# House Calendar

Friday, February 23, 2024

# 52nd DAY OF THE ADJOURNED SESSION

House Convenes at 9:30 A.M.

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#### **ACTION CALENDAR**

### Third Reading

#### H. 132

An act relating to establishing a homeless bill of rights and prohibiting discrimination against persons without homes

#### H. 745

An act relating to the Vermont Parentage Act

#### Amendment to be offered by Rep. Donahue of Northfield to H. 745

That the bill be amended in Sec. 7, 15C V.S.A. § 704, by striking out subsection (a) in its entirety and inserting in lieu thereof the following:

- (a)(1) A person who intends to be a parent of a child born through assisted reproduction shall consent to such in a signed record that is executed by each intended parent and provides that the signatories consent to the use of assisted reproduction to conceive a child with the intent to parent the child-:
- (1) in a record, signed before, on, or after the birth of the child by each intended parent; or
- (2) Consent pursuant to subdivision (1) of this subsection, executed via a form made available by the Department of Health, shall be accepted and relied upon for purposes of issuing a birth record in an oral agreement entered into before conception by each intended parent.

#### H. 861

An act relating to reimbursement parity for health care services delivered in person, by telemedicine, and by audio-only telephone

#### **Favorable with Amendment**

#### H. 629

An act relating to changes to property tax abatement and tax sales

**Rep. Demrow of Corinth**, for the Committee on Ways and Means, recommends the bill be amended by striking out all after the enacting clause and inserting in lieu thereof the following:

\* \* \* Municipal Tax Abatement \* \* \*

Sec. 1. 24 V.S.A. § 1535 is amended to read:

#### § 1535. ABATEMENT

- (a) The board may abate in whole or part taxes, water charges, sewer charges, interest, or collection fees, or any combination of those, other than those arising out of a corrected classification of homestead or nonhomestead property, accruing to the town in the following cases:
  - (1) taxes or charges of persons who have died insolvent;
  - (2) taxes or charges of persons who have moved from the State;
- (3) taxes or charges of persons who are unable to pay their taxes or charges, interest, and collection fees;
  - (4) taxes in which there is manifest error or a mistake of the listers;
- (5) taxes or charges upon real or personal property lost or destroyed during the tax year;
- (6) the exemption amount available under 32 V.S.A. § 3802(11) to persons otherwise eligible for exemption who file a claim on or after May 1 but before October 1 due to the claimant's sickness or disability or other good cause as determined by the board of abatement; but that exemption amount shall be reduced by 20 percent of the total exemption for each month or portion of a month the claim is late filed;
  - (7) [Repealed.]
  - (8) [Repealed.]
- (9) taxes or charges upon a mobile home moved from the town during the tax year as a result of a change in use of the mobile home park land or parts thereof or closure of the mobile home park in which the mobile home was sited, pursuant to 10 V.S.A. § 6237; or
- (10) de minimis amounts of taxes for purposes of reconciling municipal accounts according to generally accepted accounting practices.
- (b) The board's abatement of an amount of tax or charge shall automatically abate any uncollected interest and fees relating to that amount.
- (c) The board shall, in any case in which it abates taxes or charges, interest, or collection fees accruing to the town or denies an application for abatement, state in detail in writing the reasons for its decision. The written decision shall provide sufficient explanation to indicate to the parties what was considered and what was decided. The decision shall address the arguments raised by the applicant.

- (d)(1) The board may order that any abatement as to an amount or amounts already paid be in the form of a refund or in the form of a credit against the tax or charge for the next ensuing tax year or charge billing cycle and for succeeding tax years or billing cycles if required to use up the amount of the credit.
- (2) Whenever a municipality votes to collect interest on overdue taxes pursuant to 32 V.S.A. § 5136, interest in a like amount shall be paid by the municipality to any person for whom an abatement has been ordered.
- (3) Interest on taxes or charges paid and subsequently abated shall accrue from the date payment was due or made, whichever is later. However, abatements issued pursuant to subdivision (a)(5) of this section need not include the payment of interest.
- (4) When a refund has been ordered, the board shall draw an order on the town treasurer for payment of the refund.
- (e)(1) The board may hear a group of similar requests for abatement as a class, provided that:
  - (A) the requests shall arise from the same cause or event;
- (B) the requests relate to the bases for abatement in subdivision (a)(4), (5), or (9) of this section;
  - (C) the board shall group requests based on property classification;
- (D) the board shall provide notice to each taxpayer of the taxpayer's status as a member of the class; and
- (E) a taxpayer shall have the right to decline the taxpayer's status as a member of the class and pursue the taxpayer's request as a separate action before the board.
- (2) The board shall provide notice to each taxpayer at minimum 21 days before the scheduled hearing for the class. The notice shall include a description of the class and the board's reasons for grouping the requests, an explanation of the taxpayer's status as a member of the class, the procedure for appealing a board decision, the taxpayer's right to decline class membership and pursue a separate action, and any deadlines that the taxpayer must meet in order to participate as a member of the class or pursue a separate action.
- (3) A taxpayer shall notify the board of the taxpayer's intent to pursue a separate action, pursuant to subdivision (1)(E) of this subsection, a minimum of seven days before the board's hearing to consider a class request.

- (4) A board may preserve and take notice of any evidence supporting the basis for abatement for a class and use that evidence for purposes of a later, separate action pursued by an individual taxpayer.
- (5) In instances where a board abates in part taxes, charges, interest, or collection fees for a class, the board shall not render a decision that results in disproportionate rates of abatement for taxpayers within the class.
- (f) A municipality shall provide clear notice to a taxpayer of the ability to request tax abatement, and how to request abatement, at the same time as a municipality attempts to collect a municipal fee or interest for delinquent taxes, water charges, sewer charges, or tax collection.

Sec. 2. 24 V.S.A. § 5144 is amended to read:

# § 5144. UNIFORM NOTICE FORM

The notice form required under section 5143 of this chapter, and defined in section 5142 of this chapter, shall be clearly printed on a pink colored sheet of paper, and shall be according to the following form:

\* \* \*

ABATEMENT AND POSSIBLE REDUCTION IN CHARGES—You may be able to receive a reduction of charges, penalties, or interest through municipal abatement. To seek this reduction in charges from the Board of Abatement, contact the municipal clerk by mail or phone:

(Name of Clerk of Board of Abatement)

(Name of Town, City, or Village)

(Address of Office)

(Mailing Address)

or by calling:

(Telephone Number)

\* \* \* Property Tax Credit \* \* \*

Sec. 3. 32 V.S.A. § 6065 is amended to read:

# § 6065. FORMS; TABLES; NOTICES

- (a) In administering this chapter, the Commissioner shall provide suitable claim forms with tables of allowable claims, instructions, and worksheets for claiming a homestead property tax credit.
- (b) Prior to June 1, the Commissioner shall also prepare and supply to each town in the State notices describing the homestead property tax credit, for

inclusion in property tax bills. The notice shall be in simple, plain language and shall explain how to file for a property tax credit, where to find assistance filing for a credit, and any other related information as determined by the Commissioner. The notice shall direct taxpayers to a resource where they can find versions of the notice translated into the five most common non-English languages in the State. A town shall include such notice in each tax bill and notice of delinquent taxes that it mails to taxpayers who own in that town a residential property that could be a homestead as defined in subdivision 5401(7) of this title, without regard for whether the property was declared a homestead.

(c) Notwithstanding the provisions of subsection (b) of this section, towns that use envelopes or mailers not able to accommodate notices describing the homestead tax credit may distribute such notices in an alternative manner.

\* \* \* Tax Sale of Real Property \* \* \*

Sec. 4. 32 V.S.A. § 5252 is amended to read:

# § 5252. LEVY AND NOTICE OF SALE; SECURING PROPERTY

- (a) When the collector of taxes of a town or of a municipality within it has for collection a tax assessed against real estate in the town and the taxpayer is delinquent for a period longer than one year, the collector may extend a warrant on such land. However, no warrant shall be extended until a delinquent taxpayer is given an opportunity to enter a written reasonable repayment plan pursuant to subsection (c) of this section. If a collector receives notice from a mobile home park owner pursuant to 10 V.S.A. § 6248(b), the collector shall, within 15 days after the notice, commence tax sale proceedings to hold a tax sale within 60 days after the notice. If the collector fails to initiate such proceedings, the town may initiate tax sale proceedings only after complying with 10 V.S.A. § 6249(f). If the tax collector extends the warrant, the collector shall:
- (1) File in the office of the town clerk for record a true and attested copy of the warrant and so much of the tax bill committed to the collector for collection as relates to the tax against the delinquent taxpayer, a sufficient description of the land so levied upon, and a statement in writing that by virtue of the original tax warrant and tax bill committed to the collector for collection, the collector has levied upon the described land.
- (2) Advertise forthwith such land for sale at public auction in the town where it lies three weeks successively in a newspaper circulating in the vicinity, the last publication to be at least 10 days before such sale.

- (3) Give the delinquent taxpayer written notice by certified mail requiring a return receipt directed to the last known address of the delinquent of the date and place of such sale at least 10 30 days prior thereto if the delinquent is a resident of the town and 20 30 days prior thereto if the delinquent is a nonresident of the town. If the notice by certified mail is returned unclaimed, notice shall be provided to the taxpayer by resending the notice by first-class mail or by personal service pursuant to Rule 4 of the Vermont Rules of Civil Procedure, except that if the last known address of the delinquent taxpayer is in Vermont, the collector shall resend the notice by first-class mail and make one attempt at personal service pursuant to Rule 4 of the Vermont Rules of Civil Procedure. If the last known address of the delinquent taxpayer is in Vermont, and an attempt at personal service fails, the collector shall affix the notice to the exterior door of the property subject to tax sale.
- (4) Give to the mortgagee or lien holder of record written notice of such sale at least 10 30 days prior thereto if a resident of the town and, if a nonresident, 20 30 days' notice to the mortgagee or lien holder of record or his or her the mortgagee's or lien holder's agent or attorney by certified mail requiring a return receipt directed to the last known address of such person. If the notice by certified mail is returned unclaimed, notice shall be provided by resending the notice by first-class mail or by personal service pursuant to Rule 4 of the Vermont Rules of Civil Procedure.
  - (5) Post a notice of such sale in some public place in the town.
- (6) Enclose the following statement, with directions to a resource translating the notice into the five most common non-English languages used in this State, with the notices required under subdivisions (3) and (4) of this subsection and with every delinquent tax notice:

Warning: There are unpaid property taxes at (address of property), which you may own, have a legal interest, or may be contiguous to your property. The property will be sold at public auction on (date set for sale) unless the overdue taxes, fees, and interest in the amount of (dollar amount due) is paid. To make payment or receive further information, contact (name of tax collector) immediately at (office address), (mailing address), (e-mail address), or (telephone number).

- (7) The resource for translation of the notice required under subdivision (6) of this subsection shall be made available to all municipalities by the Vermont Department of Taxes.
- (b) If the warrant and levy for delinquent taxes has been recorded pursuant to subsection (a) of this section, the municipality in which the real estate lies may secure the property against illegal activity and potential fire hazards after

giving the mortgagee or lien holder of record written notice at least 10 days prior to such action.

- (c)(1) A municipality shall not initiate a tax sale proceeding until it has offered a delinquent taxpayer a written reasonable repayment plan and the taxpayer has either denied the offer, failed to respond within 30 days, or has failed to make a payment under the plan within the time frame established by the collector. When establishing a plan under this subsection, the municipality shall consider the following:
- (A) the income and income schedule of the taxpayer, if offered by the taxpayer;
  - (B) the taxpayer's tax payment history with the municipality;
  - (C) the amount of tax debt owed to the municipality;
  - (D) the amount of time tax has been delinquent; and
  - (E) the taxpayer's reason for the delinquency.
- (2) A collector is only required to offer one payment plan per delinquency, without regard for whether it is agreed to by the delinquent taxpayer.
- (3) A collector may void a payment plan and proceed to tax sale if a delinquent taxpayer agrees to a payment plan under this subsection and fails to make a timely payment.
- Sec. 5. 32 V.S.A. § 5253 is amended to read:

# § 5253. FORM OF ADVERTISEMENT AND NOTICE OF SALE

The form of advertisement and notice of sale provided for in section 5252 of this title shall be substantially in the following form:

The resident an			-	-	~ ~	
the town of	in	the cour	ity of	a	re hereby n	otified that
the taxes assess	sed by such to	own for t	the years	(in:	sert years th	ne taxes are
unpaid)	remain, eit	her in v	vhole or i	n part, un	oaid on the	following
described					i, to	
	(iı	nsert des	cription of	f lands)		
and so much o	of such lands	will be	sold at pi	ablic auction	on at	a public
place in such	town, on the		day of	(mor	nth),	_ (year) at

o'cloc	k (am/pm), as shall	be requisite to di	ischarge such taxes
with costs and	fees, unless previously paid		
Be advised th	at the owner or mortgage	ee, or the owner	r's or mortgagee's
representatives	or assigns, of lands sol	d for taxes shall	ll have a right to
redemption for	a period of one year from t	the date of sale pu	irsuant to 32 V.S.A.
§ 5260.		_	
Dated at (year).	, Vermont, this	day of	(month),
	llector of Town Taxes		
CO	nector of fown Taxes		

Sec. 6. 32 V.S.A. § 5260 is amended to read:

# § 5260. REDEMPTION

(a) When the owner or mortgagee of lands sold for taxes, his or her the owner's or mortgagee's representatives or assigns, within one year from the day of sale, pays or tenders to the collector who made the sale or in the case of his or her the collector's death or removal from the town where the land lies, to the town clerk of such town, the sum for which the land was sold with interest thereon calculated at a rate of one 0.5 percent per month or fraction thereof from the day of sale to the day of payment, a deed of the land shall not be made to the purchaser, but the money paid or tendered by the owner or mortgagee or his or her the owner's or mortgagee's representatives or assigns to the collector or town clerk shall be paid over to such purchaser on demand. In the event that a municipality purchases contaminated land pursuant to section 5259 of this title, the cost to redeem shall include all costs expended for assessment and remediation, including expenses incurred or authorized by any local, State, or federal government authority.

#### (b) During the redemption period, the tax collector shall:

- (1) Serve the delinquent taxpayer with the written notice required under subsection (c) of this section between 90 and 120 days prior to the end of the redemption period using certified mail requiring a return receipt, directed to the last known address of the delinquent taxpayer. If the notice by certified mail is returned unclaimed, notice shall be provided by resending the notice by first-class mail or by personal service pursuant to Rule 4 of the Vermont Rules of Civil Procedure.
- (2) Post the notice in some public place in the municipality between 90 and 120 days prior to the end of redemption period.

(c) The tax collector shall enclose the following statement, with directions to a resource translating the notice into the five most common non-English languages used in this State, with every notice required under this section:

Warning: There are unpaid property taxes at (address of property), which you may own, have a legal interest in, or may be contiguous to your property. The property was sold at public auction on (date). Unless the overdue taxes, fees, and interest are paid by (last day of redemption period), the deed to the property will transfer to purchaser. To redeem the property and avoid losing your legal interest, you must pay (dollar amount due for redemption). The amount you must pay to redeem the property increases every month due to interest, mailing costs, and other costs. To make payment or receive further information, contact (name of tax collector) immediately at (office address), (mailing address), (e-mail address), and (telephone number).

(d) The resource for translation of the notice required under subsection (c) of this section shall be made available to all municipalities by the Vermont Department of Taxes.

# Sec. 7. WORKING GROUP ON VERMONT'S ABATEMENT AND TAX SALE PROCESSES

- (a) Creation. There is created the Working Group on Vermont's Abatement and Tax Sale Processes to assess how Vermont may balance fairness for delinquent taxpayers with the needs of municipalities.
- (b) Membership. The Working Group shall be composed of the following members:
  - (1) a representative, appointed by Vermont Legal Aid;
- (2) a representative, appointed by the Vermont League of Cities and Towns;
  - (3) a representative, appointed by the Vermont Banker's Association;
- (4) a representative, appointed by the Vermont Housing Finance Agency;
- (5) a representative, appointed by the Vermont Municipal Clerk's and Treasurer's Association;
- (6) a representative, appointed by the Neighborworks Alliance of Vermont;
- (7) a representative, appointed by the Champlain Valley Office of Economic Opportunity Mobile Home Project; and

- (8) a representative, appointed by the Vermont Assessors and Listers Association.
- (c) Powers and duties. The Working Group shall offer recommendations relating to the following:
- (1) establishing a process so that delinquent taxpayers whose properties are transferred via tax collector's deed, or a tax-lien foreclosure sale, can fairly recoup equity in their property in excess of the tax debt, fees, and interest for which their property is sold;
- (2) standardizing and ensuring fairness in the abatement process across Vermont municipalities;
- (3) requiring a minimum amount of tax debt before a tax sale can be initiated;
- (4) allowing a tax sale to be initiated for blighted or dilapidated real estate that has been abandoned when taxes are delinquent for less than one year; and
- (5) whether a 0.5 percent rate of monthly interest paid by delinquent taxpayers for purchasers during the redemption period causes a reduction in municipalities' ability to receive bids on properties at tax sales.
- (d) Report. On or before December 15, 2024, the Working Group shall submit a written report to the House Committee on Ways and Means with its findings and any recommendations for legislative action, including proposed legislative language.

#### (e) Meetings.

- (1) The representative appointed by Vermont Legal Aid shall call the first meeting of the Working Group to occur on or before August 1, 2024.
- (2) The Working Group shall elect a chair from among its members at the first meeting.
  - (3) A majority of the membership shall constitute a quorum.
  - (4) The Working Group shall cease to exist on June 30, 2025.

#### Sec. 8. APPLICATION OF CHANGES MADE BY THIS ACT

- (a) The amendments to 32 V.S.A. § 5252 made by Sec. 4 of this act (notice of sale) shall not apply to a property that was subject to a notice of sale prior to effective date of this act.
- (b) The amendments to 32 V.S.A. § 5260 made by Sec. 6 of this act (redemption) shall not apply to a property that has been sold at tax sale prior to

the effective date of this act, except that, notwithstanding any provision of 1 V.S.A. § 214 to the contrary, the provisions of 32 V.S.A. § 5260(b) and (c) shall apply if, on the effective date of this act, 90 days or more remain until the end of the redemption period.

\* \* \* Effective Date \* \* \*

#### Sec. 9. EFFECTIVE DATE

This act shall take effect on passage.

(Committee Vote: 9-3-0)

#### Amendment to be offered by Rep. Demrow of Corinth to H. 629

That the report of the Committee on Ways and Means be amended in Sec. 7, Working Group on Vermont's Abatement and Tax Sale Processes, in subsection (d), following "the House Committee on Ways and Means," by inserting "and the Senate Committee on Finance"

#### NOTICE CALENDAR

#### **Favorable with Amendment**

#### H. 780

An act relating to judicial nominations and appointments

- **Rep. Rachelson of Burlington**, for the Committee on Judiciary, recommends the bill be amended by striking out all after the enacting clause and inserting in lieu thereof the following:
- Sec. 1. 4 V.S.A. § 601 is amended to read:
- § 601. JUDICIAL NOMINATING BOARD CREATED; COMPOSITION
- (a) The Judicial Nominating Board is created for the nomination of Supreme Court Justices, Superior judges, magistrates, and the Chair and members of the Public Utility Commission.
- (b)(1) The Board shall consist of  $\frac{11}{12}$  members who shall be selected as follows:
- (1)(A) The Governor shall appoint two members who are not attorneys at law.
- (2)(B) The Senate shall elect three of its members, not all of whom shall be members of the same party, and only one of whom may be an attorney at law.

- (3)(C) The House shall elect three of its members, not all of whom shall be members of the same party, and only one of whom may be an attorney at law.
- (4)(D) Attorneys at law admitted to practice before the Supreme Court of Vermont, and residing in the State, shall elect three of their number as members of the Board. The Supreme Court shall regulate the manner of their nomination and election.

#### (E) The Executive Director of Racial Equity, or designee.

- (5)(2) The members of the Board shall serve for terms of two years. All appointments or elections shall be between January 1 and February 1 of each odd-numbered year, except to fill a vacancy. A House vacancy that occurs when the General Assembly is adjourned shall be filled by the Speaker of the House and a Senate vacancy that occurs when the General Assembly is adjourned shall be filled by the Senate Committee on Committees. Members shall serve until their successors are elected or appointed. Members shall serve no not more than three consecutive terms in any capacity.
- (6)(3) The members shall elect their own chair, who will serve for a term of two years.

\* \* \*

Sec. 2. 4 V.S.A. § 602 is amended to read:

# § 602. DUTIES; JUSTICES, JUDGES, MAGISTRATES, AND THE CHAIR OF THE PUBLIC UTILITY COMMISSION

- (a)(1) Prior to submitting to the Governor the names of candidates for Justices of the Supreme Court, Superior Court judges, magistrates, and the Chair of the Public Utility Commission, the Judicial Nominating Board shall submit to the Court Administrator a list of all candidates, and he or she the Court Administrator shall disclose to the Board information solely about professional disciplinary action taken or pending concerning any candidate.
- (2) From the list of candidates, the Judicial Nominating Board shall select by majority vote, provided that a quorum is present, well-qualified candidates for the position to be filled.
- (b)(1) Whenever a vacancy occurs in the office of a Supreme Court Justice, a Superior Court judge, magistrate, or Chair of the Public Utility Commission, or when an incumbent does not declare that he or she the incumbent will be a candidate to succeed himself or herself themselves, the Board shall submit to the Governor the names of as many persons as it deems well qualified to be appointed to the office.

- (2)(A) A person may nominate another person to fill a vacancy in the office of a Supreme Court Justice, a Superior Court judge, magistrate, or Chair of the Public Utility Commission by submitting a form developed by the Court Administrator pursuant to subdivision (B) of this subdivision (2).
- (B) The Court Administrator shall make available on the Judiciary website a form that permits a person to nominate another person to fill a vacancy in the office of a Supreme Court Justice, a Superior Court judge, magistrate, or Chair of the Public Utility Commission. If a person is nominated pursuant to this subdivision (2), the Court Administrator shall provide the person nominated with information about the application process.
- (c)(1) A candidate for judge or Justice shall be a Vermont resident and an experienced lawyer who has practiced law in Vermont for a minimum of ten 10 years, with at least five three years in Vermont immediately preceding his or her the candidate's application to the Board. The Board may make exceptions to the five-year requirement for absences from practice that the candidate's three years of practice in Vermont be contiguous and immediately preceding the candidate's application for reasons including family, military, academic, or medical leave.
- (2) A candidate for magistrate shall be a Vermont resident and an experienced lawyer who has practiced law in Vermont for at least five years, with at least three years in Vermont immediately preceding his or her the candidate's application to the Board. The Board may make exceptions to the requirement that the candidate's three years of practice in Vermont be contiguous and immediately preceding the candidate's application for reasons including family, military, academic, or medical leave.
- (3) A candidate for Chair of the Public Utility Commission shall not be required to be an attorney; however, if the candidate is admitted to practice law in Vermont, the Judicial Nominating Board shall submit the candidate's name to the Court Administrator, and he or she the Court Administrator shall disclose to the Board information solely about professional disciplinary action taken or pending concerning the candidate. If a candidate is not admitted to practice law in Vermont, but practices a profession requiring licensure, certification, or other professional regulation by the State, the Judicial Nominating Board shall submit the candidate's name to the State professional regulatory entity and that entity shall disclose to the Board any professional disciplinary action taken or pending concerning the candidate.
  - (d) A candidate shall possess the following attributes:
- (1) Integrity. A candidate shall possess a record and reputation for excellent character and integrity.

- (2) Legal knowledge and ability. A candidate shall possess a high degree of knowledge of established legal principles and procedures and have demonstrated a high degree of ability to interpret and apply the law to specific factual situations.
- (3) Judicial temperament. A candidate shall possess an appropriate judicial temperament.
- (4) Impartiality. A candidate shall exhibit an ability to make judicial determinations in a manner free of bias.
- (5) Communication capability. A candidate shall possess demonstrated oral and written capacities, with reasonable accommodations, required by the position.
- (6) Financial integrity. A candidate shall possess demonstrated financial probity.
  - (7) Work ethic. A candidate shall demonstrate diligence.
- (8) Administrative capabilities. A candidate shall demonstrate management and organizational skills or experience required by the position.
- (9) Courtroom experience. For Superior Court, a candidate shall have sufficient trial or other comparable experience that ensures knowledge of the Vermont Rules of Evidence and courtroom procedure. For the Environmental Division of the Superior Court, a candidate shall have experience in environmental and zoning law.
- (10) Other. A candidate shall possess other attributes the Board deems relevant as identified through its rules.
- (e) The Board shall consider the candidate's ties to the Vermont legal community and the candidate's familiarity with the Vermont legal system.
- (f) The Board shall consider the extent to which a candidate would contribute to a Judicial branch that has diverse backgrounds and a broad range of lived experience.
- Sec. 3. 4 V.S.A. § 603 is amended to read:
- § 603. APPOINTMENT OF JUSTICES, JUDGES, MAGISTRATES, PUBLIC UTILITY COMMISSION CHAIR, AND MEMBERS
- (a) Whenever the Governor appoints a Supreme Court Justice, a Superior Judge, a magistrate, the Chair of the Public Utility Commission, or a member of the Public Utility Commission, he or she the Governor shall select from the list of names of qualified well-qualified persons submitted by the Judicial

Nominating Board pursuant to law. The names of candidates submitted and not selected shall remain confidential.

(b) Upon request from the Governor, the Judicial Nominating Board shall reopen the search and provide the Governor with an additional list of persons it deems well qualified to be appointed to the office. A request from the Governor for additional names pursuant to this subsection shall not be made more than once.

#### Sec. 4. EFFECTIVE DATE

This act shall take effect on July 1, 2024.

(Committee Vote: 10-1-0)

**Rep. Squirrell of Underhill**, for the Committee on Appropriations, recommends the bill ought to pass when amended as recommended by the Committee on Judiciary.

(Committee Vote: 12-0-0)

#### H. 847

An act relating to peer support provider and recovery support specialist certification

- (Rep. Berbeco of Winooski will speak for the Committee on Health Care.)
- **Rep. Andrews of Westford**, for the Committee on Ways and Means, recommends the bill ought to pass when amended as follows:

<u>First</u>: By striking out Sec. 3, 3 V.S.A. § 125, in its entirety and inserting in lieu thereof a new Sec. 3 and Sec. 3a to read as follows:

Sec. 3. 3 V.S.A. § 125 is amended to read:

§ 125. FEES

\* \* \*

(b) Unless otherwise provided by law, the following fees shall apply to all professions regulated by the Director in consultation with advisor appointees under Title 26:

\* \* \*

- (2) Application for licensure or certification, \$115.00, except application for:
  - \* \* \*
  - (Q) Peer support providers or recovery support specialists, \$50.00.

\* \* \*

(4) Biennial renewal, \$275.00, except biennial renewal for:

\* \* \*

(V) Peer support provider or recovery support specialist, \$50.00.

\* \* \*

Sec. 3a. 3 V.S.A. § 125 is amended to read:

§ 125. FEES

\* \* \*

(b) Unless otherwise provided by law, the following fees shall apply to all professions regulated by the Director in consultation with advisor appointees under Title 26:

\* \* \*

(2) Application for licensure or certification, \$115.00, except application for:

\* \* \*

(Q) Peer support providers or recovery support specialists, \$50.00 \$75.00.

\* \* \*

<u>Second</u>: By striking out Sec. 6, effective dates, in its entirety and inserting in lieu thereof a new Sec. 6 to read as follows:

# Sec. 6. EFFECTIVE DATES

This act shall take effect on July 1, 2025, except:

- (1) this section and Sec. 5 (rulemaking; peer support providers and recovery support specialists) shall take effect on passage; and
  - (2) Sec. 3a (fees) shall take effect on July 1, 2027.

#### (Committee Vote: 12-0-0)

**Rep. Toleno of Brattleboro**, for the Committee on Appropriations, recommends the bill ought to pass when amended as recommended by the Committee on Ways and Means.

(Committee Vote: 12-0-0)

#### CONSENT CALENDAR FOR ACTION

# House Concurrent Resolutions for Adoption Under Joint Rules 16a - 16d

The following concurrent resolutions have been introduced for approval by the Senate and House and will be adopted automatically unless a Senator or Representative requests floor consideration in that member's chamber before today's adjournment. Requests for floor consideration in either chamber should be communicated to the Senate Secretary's Office or the House Clerk's Office, as applicable. For text of resolutions, see Addendum to House Calendar of Thursday, February 22, 2024.

# H.C.R. 160

House concurrent resolution in memory of veteran Pownal firefighter Kenneth Carlton O'Dell

#### H.C.R. 161

House concurrent resolution honoring Newport City Council Chair John Wilson for his national and municipal public service

#### H.C.R. 162

House concurrent resolution honoring Sergeant at Arms Janet Miller for her stellar public service for the General Assembly

#### H.C.R. 163

House concurrent resolution recognizing Public Schools Week in Vermont

#### CONSENT CALENDAR FOR NOTICE

# Senate Concurrent Resolution for Adoption Under Joint Rules 16a - 16d

The following concurrent resolution has been introduced for approval by the Senate and House and will be adopted automatically unless a Senator or Representative requests floor consideration in that member's chamber prior to adjournment of the next legislative day. Requests for floor consideration in either chamber should be communicated to the Senate Secretary's Office or the House Clerk's Office, as applicable. For text of the resolution, see Addendum to Senate Calendar of Friday, February 23, 2024.

#### S.C.R. 10

Senate concurrent resolution honoring Waterville Town Clerk and Treasurer Nancy LaRose for her exemplary municipal public service

### **For Informational Purposes**

# NOTICE OF CROSSOVER DATES

The Committee on Joint Rules adopted the following Crossover dates:

- (1) All **House/Senate** bills must be reported out of the last committee of reference (including the Committees on Appropriations and on Ways and Means/Finance, except as provided below in (2) and the exceptions listed below) on or before **Friday, March 15, 2024** and filed with the Clerk/Secretary 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 15, 2024.**
- (2) All **House/Senate** bills referred pursuant to House Rule 35(a) or Senate Rule 31 to the Committees on Appropriations and on Ways and Means/Finance must be reported out by the last of those committees on or before **Friday**, **March 22**, **2024** and filed with the Clerk/Secretary so they may be placed on the Calendar for Notice the next legislative day.

Exceptions the foregoing deadlines include the major money bills (the general Appropriations bill ("The Big Bill"), the Transportation Capital bill, the Capital Construction bill, the Pay Act, and the Fee and miscellaneous tax bills).

# NOTICE OF JOINT ASSEMBLY

Friday, March 1, 2024 – 10:30 A.M. – House Chamber – Election of a Sergeant at Arms.

Candidates for the position of Sergeant at Arms, must notify the Secretary of State **in writing** of their candidacies not later than Friday, February 23, 2023, by 4:00 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 this election:

<u>First</u>: All nominations for this office 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.

#### H.C.R. DRAFTING REQUEST DEADLINE

For a House Concurrent Resolution (H.C.R.) to be available for presentation during the Town Meeting Week break, it must be adopted pursuant to the Consent Calendar published not later than the preceding week (Thurs., Feb. 29 and Fri., March 1, 2024).

It was requested that any Member who wishes to present an H.C.R. during the Town Meeting Week break should submit a drafting request to Michael Chernick, Legislative Counsel, <u>not later than</u> Friday, February 16, 2024 at 4:30 P.M. to ensure adequate time for the drafting and Consent Calendar adoption process. That deadline has passed. Any H.C.R. drafting request received after that deadline cannot be guaranteed to be adopted in time for Town Meeting Week presentation.

# **JOINT FISCAL COMMITTEE NOTICES**

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

JFO #3186: \$4,525,801.81 to the Agency of Agriculture, Food and Markets from the U.S. Department of Agriculture. The majority of funds to be subawards to Vermont's agricultural businesses and organizations to build resilience in the middle of the food supply chain and to support market development for small farms and food businesses. Includes full funding for one (1) limited-service position, Agriculture Development Specialist II and 50% support for one (1) limited-service position, Contracts and Grants Specialist I. The other 50% for the position will come from already approved JFO #2982.

[Received February 8, 2024]

**JFO** #3185: \$70,000.00 to the Attorney General's Office from the Sears Consumer Protection and Education Fund to improve accessibility and outreach of the Vermont Consumer Assistance Program to underserved populations in Vermont.

[Received January 31, 2024]

JFO #3184: Three (3) limited-service positions to the Agency of Human Services, Department of Health. One (1) Substance Abuse Program Evaluator, funded through 8/31/28; and one (1) Public Health Specialist II, and one (1) Family Service Specialist both funded through 9/29/2024. The positions are fully funded by previously approved JFO requests #3036 and #1891. These positions will support Vermont's Overdose Data to Action program and the Maternal Mortality Review Panel.

[Received January 31, 2024]

**JFO** #3183: \$182,500.00 to the Agency of Natural Resources, Department of Forests, Parks and Recreation. Funds will be used to complete the purchase of a conservation easement on a 183-acre parcel of land in Townshend, Vermont

(Peterson Farm). [Note: Remainder of the easement (\$82,500) is supported by a State appropriation agreement between the department and the VHCB. Closing costs, including department staff time, is funded by already budgeted federal funds. Ongoing enforcement costs are managed by the department's Lands and Facilities Trust Fund. A \$15,000.00 stewardship contribution to this fund will be made by the landowner at the time of the sale.]

[Received January 31, 2024]

**JFO** #3182: \$125,000.00 to Agency of Natural Resources, Department of Environmental Conservation from the New England Interstate Water Pollution Control Commission to expand current monitoring of cyanotoxins in Lake Champlain and Vermont inland lakes.

[Received January 31, 2024]

JFO #3181: \$409,960.00 to the Agency of Commerce and Community Development, Department of Housing and Community Development from the U.S. Department of the Interior/National Park Service. Funds will be used for the preservation, repair, and restoration of the Old Constitution House, located in Windsor, Vermont. The first Constitution of Vermont was adopted on this site, then known as Elijah West's Tavern, on July 8, 1777. [Note: A State match of \$53,714.00 is accomplished within the agency budget through the reduction of a fraction of an existing position base and existing capital bill funds.]

[Received January 31, 2024]

JFO #3180: One (1) limited-service position, Administrative Services Director III, to the Agency of Administration, Recovery Office. Position will ensure that flood recovery projects are integrated with existing state and federal programs. Will also ensure compliance and tracking of already awarded grants as well as those anticipated in the wake of the July 2023 flooding event. Position is funded through already approved JFO Request #3165 as well as Acts 74 (2021) and 185 (2022). The position is fully funded through 7/31/2027.

[Received January 31, 2024]

**JFO** #3179: Two (2) limited-service positions. One (1) to the Department of Mental Health, Project AWARE Lead Coordinator and one (1) to the Agency of Education, Project AWARE Co-Coordinator. The positions will liaison to coordinate and expand the state's efforts to develop sustainable infrastructure for school-based mental health. Both positions are fully funded through 9/29/28 from previous SAMHSA grant award JFO #2934.

[Received January 26, 2024]

JFO #3178: \$456,436.00 to the Agency of Natural Resources, Secretary's Office from the U.S. Environmental Protection Agency. Funds will support (1) limited-service position, Environmental Analyst IV. This position will serve as administrative lead developing the updated Climate Action Plan with the Vermont Climate Council and perform added work required by the EPA grant. Position is funded through 6/30/2027.

[Received January 11, 2024]

JFO #3177: \$2,543,564.00 to the Agency of Natural Resources, Secretary's Office from the U.S. Environmental Protection Agency. Funding is phase one of a two-phase funding opportunity aimed to support Vermont with climate change mitigation planning efforts. A comprehensive climate action plan will be developed, to overlap with and be synonymous to the required update to Vermont's Climate Action Plan in 2025.

[Received January 12, 2024]

JFO #3176: \$250,000.00 to the Agency of Human Services, Department of Mental Health from the National Association of State Mental Health Program Directors. These funds will increase rapid access to behavioral health care by supporting the peer service component of the mental health urgent care clinic being established in Chittenden County. This clinic will offer an alternative to seeking mental health care in emergency departments

[Received January 11, 2024]