Senate Calendar

FRIDAY, MARCH 1, 2024

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ACTION CALENDAR

NEW BUSINESS

Third Reading

H. 469.

An act relating to remote and electronic processes for executing an advance directive.

Second Reading

Favorable with Recommendation of Amendment

S. 187.

An act relating to student application of sunscreen and car seat safety.

Reported favorably with recommendation of amendment by Senator Weeks 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. 16 V.S.A. § 1389 is added to read:

§ 1389. POSSESSION AND APPLICATION OF SUNSCREEN

- (a) Pursuant to the requirements of this section, each public and approved independent school in the State shall permit students, with the written authorization of a parent or guardian, to possess and self-administer a topical, nonaerosolized sunscreen while on school property or at a school-sponsored event or activity without being required to provide a medical provider's note or prescription or having to store the sunscreen in a specific location. A school shall keep on file a parent's or guardian's written authorization.
- (b) School personnel shall not be required to assist students in applying sunscreen and shall not be responsible for ensuring that the sunscreen is applied to the student.
- (c) The school and school personnel shall be immune from civil liability for any actions taken in good faith in reliance on the provisions of this section. This section shall not apply to recklessness or intentional misconduct on the part of the school or school personnel.

(d) As used in this section, "sunscreen" means a product regulated by the U.S. Food and Drug Administration for over-the-counter use for the purpose of limiting ultraviolet-light-induced skin damage.

Sec. 2. EFFECTIVE DATE

This act shall take effect on July 1, 2024.

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

An act relating to student application of sunscreen

(Committee vote: 5-0-0)

S. 302.

An act relating to public health outreach programs regarding dementia risk.

Reported favorably with recommendation of amendment by Senator Williams 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. § 6221 is amended to read:

§ 6221. PUBLIC EDUCATION RESOURCES

- (a) The Departments of Health and of Disabilities, Aging, and Independent Living shall jointly develop and maintain easily accessible electronic, print, and in-person public education materials and programs on Alzheimer's disease and related disorders that shall serve as a resource for patients, families, caregivers, and health care providers. The Departments shall include information about the State Plan on Aging as well as resources and programs for prevention, care, and support for individuals, families, and communities.
- (b)(1) The Departments of Health, of Mental Health, and of Disabilities, Aging, and Independent Living, in consultation with the Commission on Alzheimer's Disease and Related Disorders and other relevant workgroups and community organizations, shall, as part of existing and relevant public health outreach programs:
 - (A) educate health care providers regarding:
- (i) the value of early detection and timely diagnosis of Alzheimer's disease and other types of dementia;
- (ii) validated assessment tools for the detection and diagnosis of Alzheimer's disease, younger-onset Alzheimer's disease, and other types of dementia;

- (iii) the benefits of a Medicare annual wellness visit or other annual physical for an adult 65 years of age or older to screen for Alzheimer's disease and other types of dementia;
- (iv) the significance of recognizing the family care partner as part of the health care team;
- (v) the Medicare care planning billing code for individuals with Alzheimer's disease and other types of dementia; and
- (vi) the necessity of ensuring that patients have access to language access services, when appropriate; and
 - (B) increase public understanding and awareness of:
- (i) the early warning signs of Alzheimer's disease and other types of dementia; and
- (ii) the benefits of early detection and timely diagnosis of Alzheimer's disease and other types of dementia.
- (2) In their public health outreach programs and any programming and information developed for providers pertaining to Alzheimer's disease and other types of dementia, the Departments shall provide uniform, consistent guidance in nonclinical terms with an emphasis on cultural competency as defined in 18 V.S.A. § 251 and health literacy, specifically targeting populations at higher risk for developing dementia.

Sec. 2. EFFECTIVE DATE

This act shall take effect on July 1, 2024.

(Committee vote: 5-0-0)

Joint Resolution for Second Reading

Favorable

J.R.S. 41.

Joint resolution requesting that the U. S. Postal Service reestablish, as rapidly as possible, a full-service U.S. Post Office in downtown Montpelier.

Reported favorably by Senator Watson for the Committee on Government Operations.

(Committee vote: 6-0-0)

NOTICE CALENDAR

Committee Bill for Second Reading

Favorable with Recommendation of Amendment

S. 301.

An act relating to miscellaneous agricultural subjects.

By the Committee on Agriculture. (Senator Wrenner for the Committee.)

Reported favorably with recommendation of amendment by Senator Wrenner for the Committee on Agriculture.

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

* * * Agricultural Water Quality * * *

Sec. 1. 6 V.S.A. § 4831 is amended to read:

§ 4831. VERMONT SEEDING AND FILTER STRIP PROGRAM

- (a) The Secretary of Agriculture, Food and Markets is authorized to develop a Vermont Critical Source Area Seeding and Filter Strip Program in addition to the federal Conservation Reserve Enhancement Program in order to compensate farmers for establishing and maintaining harvestable perennial vegetative grassed waterways and filter strips on agricultural cropland perpendicular and adjacent to the surface waters of the State, including ditches. Eligible acreage would include includes annually tilled cropland or a portion of cropland currently cropped as hay that will not be rotated into an annual erop for a 10-year period of time. Acreage that is currently managed as hay shall have a prior history of rotation as corn or other annual commodity crop.
- (b) Incentive payments from the Agency of Agriculture, Food and Markets shall be made at the outset of a 10-year grant agreement to establish or maintain the acreage as harvestable grassed waterway or filter strip.
- (c) The Secretary of Agriculture, Food and Markets may establish by procedure financial and technical criteria for the implementation and operation of the Vermont Critical Source Area Seeding and Filter Strip Program.
- (d) Land enrolled in the Vermont agricultural buffer program shall be considered to be in "active use" as that term is defined in 32 V.S.A. § 3752(15).

* * * Agricultural Warehouses * * *

Sec. 2. 6 V.S.A. chapter 67 is amended to read:

CHAPTER 67. PUBLIC WAREHOUSES THAT STORE FARM PRODUCTS

§ 891. LICENSE

Excepting frozen food locker plants, any person, as defined in 9A V.S.A. §§ 1-201 and 7-102, who stores milk, cream, butter, cheese, eggs, meat, poultry, and fruit eggs, as that term is defined in chapter 27 of this title, or produce, as that term is defined in section 851 of this title, for hire in quantities of 1,000 pounds or more of any commodity shall first be licensed by the Secretary of Agriculture, Food and Markets. Each separate place of business shall be licensed.

§ 892. REQUIREMENTS

Before licensing such places a place of business under this chapter, the Secretary of Agriculture, Food and Markets shall satisfy himself or herself be satisfied as to the condition of the building, sanitation, refrigeration, and the general safety of the stored goods under the rules and requirements that he or she the Secretary may deem proper.

§ 893. APPLICATION FORMS; FEE

The Secretary of Agriculture, Food and Markets shall furnish necessary application forms. The annual license date shall be April 1 January 1. The annual license fee shall be \$125.00.

Sec. 3. 6 V.S.A. § 2672(5) is amended to read:

(5) "Milk handler" or "handler" is a person, firm, unincorporated association, or corporation engaged in the business of buying, selling, assembling, packaging, storing, or processing milk or other dairy products for sale within the State of Vermont or outside the State. "Milk handler" or "handler" does not mean a milk producer.

Sec. 4. 6 V.S.A. § 2721 is amended to read:

§ 2721. HANDLERS' LICENSES

- (a) The Secretary may classify and issue licenses to milk handlers to carry on dairy product handling businesses, including the purchase, distribution, storage, or sale of milk or milk products, processing or manufacturing of milk or milk products, including the pasteurization of frozen dessert mixes, transport of milk and milk products, bargaining and collecting for the sale of milk and milk products, and dealing in or brokering milk or milk products.
- (b) A milk handler shall not transact business in the State unless the milk handler secures and holds a handler's license from the Secretary. The license

shall terminate September 1 each year and shall be procured by August 15 of each year. The Secretary shall furnish all forms for applications, licenses, and bonds. At the time the application is delivered to the Secretary, the milk handler shall pay a license application fee of \$50.00 for an initial application and a license fee based on the following table. For a renewal application, only the fee in the table applies. Out-of-state firms shall use the company's highest total pounds of milk or dairy products bought, sold, packaged, assembled, transported, stored, or processed per production day.

Pounds of milk or dairy products bought, sold,	License
packaged, assembled, transported, stored, or	handling
processed per production day:	fee
500 pounds or less	\$ 60.00
Over 500 but less than 10,000 pounds	\$ 200.00
10,000 to 50,000 pounds	\$ 350.00
Over 50,000 but less than 100,000 pounds	\$ 750.00
100,000 to 500,000 pounds	\$1,000.00
Over 500,000 pounds	\$1,500.00
Processor fee per pasteurizer	\$ 75.00

(c) Notwithstanding subsection (b) of this section, the license handling fees only for the transportation of bulk milk shall be capped at \$750.00 per year, and the license handling fees for milk producers who exclusively transport their own bulk milk shall be capped at \$25.00 per year.

Sec. 5. 6 V.S.A. § 3302(36) is amended to read:

(36) "Public warehouseman warehouse operator" means any person who acts as a temporary custodian of meat, meat food product, or poultry product stored in that person's warehouse for a fee.

Sec. 6. 6 V.S.A. § 3306 is amended to read:

§ 3306. LICENSING

(a) No person shall engage in intrastate commerce in the business of buying, selling, preparing, processing, packing, storing, transporting, or otherwise handling meat, meat food products, or poultry products, unless that person holds a valid license issued under this chapter. Categories of licensure shall include commercial slaughterers; custom slaughterers; commercial processors; custom processors; wholesale distributors; retail vendors; meat and poultry product brokers; renderers; public warehouse operators; animal food

manufacturers; handlers of dead, dying, disabled, or diseased animals; and any other category that the Secretary may by rule establish.

* * *

(d) The annual fee for a license for a retail vendor is \$15.00 for vendors without meat processing operations, \$50.00 for vendors with meat processing space of less than 300 square feet or meat display space of less than 20 linear feet, and \$100.00 for vendors with 300 or more square feet of meat processing space or 20 or more linear feet of meat display space. Fees collected under this section shall be deposited in a special fund managed pursuant to 32 V.S.A. chapter 7, subchapter 5 and shall be available to the Agency to offset the cost of administering chapter 204 of this title. For all other plants, establishments, and related businesses listed under subsection (a) of this section, except for a public warehouse licensed under chapter 67 of this title, the annual license fee shall be \$150.00.

* * *

* * * Livestock Dealers * * *

Sec. 7. 6 V.S.A. § 761 is amended to read:

§ 761. DEFINITIONS

As used in this chapter:

- (1) "Camelids" has the same meaning as in section 1151 of this title.
- (2) "Domestic deer" has the same meaning as in section 1151 of this title.
 - (3) "Equines" has the same meaning as in section 1151 of this title.
- (4) "Livestock" means cattle, horses equines, sheep, swine, goats, camelids, fallow deer, red deer, reindeer, and domestic deer, American bison, and any other domestic animal that the Secretary deems livestock for the purposes of this chapter.
- (2)(5) "Livestock dealer" means a person who, on the person's own account or for commission, goes from place to place buying, selling, or transporting livestock either directly or through online or other remote transaction, or who operates a livestock auction or sales ring, provided that "livestock dealer" shall not mean:
- (A) a federal agency, including any department, division, or authority within the agency;
 - (B) a nonprofit association approved by the Secretary; or

- (C) a person who engages in "farming," as that term is defined in 10 V.S.A. § 6001(22), and who raises, feeds, or manages livestock as part of a farming operation when that person is buying, selling, or transporting livestock for the person's farm.
- (3)(6) "Packer" means a livestock dealer person who is solely involved in the purchase of livestock for purpose of slaughter at his or her the person's own slaughter facility.
- (4)(7) "Person" means any individual, partnership, unincorporated association, or corporation.
- (5)(8) "Transporter" means a livestock dealer who limits his or her activity to transporting person who transports livestock for remuneration and who does not buy or sell livestock. A transporter cannot buy or sell livestock and is not required to be bonded.
- Sec. 8. 6 V.S.A. § 762(a) is amended to read:
- (a) A person shall not carry on the business of a livestock dealer, packer, or transporter without first obtaining a license from the Secretary of Agriculture, Food and Markets. Before the issuance of a <u>each applicable</u> license, a person shall file <u>an application on Agency-provided forms</u> with the Secretary an application for a license on forms provided by the Agency. Each application shall be accompanied by a fee of \$175.00 for livestock dealers and packers and \$100.00 for livestock transporters.
 - * * * Contagious Diseases and Animal Movement * * *

Sec. 9. 6 V.S.A. § 1151 is amended to read:

§ 1151. DEFINITIONS

As used in this part:

- (1) "Accredited veterinarian" means a veterinarian approved by the U.S. Department of Agriculture and the State Veterinarian to perform functions specified by cooperative state-federal disease control programs.
- (2) "Animal" or "domestic animal" means cattle, sheep, goats, equines, domestic deer, American bison, swine, poultry, pheasant, Chukar partridge, Coturnix quail, psittacine birds, domestic ferrets, camelids, ratites (ostriches, rheas, and emus), and water buffalo, and any other animals that the Secretary deems a domestic animal for the purposes of this chapter. The term shall include cultured fish propagated by commercial fish farms. Before determining that an unlisted species is a "domestic animal," the Secretary shall consult with the Secretary of Natural Resources.

- (7) "Deer" "Domestic deer" means any member of the family cervidae except for white-tailed deer and moose.
- (8) "Domestic fowl" or "poultry" means all domesticated birds of all ages that may be used are edible as human food, or that produce eggs that may be used are edible as human food, excluding those birds protected wildlife as defined by 10 V.S.A. part 4 § 4001.
- (9) "Equine animal" means "Equines" mean any member of the family equidae, including horses, ponies, mules, asses, and zebras.
- (10) "Fallow deer" means domesticated deer of the genus Dama, species dama.
- (11) "Red deer" means domesticated deer of the family cervidae, subfamily cervidae, genus Cervus, species elaphus.
- (12)(11) "Reactor" means an animal that tests positive to any official test required under this chapter.
- (13)(12) "Reportable disease" means any disease included in the National List of Reportable Animal Diseases and any disease required by the Secretary by rule to be reportable.
- (14)(13) "Secretary" means the Secretary of Agriculture, Food and Markets or designee.
- Sec. 10. 6 V.S.A. § 1153 is amended to read:

§ 1153. RULES

- (a) The Secretary shall adopt rules necessary for the discovery, control, and eradication of contagious diseases and for the slaughter, disposal, quarantine, vaccination, and transportation of animals found to be diseased or exposed to a contagious disease. The Secretary may also adopt rules requiring the disinfection and sanitation of real estate, buildings, vehicles, containers, and equipment that have been associated with diseased livestock.
- (b) The Secretary shall adopt rules establishing fencing and transportation requirements for <u>domestic</u> deer.
- (c) The Secretary shall adopt rules necessary for the inventory, registration, tracking, and testing of domestic deer.
- Sec. 11. 6 V.S.A. § 1165 is amended to read:

§ 1165. TESTING OF CAPTIVE DEER

(a) Definitions. As used in this section:

- (1) "Captive deer operation" means a place where <u>domestic</u> deer are privately or publicly maintained, in an artificial manner, or held for economic or other purposes within a perimeter fence or confined space.
- (2) "Chronic wasting disease" or "CWD" means a transmissible spongiform encephalopathy.
- (b) Testing. A person operating a captive deer operation under the jurisdiction of the Secretary of Agriculture, Food and Markets shall inform the Secretary when a captive deer in his or her the person's control dies or is sent to slaughter. The person operating the captive deer operation shall make the carcass of a deceased or slaughtered animal available to the Secretary for testing for CWD.
- (c) Cost. The cost of CWD testing required under this section shall be assessed to the person operating the captive deer operation from which the tested captive deer originated.
 - * * * Pesticides; Mosquito Control; Rodenticides * * *
- Sec. 12. 6 V.S.A. § 1083 is amended to read:
- § 1083. DUTIES OF SECRETARY OF AGRICULTURE, FOOD AND MARKETS; AUTHORITY OF LANDOWNERS TO USE MOSQUITO CONTROLS
- (a) The Secretary of Agriculture, Food and Markets shall may personally or through the Secretary's duly authorized agents:
- (1) Survey swamps or other sections within the State suspected of being mosquito or other biting arthropod breeding areas.
- (2) Map each section so surveyed, indicate all mosquito or other biting arthropod breeding places and determine methods best adapted for mosquito or other biting arthropod abatement in the areas by drainage, oiling habitat modification, or other means.
- (3) Investigate the mosquito or other biting arthropod life history and habits and determine the species present within the areas, and make any other studies he or she the Secretary deems necessary to provide useful information in mosquito or other biting arthropod abatement.
- (4) Make the results of the Secretary's surveys, investigations, and studies available to the Department of Health, or relevant selectboard members, or mayors of towns or cities, as the case may be, in which work was done; and shall do so also upon request, shall make those results available to any organizations, public or private, or individuals interested in mosquito or other biting arthropod control surveillance work.

- (5) Issue or deny permits to any person for the use of larvicides or pupacides for mosquito control in the waters of the State pursuant to procedures adopted under 3 V.S.A. chapter 25. Such procedures shall include provisions regarding an opportunity for public review and comment on permit applications. Persons applying for a permit shall apply on a form provided by the Agency. The Secretary shall seek the advice of the Agricultural Innovation Board when designating acceptable control products and methods for their use and when adopting or amending procedures for implementing this subsection. Before issuing a permit under this subsection, the Secretary shall find, after consultation with the Secretary of the Agency of Natural Resources, that there is acceptable risk to the nontarget environment and that there is negligible risk to public health.
- (6) Notwithstanding the provisions of subdivision (5) of this subsection, when the Commissioner of Health has determined that available information suggests that an imminent risk to public health exists as a result of a potential outbreak of West Nile Virus or other serious illness for which mosquitoes are vectors, the Secretary of Agriculture, Food and Markets may issue permits for the use of larvicides or pupacides for mosquito control without prior public notice or comment.
- (b) Notwithstanding any provisions of law to the contrary, a landowner may use biological larvicides or pupacides on his or her own land a properly registered mosquito control pesticide for mosquito control on the landowner's land without obtaining a permit, provided that the biological larvicide or pupacide is designated Secretary designates it as an acceptable control product for this purpose by the Secretary and the landowner complies with all requirements on the label of the product.
- Sec. 13. 6 V.S.A. § 1084 is amended to read:

§ 1084. ENGINEERS OR TECHNICIANS EMPLOYEES; EQUIPMENT; ENTRY ON LANDS

The Secretary may employ one or more trained mosquito control engineers or technicians persons to carry out provisions of section 1083 of this title and procure such equipment as is necessary. The Secretary and his or her or duly authorized agents of the Secretary may enter upon any lands in the State making the aforementioned surveys, investigations, and studies.

Sec. 14. 6 V.S.A. § 1085 is amended to read:

§ 1085. MOSQUITO CONTROL GRANT PROGRAM

(a) A Mosquito Control District formed pursuant to 24 V.S.A. chapter 121 may apply, in a manner prescribed by the Secretary, in writing to the Secretary

of Agriculture, Food and Markets for a State assistance grant for mosquito control activities.

(b) After submission of an application under subsection (a) of this section, the Secretary of Agriculture, Food and Markets may award a grant of 75 percent or less of the project costs for the purchase and application of larvicide and the costs associated with required larval survey activities within a Mosquito Control District. The Mosquito Control District may provide 25 percent of the project costs through in-kind larvicide services or the purchase of capital equipment used for larval management activities. At the Secretary's discretion, costs associated with capital equipment that may be required for larval eontrol management programs within a Mosquito Control District may be eligible for grant awards up to 75 percent of the total equipment costs.

* * *

(e) Larvicide application funded in part under this section shall occur only after the Secretary of Agriculture, Food and Markets approves treatment as warranted within a Mosquito Control District. The approval of the Secretary shall be based upon a biological assessment of mosquito larvae and pupae populations by a technician person trained and approved by the Agency of Agriculture, Food and Markets.

* * *

Sec. 15. 6 V.S.A. § 911 is amended to read:

§ 911. DEFINITIONS

As used in this chapter:

* * *

- (4) "Secretary" means the Secretary of Agriculture, Food and Markets.
- (5) "Economic poison" means:
- (A) any substance produced, distributed, or used for preventing, destroying, or repelling any insects, rodents, nematodes, fungi, weeds, or other forms of plant or animal life or viruses, except viruses on or in living humans or other animals, that the Secretary shall declare to be a pest; or
- (B) any substance produced, distributed, or used as a plant regulator, defoliant, or desiccant.

* * *

(18) "Rodenticide" means any substance or mixture of substances intended for preventing, destroying, repelling, or mitigating rodents or any other vertebrate animal that the Secretary shall declare to be a pest.

* * *

- (29) "Second-generation anticoagulant rodenticide" means any rodenticide containing any one of the following active ingredients: brodifacoum, bromadiolone, difenacoum, or difethialone.
- Sec. 16. 6 V.S.A. § 918(g) is added to read:
- (g) The Secretary shall register as a restricted use pesticide any second-generation anticoagulant rodenticide that is distributed, sold, sold into, or offered for sale within the State or delivered for transportation or transported in intrastate commerce or between points within this State through any point outside this State.
 - * * * Vermont Agricultural Credit Program * * *
- Sec. 17. 10 V.S.A. § 374a is amended to read:

§ 374a. CREATION OF THE VERMONT AGRICULTURAL CREDIT PROGRAM

- (a) There is created the Vermont Agricultural Credit Program, which will provide an alternative source of sound and constructive credit to farmers and forest products businesses who are not having their credit needs fully met by conventional agricultural credit sources at reasonable rates and terms; or, in the alternative, the granting of the loan shall serve as a substantial inducement for the establishment or expansion of an eligible project within the State. The Program is intended to meet, either in whole or in part, the credit needs of eligible agricultural facilities and farm operations in fulfillment of one or more of the purposes listed in this subsection by making direct loans and participating in loans made by other agricultural credit providers:
- (1) to encourage diversification, cooperative farming, and the development of innovative farming techniques for farming and forest products businesses;

* * *

Sec. 18. 10 V.S.A. § 374b is amended to read:

§ 374b. DEFINITIONS

As used in this chapter:

(1) "Agricultural facility" means land and rights in land, buildings, structures, machinery, and equipment that is used for, or will be used for producing, processing, preparing, packaging, storing, distributing, marketing, or transporting agricultural or forest products that have been primarily at least partially produced in this State, and working capital reasonably required to operate an agricultural facility.

* * *

(4) "Farm ownership loan" means a loan to acquire or enlarge a farm or agricultural facility, to make capital improvements including construction, purchase, and improvement of farm and agricultural facility buildings, farm worker housing, or farmer housing that can be made fixtures to the real estate, to promote soil and water conservation and protection or provide housing, and to refinance indebtedness incurred for farm ownership or operating loan purposes, or both.

* * *

- (8) "Farm operation" shall mean means the cultivation of land or other uses of land for the production of food, fiber, horticultural, silvicultural, orchard, maple syrup, Christmas trees, forest products, or forest crops; the raising, boarding, and training of equines, and the raising of livestock; or any combination of the foregoing activities. "Farm operation" also means the storage, preparation, retail sale, and transportation of agricultural or forest commodities accessory to the cultivation or use of such land. "Farm operation" also shall mean means the operation of an agritourism business on a farm subject to regulation under the Required Agricultural Practices. "Farm operation" also means a business that provides specialty services to farmers, such as foresters, farriers, hoof trimmers, or large animal veterinarians operating mobile units.
- (9) "Forest products business" means a Vermont an enterprise that is primarily engaged in managing, harvesting, trucking, processing, manufacturing, crafting, or distributing forest products at least partially derived from Vermont forests.

* * *

(15) "Resident" means a person who is or will be domiciled in this State as evidenced by an intent to maintain a principal dwelling place in the State indefinitely and to return there if temporarily absent, coupled with an act or acts consistent with that intent, including the filing of a Vermont income tax return within 18 months of the application for a loan under this chapter. In the case of a limited liability company, partnership, corporation, or other business

entity, resident means a business entity formed under the laws of Vermont, the majority of which is owned and operated by Vermont residents who are natural persons. [Repealed.]

Sec. 19. 10 V.S.A. § 374h is amended to read:

§ 374h. LOAN ELIGIBILITY STANDARDS

A farmer, <u>forest products business</u>, or a limited liability company, partnership, corporation, or other business entity the majority with a minimum <u>20 percent</u> ownership of which is vested in one or more farmers, <u>forest products businesses</u>, or a <u>nonprofit corporation</u>, shall be eligible to apply for a farm ownership or operating loan <u>that shall be intended to expand the agricultural economy or forest economy of the State</u>, provided the applicant is:

- (1) a resident of this State and will help to expand the agricultural economy of the State;
- (2) an owner, prospective purchaser, or lessee of agricultural land in the State or of depreciable machinery, equipment, or livestock to be used in the State;
- (3)(2) a person of sufficient education, training, or experience in the operation and management of an agricultural facility or farm operation or forest products business of the type for which the applicant requests the loan;
- (4)(3) an operator or proposed operator of an agricultural facility, farm operation, or forest products business for whom the loan reduces investment costs to an extent that offers the applicant a reasonable chance to succeed in the operation and management of an agricultural facility or farm operation;
- (5)(4) a creditworthy person under such standards as the corporation may establish;
- (6)(5) able to provide and maintain adequate security for the loan by a mortgage on real property or a security agreement and perfected financing statement on personal property;
- (7)(6) able to demonstrate that the applicant is responsible and able to manage responsibilities as owner or operator of the farm operation, agricultural facility, or forest products business;
- (8)(7) able to demonstrate that the applicant has made adequate provision for insurance protection of the mortgaged or secured property while the loan is outstanding;
- (9)(8) a person who possesses the legal capacity to incur loan obligations;

- (10)(9) in compliance with such other reasonable eligibility standards as the corporation may establish;
- (11)(10) able to demonstrate that the project plans comply with all regulations of the municipality where it is to be located and of the State of Vermont;
- (12)(11) able to demonstrate that the making of the loan will be of public use and benefit;
- (13)(12) able to demonstrate that the proposed loan will be adequately secured by a mortgage on real property or by a security agreement on personal property; and
- (14)(13) there will be sufficient projected cash flow to service a reasonable level of debt, including the loan or loans, being considered by the corporation.

* * * Effective Date * * *

Sec. 20. EFFECTIVE DATE

This act shall take effect on July 1, 2024.

(Committee vote: 5-0-0)

Second Reading

Favorable with Recommendation of Amendment

S. 109.

An act relating to Medicaid coverage for doula services.

Reported favorably with recommendation of amendment by Senator Gulick 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. § 1901m is added to read:

§ 1901m. MEDICAID COVERAGE FOR DOULA SERVICES

(a) The Department of Vermont Health Access shall provide reimbursement to a qualified doula for providing childbirth education and support services, including physical and emotional support, to an individual covered by Medicaid during pregnancy, labor and delivery, and the postpartum period, regardless of the outcome of the pregnancy.

(b) As used in this section, "qualified doula" means a doula who is registered with or certified or licensed by the Office of Professional Regulation.

Sec. 2. MEDICAID REIMBURSEMENT FOR DOULA SERVICES; LEGISLATIVE INTENT

It is the intent of the General Assembly that the Department of Vermont Health Access reimburse qualified doulas in amounts that are reasonable and adequate for the services provided and that are consistent with the reimbursement rates set by other states' Medicaid programs.

Sec. 3. OFFICE OF PROFESSIONAL REGULATION; DOULAS; SUNRISE REVIEW

- (a) The Office of Professional Regulation, in consultation with interested stakeholders, shall undertake a review of doulas in accordance with 26 V.S.A. chapter 57 to determine the appropriate form of regulation for the profession. For purposes of this review, and in accordance with 26 V.S.A. § 3105(b), the General Assembly finds that it is necessary for the State to regulate doulas.
- (b) On or before January 8, 2025, the Office of Professional Regulation shall report the results of the review required by subsection (a) of this section to the House Committees on Health Care and on Government Operations and Military Affairs and the Senate Committees on Health and Welfare and on Government Operations, including a recommendation regarding whether doulas in Vermont would be regulated most appropriately through a registration, certification, or licensure process, along with the Office's proposals for legislative action to establish that process.

Sec. 4. STATE PLAN AMENDMENT

The Department of Vermont Health Access shall seek a state plan amendment from the Centers for Medicare and Medicaid Services if needed to allow Vermont's Medicaid program to provide coverage for doula services in accordance with Sec. 1 of this act.

Sec. 5. EFFECTIVE DATES

- (a) Sec. 1 shall take effect on July 1, 2025 or, if a state plan amendment is necessary, upon approval of the state plan amendment, whichever is later.
 - (b) The remaining sections shall take effect on passage.

(Committee vote: 3-2-0)

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

The Committee recommends that the report of the Committee on Health and Welfare be amended by striking out all after the enacting clause and inserting in lieu thereof the following:

Sec. 1. OFFICE OF PROFESSIONAL REGULATION; DOULAS; SUNRISE REVIEW

- (a) The Office of Professional Regulation, in consultation with interested stakeholders, shall undertake a review of doulas in accordance with 26 V.S.A. chapter 57 to determine the appropriate form of regulation for the profession. For purposes of this review, and in accordance with 26 V.S.A. § 3105(b), the General Assembly finds that it is necessary for the State to regulate doulas.
- (b) On or before January 8, 2025, the Office of Professional Regulation shall report the results of the review required by subsection (a) of this section to the House Committees on Health Care and on Government Operations and Military Affairs and the Senate Committees on Health and Welfare and on Government Operations, including a recommendation regarding whether doulas in Vermont would be regulated most appropriately through a registration, certification, or licensure process, along with the Office's proposals for legislative action to establish that process.

Sec. 2. MEDICAID COVERAGE FOR DOULA SERVICES; COSTS; REPORT

- (a) As used in this section, "qualified doula" means a doula who is registered with or certified or licensed by the Office of Professional Regulation.
- (b) The Department of Vermont Health Access shall develop a proposed methodology and determine the estimated costs if Vermont Medicaid were to provide reimbursement to qualified doulas for providing childbirth education and support services, including physical and emotional support, to individuals covered by Medicaid during pregnancy, labor and delivery, and the postpartum period, regardless of the outcome of the pregnancy.
 - (c) In its fiscal year 2026 budget proposal, the Department shall provide:
- (1) its proposed reimbursement methodology for and estimated costs of providing Medicaid coverage for doula services;
- (2) a recommendation for whether doula services should be covered by Vermont Medicaid;

- (3) if doula services are covered, ways to recognize the potentially beneficial impacts of doula coverage on Medicaid spending over time; and
- (4) information regarding whether a Medicaid state plan amendment would be necessary in order for Vermont Medicaid to cover doula services.

Sec. 3. EFFECTIVE DATE

This act shall take effect on passage.

(Committee vote: 7-0-0)

S. 189.

An act relating to mental health response service protocols.

Reported favorably with recommendation of amendment by Senator Lyons 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. 18 V.S.A. § 7260 is added to read:

§ 7260. MENTAL HEALTH RESPONSE SERVICE GUIDELINES

- (a) The Department shall develop guidelines for use by municipalities, including use by emergency medical technicians and public safety personnel, such as law enforcement officers as defined by 20 V.S.A. § 2351a and firefighters as defined in 20 V.S.A. § 3151, who are employed, volunteer, or are under contract with a municipality. The guidelines shall recommend best practices for de-escalation and for mental health response services, including crisis response services. The Department shall make the guidelines available to municipalities and publish the guidelines on the Department's website.
- (b) In developing the guidelines required pursuant to subsection (a) of this section, the Department shall consult with the following entities:
 - (1) the Department of Health;
 - (2) the Department of Disabilities, Aging, and Independent Living;
 - (3) the Department of Public Safety;
 - (4) the Vermont Care Partners;
 - (5) the Vermont Psychiatric Survivors;
 - (6) the Vermont chapter of the National Alliance on Mental Illness;
 - (7) the Vermont Criminal Justice Council;
 - (8) the Vermont League of Cities and Towns; and

(9) any other entity the Department deems appropriate.

Sec. 2. PRESENTATION: SOCIAL SERVICE PROVIDER SAFETY

- (a) On or before November 15, 2024, the Agency of Human Services, in collaboration with the Vermont chapter of the National Association of Social Workers, shall convene one or more meetings related to social service provider safety with community-based social service organizations.
- (1) The following community-based social service organizations and professions may be included in the meeting or meetings described in this subsection:
 - (A) the Vermont Network Against Domestic and Sexual Violence;
 - (B) the Vermont Coalition to End Homelessness;
 - (C) mental health and health care providers;
 - (D) community action programs;
 - (E) restorative justice service providers; and
 - (F) disability service providers and advocates.
- (2) In advance of the meeting or meetings described in this subsection, the participating community-based social service organizations and professions may review both studies related social service provider safety and individual social service provider safety experiences.
- (b) On or before January 31, 2025, the Agency of Human Services, in collaboration with the Vermont chapter of the National Association of Social Workers, shall present findings and recommendations to the House Committee on Human Services and the Senate Committee on Health and Welfare, including a list of the community-based social service organizations that participated in the meeting or meetings and the number of meetings convened.

Sec. 3. EFFECTIVE DATE

This act shall take effect on July 1, 2024.

and that after passage the title of the bill be amended to read: "An act relating to mental health response service guidelines and social service provider safety"

(Committee vote: 5-0-0)

S. 191.

An act relating to New American Advancement Grant Applicants.

Reported favorably with recommendation of amendment by Senator Hashim for the Committee on Education.

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. 16 V.S.A. § 2846 is amended to read:

§ 2846. ADVANCEMENT GRANTS

- (a) The Corporation may establish an advancement grant program for residents pursuing nondegree education and training opportunities who do not meet the definition of student in subdivision 2822(3) of this title, and who may not meet the requirements of this subchapter.
- (b) Advancement grants may be used at institutions that are not approved postsecondary education institutions.
- (c) The Corporation may adopt rules or establish policies, procedures, standards, and forms for advancement grants, including the requirements for applying for and using the grants and the eligibility requirements for the institutions where the grants may be used. Such rules shall be consistent with subsection (d) of this section.
- (d) Notwithstanding subsection (a) of this section, applicants who qualify for in-state tuition to the Community College of Vermont pursuant to subsection 2185(c) of this title shall not be ineligible for the advancement grant solely on account of the applicant's residency status under subdivision 2822(7) of this title. The Corporation shall establish policies, procedures, standards, or forms regarding required documentation for eligibility under this subsection.

Sec. 2. INCENTIVE GRANT ELIGIBILITY; RESIDENCY

- (a) Notwithstanding any provision of law to the contrary, a person who qualifies for in-state tuition to the Community College of Vermont pursuant to 16 V.S.A. § 2185(c) shall not be ineligible for the Vermont incentive grant program under 16 V.S.A. §§ 2841–2844 solely on account of that person's residency status.
 - (b) This section shall be repealed on July 1, 2027.

Sec. 3. EFFECTIVE DATE

This act shall take effect on July 1, 2024.

and that after passage the title of the bill be amended to read: "An act relating to New American educational grant opportunities"

(Committee vote: 5-0-0)

An act relating to Vermont's public libraries.

Reported favorably with recommendation of amendment by Senator Campion for the Committee on Education.

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

- * * * Library Policies; Selection and Retention of Library Materials * * *
- Sec. 1. 22 V.S.A. § 67 is amended to read:
- § 67. PUBLIC LIBRARIES; STATEMENT OF POLICY; USE OF FACILITIES AND RESOURCES

* * *

- (c) To ensure that Vermont libraries protect and promote the principles of free speech, inquiry, discovery, and public accommodation, it is necessary that the trustees, managers, or directors of free public libraries adopt policies that comply with the First Amendment to the U.S. Constitution and State and federal civil rights and antidiscrimination laws.
- Sec. 2. 22 V.S.A. § 69 is added to read:

§ 69. PUBLIC LIBRARIES; SELECTION AND RECONSIDERATION OF LIBRARY MATERIALS

A public library shall adopt a policy for the selection and reconsideration of library materials that complies with the First Amendment to the U.S. Constitution, the Civil Rights Act of 1964, and State laws prohibiting discrimination in places of public accommodation. A public library may adopt as its policy a model policy adopted by the Department of Libraries pursuant to section 606 of this title.

- * * * Confidentiality of Library Records; Minors * * *
- Sec. 3. 22 V.S.A. § 172 is amended to read:
- § 172. LIBRARY RECORD CONFIDENTIALITY; EXEMPTIONS

* * *

(b) Unless authorized by other provisions of law, the library's officers, employees, and volunteers shall not disclose the records except:

* * *

(4) to custodial parents or guardians of patrons under age 16 12 years of age; or

* * *

* * * Public Safety * * *

Sec. 4. 13 V.S.A. § 1702 is amended to read:

§ 1702. CRIMINAL THREATENING

* * *

(d) A person who violates subsection (a) of this section by making a threat that places any person in reasonable apprehension that death, serious bodily injury, or sexual assault will occur at a public or private school; postsecondary education institution; <u>public library</u>; place of worship; polling place during election activities; the Vermont State House; or any federal, State, or municipal building shall be imprisoned not more than two years or fined not more than \$2,000.00, or both.

* * *

(h) As used in this section:

* * *

(12) "Public library" means a public library as defined in 22 V.S.A. § 101.

* * *

* * * Library Governance * * *

Sec. 5. 22 V.S.A. § 105 is amended to read:

- § 105. GENERAL POWERS
 - (a) The trustees, managers, or directors shall:
- (1) elect the officers of the corporation from their number and have the control and management of the affairs, finances, and property of the corporation;
 - (2) adopt bylaws and policies governing the operation of the library;
 - (3) establish a library budget;
 - (4) hold regular meetings; and

- (5) ensure compliance with the terms of any funding, grants, or bequests.
 - (b) The Trustees, managers, or directors may:
- (1) accept donations and, in their discretion, hold the donations in the form in which they are given for the purposes of science, literature, and art germane to the objects and purposes of the corporation. They may,; and
- (2) in their discretion, receive by loan books, manuscripts, works of art, and other library materials and hold or circulate them under the conditions specified by the owners.
- Sec. 6. 22 V.S.A. § 143 is amended to read:

§ 143. TRUSTEES

- (a) Unless a municipality which that has established or shall establish a public library votes at its annual meeting to elect a board of trustees, the governing body of the municipality shall appoint the trustees. The appointment or election of the trustees shall continue in effect until changed at an annual meeting of the municipality. When trustees are first chosen, they shall be elected or appointed for staggered terms.
- (b) The board shall consist of not less than five trustees who shall have full power to:
- (1) manage the public library, make and any property that shall come into the hands of the municipality by gift, purchase, devise, or bequest for the use and benefit of the library;
 - (2) adopt bylaws, and policies governing the operation of the library;
- (3) elect officers, establish a library policy and receive, control and manage property which shall come into the hands of the municipality by gift, purchase, devise or bequest for the use and benefit of the library;
 - (4) establish a library budget;
 - (5) hold regular meetings; and
- (6) ensure compliance with the terms of any funding, grants, or bequests.
- (c) The board may appoint a director for the efficient administration and conduct of the library. A library director shall be under the supervision and control of the library board of trustees.
- (b) When trustees are first chosen, they shall be elected or appointed for staggered terms.

* * * Department of Libraries * * *

Sec. 7. 22 V.S.A. § 606 is amended to read:

§ 606. OTHER DUTIES AND FUNCTIONS

The Department, in addition to the functions specified in section 605 of this title:

* * *

(5) May Shall provide a continuing education program for a Certificate in Public Librarianship. The Department shall conduct seminars, workshops, and other programs to increase the professional competence of librarians in the State.

* * *

- (8) Shall be the primary access point for State information, and provide advice on State information technology policy.
- (9) May develop and adopt model policies for free public libraries concerning displays, meeting room use, patron behavior, internet use, materials reconsideration, and other relevant topics to ensure substantive compliance with the First Amendment to the U.S. Constitution and Vermont laws prohibiting discrimination.
- (10) Shall adopt a collection development policy that reflects Vermont's diverse people and history, including diversity of race, ethnicity, sex, gender identity, sexual orientation, disability status, religion, and political beliefs.
- (11) May develop best practices and guidelines for public libraries and library service levels.

* * * Effective Date * * *

Sec. 8. EFFECTIVE DATE

This act shall take effect on July 1, 2024.

(Committee vote: 3-2-0)

ORDERED TO LIE

S. 94.

An act relating to the City of Barre tax increment financing district.

CONCURRENT RESOLUTIONS FOR ACTION

Concurrent Resolutions For Action Under Joint Rule 16

The following joint concurrent resolutions have been introduced for approval by the Senate and House. They will be adopted by the Senate unless a Senator requests floor consideration before the end of the session. Requests for floor consideration should be communicated to the Secretary's Office.

(H.C.R. 164-170 For text of Resolutions, see Addendum to House Calendar of February 29, 2024)

NOTICE OF JOINT ASSEMBLY

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

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.

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 #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 #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 #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 #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 #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 #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 #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 #3187: Two (2) limited-service positions to the Public Service Department, Vermont Community Broadband Board: Administrative Services Manager III and Data and Information Project Manager. Positions will carry out work related to the federal Broadband Equity, Access and Deployment (BEAD) program. This program has the potential to bring in additional Broadband investment, provided local applications are successful. Positions are fully funded through 11/30/2027 and are funded by previously approved JFO #3136.

[Received February 26, 2024]

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 15, 2024**, and filed with the Secretary/Clerk so they may be placed on the Calendar for Notice the next legislative day.
- (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 22**, **2024**, 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 (Appropriations "Big Bill", Transportation Spending Bill, Capital Construction Bill, Pay Bill, and Miscellaneous Tax Bill).