection (c) of this section by the Secretary shall be deemed a designated parent child center.
- (c) In order to be eligible for a grant under this chapter, a parent-child center designation pursuant to subsection (b) of this section, a parent child center shall:
- (1) Receive some funding from one or more private, local, or federal source. Contributions in kind, whether material, commodities, transportation, or office space, may be used to satisfy the contribution requirement of this subdivision.
- (2) Qualify for tax exempt status under the provisions of Section 501(c) of the Internal Revenue Code.
 - (3) Have parent representation on its board of directors.
 - (4) Represent a designated geographic catchment area.
- (5) Complete a peer review every three years, which shall be conducted by the Parent Child Center Network.
- (6) Provide each of the eight core services set forth in subsection (d) of this section.
- (7) Indicate an intention to participate in the Parent Child Center Network as a member.
- (8) Work to achieve population-level quality of life outcomes related to children and families pursuant to 3 V.S.A. § 2311.
 - (d) A parent-child center funded under this chapter shall:
- (1) provide leadership in the coordination of services for families with other community service providers;

- (2) provide such financial or programmatic information as may be necessary to enable the Secretary of Human Services to evaluate the services provided through grant funds, the effect of such services on consumers of these services, and an accounting of the expenditure of grant funds; and
- (3) participate in an annual peer review process conducted by the parentehild center network and the Agency of Human Services designated parent child center shall provide, either directly or indirectly through formal community partnerships, the following eight core services:
 - (1) home visits;
 - (2) early childhood services;
 - (3) parent education;
 - (4) playgroups;
 - (5) parent support groups;
 - (6) concrete supports;
 - (7) community development; and
 - (8) resources and referrals.
- (e) Any parent child center in existence on January 1, 2021 shall be deemed to meet the designation criteria in subsection (c) of this section.

§ 3702. FUNDING

- (a) The Secretary of Human Services shall annually disperse a joint appropriation for all parent child center services to the Parent Child Center Network, which shall distribute funding to each designated parent child center. Notwithstanding subsection (c) of this section, any increases to base funding shall be based on increased community need, the provision of additional services, or the designation of a new parent child center.
- (b) The Parent Child Center Network shall work in partnership with the Agency of Human Services to develop appropriate measures of accountability and to provide any financial or programmatic information as may be necessary to enable the Secretary to evaluate the services provided through grant funds, the effect of services on consumers, and an accounting of the expenditure of grant funds.
- (c) The Agency of Human Services' budget presentation to the House Committees on Appropriations and on Human Services and to the Senate Committees on Appropriations and on Health and Welfare shall indicate the appropriation needed were the Agency to employ an annual inflation factor for

the Parent Child Center Network using the Employment Cost Index for total compensation for private industry workers in New England as published by the U.S. Bureau of Labor Statistics for the 12-month period ending in September of the most recent calendar year.

Sec. 2. APPROPRIATION

In fiscal year 2023, a \$1,500,000.00 appropriation shall be added to the existing parent child center grant of \$3,350,000.00 for a total base appropriation of \$4,850,000.00 to be appropriated to the Department for Children and Families for distribution to the Parent Child Center Network. In addition, in fiscal year 2023, \$3,700,000.00 in one-time funding is appropriated to the Department for Children and Families for distribution to the Parent Child Center Network.

Sec. 3. EFFECTIVE DATE

This act shall take effect on July 1, 2022.

And that after passage the title of the bill be amended to read:

An act relating to the Parent Child Center Network.

(Committee vote: 5-0-0)

PUBLIC HEARINGS

Public Hearings on the Governor's recommended Fiscal Year 2023 State budget

Joint House and Senate Committees on Appropriations

Tuesday, February 8, 2022 at 6:00 p.m. – 8:00 p.m. and Wednesday, February 9, 2022 at 3:00 p.m. - 5:00 p.m. The Vermont House and Senate Committees on Appropriations are seeking public and advocate input on the Governor's recommended FY 2023 State budget and will hold two public hearings via videoconference.

Anyone interested in testifying should sign-up in advance of the hearings through ONE of the online forms no later than 5:00 p.m. on February 7, 2022. Instructions on how to access and participate in the hearing will be sent once you have signed up for one of the hearings. Time limits for testimony may apply depending on volume of participants.

Link to form to sign-up for February 8, 2022:

https://legislature.vermont.gov/links/fy22-budget-adjustment-hearing-feb-8

Link to form to sign-up for February 9, 2022:

https://legislature.vermont.gov/links/fy22-budget-adjustment-hearing-feb-9

Both hearings will be available to watch live on YouTube at the following link: https://legislature.vermont.gov/committee/streaming/vermont-joint-fiscal or your local access community cable channel. You can find your local channel at the following link: https://vermontaccess.net/amo/

For more information about the format of these events, contact Chrissy Gilhuly at <u>cgilhuly@leg.state.vt.us</u> or Theresa Utton-Jerman at <u>tutton@leg.state.vt.us</u> or call 802-828-2295 or toll-free within Vermont at 1-800-322-5616 (responses to phone calls may be delayed). Written testimony is encouraged and can be submitted electronically to Chrissy or Theresa through e-mail or mailed to the House and Senate Committee on Appropriations, c/o Joint Fiscal Office, 1 Baldwin Street, Montpelier, VT 05633-5701.

The Senate Committee on Natural Resources and Energy is holding a remote (virtual) public hearing regarding three proposed new laws, S. 129, S. 201 and S. 281, on Thursday, February 10, 2022, from 5:30 p.m. - 7:30 p.m.

Additional information can be found by following this link: https://legislature.vermont.gov/Documents/2022/WorkGroups/Senate%20Natural%20Resources/Highlights/Public%20Hearing%20on%20S.129,S.201,S.281.pdf

NOTICE OF JOINT ASSEMBLY

Thursday, February 17, 2022 - 10:30 A.M. - Election of two (2) trustees for the Vermont State Colleges Corporation.

Candidates for the positions of trustee must notify the Secretary of State <u>in</u> <u>writing</u> not later than Thursday, February 10, 2022, by 5:00 P.M. pursuant to the provisions of 2 V.S.A. §12(b). Otherwise their names will not appear on the ballots for these positions.

The following rules shall apply to the conduct of these elections:

<u>First</u>: All nominations for these offices will be presented in alphabetical order prior to voting.

<u>Second</u>: There will be only one nominating speech of not more than three (3) minutes and not more than two seconding speeches of not more than one (1) minute each for each nominee.

JFO NOTICE

Grants and Positions that have been submitted to the Joint Fiscal Committee by the Administration, under 32 V.S.A. §5(b)(3):

JFO #3086 – \$925,840 to the VT Agency of Education from the U.S. Department of Agriculture Food and Nutrition Services. The grant will be used to fund two projects: Phase II of a current IT systems upgrade to improve interconnectivity and data transfer functionalities of the system; and a pilot of the Ed-Fi data model to explore improvements for data transfers between local education agencies, child nutrition programs and other state agencies. Edfi is a national data standard in education. Please see this link for more information on the data system: https://www.ed-fi.org/.

[Received January 4, 2022]

FOR INFORMATION ONLY CROSSOVER DATES

The Joint Rules Committee established the following Crossover deadlines:

- (1) All **Senate/House** bills must be reported out of the last committee of reference (including the Committees on Appropriations and Finance/Ways and Means, except as provided below in (2) and the exceptions listed below) on or before **Friday, March 11, 2022**, and filed with the Secretary/Clerk so they may be placed on the Calendar for Notice the next legislative day Committee bills must be voted out of Committee by Friday March 11, 2022.
- (2) All **Senate/House** bills referred pursuant to Senate Rule 31 or House Rule 35(a) to the Committees on Appropriations and Finance/Ways and Means must be reported out by the last of those committees on or before **Friday**, **March 18, 2022**, and filed with the Secretary/Clerk so they may be placed on the Calendar for Notice the next legislative day.

Note: The Senate will not act on bills that do not meet these crossover deadlines, without the consent of the Senate Rules Committee.

Exceptions to the foregoing deadlines include the major money bills (the general Appropriations bill ("The Big Bill"), the Transportation Capital bill, the Capital Construction bill and the Fee/Revenue bills).