# Journal of the Senate

### **TUESDAY, MARCH 26, 2024**

The Senate was called to order by the President.

#### **Devotional Exercises**

A moment of silence was observed in lieu of devotions.

### Pledge of Allegiance

The President then led the members of the Senate in the pledge of allegiance.

### Message from the House No. 34

A message was received from the House of Representatives by Ms. Courtney Reckord, its Second Assistant Clerk, as follows:

#### Mr. President:

I am directed to inform the Senate that:

The House has passed House bills of the following titles:

- **H. 10.** An act relating to amending the Vermont Employment Growth Incentive Program.
  - H. 289. An act relating to the Renewable Energy Standard.
- **H. 621.** An act relating to health insurance coverage for diagnostic breast imaging.
- **H. 661.** An act relating to child abuse and neglect investigation and substantiation standards and procedures.
- **H. 704.** An act relating to disclosure of compensation in job advertisements.
- **H. 872.** An act relating to miscellaneous updates to the powers of the Vermont Criminal Justice Council and the duties of law enforcement officers.

In the passage of which the concurrence of the Senate is requested.

The House has adopted House concurrent resolutions of the following titles:

**H.C.R. 181.** House concurrent resolution recognizing June 24, 2024 as Saint-Jean-Baptiste Day in Vermont.

- **H.C.R. 182.** House concurrent resolution congratulating the 2024 Fair Haven Union High School Slaters Division II championship girls' basketball team.
- **H.C.R. 183.** House concurrent resolution recognizing March 2024 as National Senior Nutrition Program Month in Vermont and celebrating over a half century of the federal Senior Nutrition Program.
- **H.C.R. 184.** House concurrent resolution congratulating the Desorcie family on 60 years of wonderful and continuous family ownership of Desorcie's Market in Highgate Center.
- **H.C.R. 185.** House concurrent resolution congratulating the 2024 Thetford Academy Panthers Division III championship boys' basketball team.
- **H.C.R.** 186. House concurrent resolution celebrating the centennial of diplomatic relations between the Republic of Ireland and the United States and the continuing enthusiastic and warm friendship between the two nations.
- **H.C.R. 187.** House concurrent resolution congratulating the 2024 Mt. Anthony Union High School Patriots wrestling team on winning the school's 35th consecutive State championship.
- **H.C.R.** 188. House concurrent resolution congratulating Milton High School junior Olivia Thomas on her individual track and field achievements.
- **H.C.R. 189.** House concurrent resolution designating March 28, 2024 as Alzheimer's Awareness Day at the State House.
- **H.C.R. 190.** House concurrent resolution designating March 26, 2024 as Robert Frost Day in Vermont.
- **H.C.R. 191.** House concurrent resolution recognizing March 25, 2024 as National Medal of Honor Day in Vermont.

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

# Rules Suspended; Bill Not Referred to Committee Appropriations S. 301

Appearing on the Calendar for notice, and, pending referral of the bill to the Committee on Appropriations pursuant to Senate Rule 31, Senator Kitchel moved that the rules be suspended and the Senate bill entitled:

An act relating to miscellaneous agricultural subjects.

*Not* be referred to the Committee on Appropriations pursuant to Senate Rule 31 (and thereby remain on the Calendar for notice),

Which was agreed to.

# Joint Senate Resolution Adopted on the Part of the Senate

J.R.S. 50.

Joint Senate resolution of the following title was offered, read and adopted on the part of the Senate, and is as follows:

By Senator Baruth,

**J.R.S. 50.** Joint resolution relating to weekend adjournment on March 29, 2024.

# Resolved by the Senate and House of Representatives:

That when the two Houses adjourn on Friday, March 29, 2024, it be to meet again no later than Tuesday, April 2, 2024.

#### **Bills Referred**

House bills of the following titles were severally read the first time and referred:

#### H. 10.

An act relating to amending the Vermont Employment Growth Incentive Program.

To the Committee on Economic Development, Housing and General Affairs.

#### H. 289.

An act relating to the Renewable Energy Standard.

To the Committee on Natural Resources and Energy.

#### H. 621.

An act relating to health insurance coverage for diagnostic breast imaging.

To the Committee on Health and Welfare.

### H. 661.

An act relating to child abuse and neglect investigation and substantiation standards and procedures.

To the Committee on Health and Welfare.

#### H. 704.

An act relating to disclosure of compensation in job advertisements.

To the Committee on Economic Development, Housing and General Affairs.

#### H. 872.

An act relating to miscellaneous updates to the powers of the Vermont Criminal Justice Council and the duties of law enforcement officers.

To the Committee on Government Operations.

#### **Bills Passed**

Senate bills of the following titles were severally read the third time and passed:

- **S. 58.** An act relating to increasing the penalties for subsequent offenses for trafficking and dispensing or sale of a regulated drug with death resulting.
- **S. 184.** An act relating to the use of automated traffic law enforcement (ATLE) systems.
  - **S. 258.** An act relating to the management of fish and wildlife.

# **Third Reading Ordered**

### H. 554.

Senator Norris, for the Committee on Government Operations, to which was referred House bill entitled:

An act relating to approval of the adoption of the charter of the Town of South Hero.

Reported that the bill ought to pass in concurrence.

Senator Brock, for the Committee on Finance, to which the bill was referred, reported the bill ought to pass in concurrence.

Thereupon, the bill was read the second time by title only pursuant to Rule 43, and third reading of the bill was ordered.

# **Bill Amended; Third Reading Ordered**

#### S. 204.

Senator Gulick, for the Committee on Education, to which was referred Senate bill entitled:

An act relating to reading assessment and intervention.

Reported recommending that the bill be amended by striking out all after the enacting clause and inserting in lieu thereof the following:

\* \* \* Findings \* \* \*

#### Sec. 1. FINDINGS

The General Assembly finds that:

- (1) Literacy, particularly in early grades, is critical for success in future education, work, and life.
  - (2) Roughly half of Vermont students are still at or below proficiency.
- (3) Research in recent years is clear. We know how to teach reading in a proven, evidence-based manner. Yet outdated practices linger in classrooms and in educator preparation programs.
  - \* \* \* Reading Assessment and Intervention \* \* \*
- Sec. 2. 16 V.S.A. § 2907 is added to read:

# § 2907. KINDERGARTEN THROUGH GRADE THREE READING ASSESSMENT AND INTERVENTION

- (a)(1) Annually, the Agency of Education shall update and publish a list of reviewed universal reading screeners and assessments to be used by supervisory unions and approved independent schools for determining reading skills and identifying students in kindergarten through grade three demonstrating reading struggles or showing characteristics associated with dyslexia.
- (2) The Agency's review of universal reading screeners and assessments shall include a review of the evidence base of the screeners and assessments. In publishing the list required under subdivision (1) of this subsection, the Agency shall issue guidance on measuring skills based on grade-level predictive measures, including:
  - (A) phonemic awareness;
  - (B) letter naming;
  - (C) letter sound correspondence;
  - (D) real- and nonword reading;
  - (E) oral text reading accuracy and rate;
  - (F) comprehension;
  - (G) handwriting; and
  - (H) spelling inventory.
- (3) The screeners shall align with assessment guidance from the Agency, including that they shall, at a minimum:
  - (A) be brief;
- (B) assist in identifying students at risk for or currently experiencing reading deficits; and

- (C) produce data that inform decisions related to the need for additional, targeted assessments and necessary layered supports, accommodations, interventions, or services for students, in accordance with existing federal and State law.
- (b) All public schools and approved independent schools shall screen all students in kindergarten through grade three using age and grade-level appropriate universal reading screeners. The universal screeners shall be given in accordance with best practices and the technical specifications of the specific screener used. The Agency shall include in its guidance issued pursuant to subdivision (a)(2) of this section instances in which public and approved independent schools can leverage assessments that meet overlapping requirements and guidelines to maximize the use of assessments that provide the necessary data to understand student needs while minimizing the number of assessments used and the disruption to instructional time.
- (c) Additional diagnostic assessment and evidence-based curriculum and instruction for students demonstrating a substantial deficit in reading or dyslexia characteristics shall be determined by data-informed decision-making within existing processes in accordance with required federal and State law. Specific instructional content, programs, strategies, interventions, and other identified supports for individual students shall be documented in the most appropriate plan informed by assessment and other data and as determined through team-based decision making. These plans may include, as applicable, an education support team (EST) plan, 504 plan, individualized education plan, and a personalized learning plan. These plans shall include the following:
- (1) the student's specific reading deficit as determined or identified by diagnostic assessment data;
  - (2) the goals and benchmarks for growth;
- (3) the type of evidence-based instruction and supports the student will receive; and
- (4) the strategies and supports available to the student's parent or legal guardian to support the student to achieve reading proficiency.
- (d) Public and approved independent schools shall not use instructional strategies that do not have an evidence base, such as the three-cueing system. Evidence-based reading instructional practices, programs, or interventions provided pursuant to subsection (c) of this section shall be effective, explicit, systematic, and consistent with federal and State guidance and shall address the foundational concepts of literacy proficiency, including phonemic awareness, phonics, fluency, vocabulary, and comprehension.

- (e) The parent or guardian of any kindergarten through grade three student who exhibits a reading deficit at any time during the school year shall be notified in writing not later than 30 days after the identification of the reading deficit. Written notification shall contain information consistent with the documentation requirements contained in subsection (d) of this section and shall follow the Agency's recommendations for such notification.
- (f) Each local school district and approved independent school shall engage local stakeholders, as defined by the school district or approved independent school, to discuss the importance of reading and solicit suggestions for improving literacy and plans to increase reading proficiency.
- (g) The Agency shall provide professional learning opportunities for educators in evidence-based reading instructional practices that address the areas of phonemic awareness, phonics, fluency, vocabulary, and comprehension.
- (h) Each supervisory union and approved independent school shall annually report, in writing, to the Agency the following information and prior year performance, by school:
- (1) the number and percentage of students in kindergarten through grade three performing below proficiency on local and statewide reading assessments, as applicable;
  - (2) the universal reading screeners utilized;
- (3) the number and percentage of students identified with a potential reading deficit; and
  - (4) growth measure assessment data.
- (i) On or before January 15 of each year, the Agency shall issue a written report to the Governor and the Senate and House Committees on Education on the status of State progress to improve literacy learning. The report shall include the information required pursuant to subsection (h) of this section.

# Sec. 3. PARENTAL NOTIFICATION; AGENCY OF EDUCATION RECOMMENDATIONS

On or before November 1, 2024, the Agency of Education shall develop and issue recommendations for the substance and form of the parental or guardian notification required under 16 V.S.A. § 2907(e). The Agency's recommendations shall be consistent with applicable State and federal law as well as legislative intent.

# Sec. 4. REVIEWED READING SCREENERS; AGENCY OF EDUCATION; REPORT

On or before January 15, 2025, the Agency of Education shall submit a written report to the Senate and House Committees on Education with a list of the reviewed universal reading screeners and assessments it has published pursuant to 16 V.S.A. § 2907. The Agency shall include any information it deems relevant to provide an understanding of the list of reviewed screeners and assessments.

Sec. 5. 16 V.S.A. § 2903 is amended to read:

# § 2903. PREVENTING EARLY SCHOOL FAILURE; READING INSTRUCTION

(a) Statement of policy. The ability to read is critical to success in learning. Children who fail to read by the end of the first grade will likely fall further behind in school. The personal and economic costs of reading failure are enormous both while the student remains in school and long afterward. All students need to receive systematic and explicit evidence-based reading instruction in the early grades from a teacher who is skilled in teaching the foundational components of reading through a variety of instructional strategies that take into account the different learning styles and language backgrounds of the students, including phonemic awareness, phonics, fluency, vocabulary, and comprehension. Some students may Students who require intensive supplemental instruction tailored to the unique difficulties encountered shall be provided those additional supports by an appropriately licensed and trained education professional.

# (b) Foundation for literacy.

- (1) The State Board Agency of Education, in collaboration with the State Board of Education, the Agency of Human Services, higher education, literacy organizations, and others, shall develop a plan for establishing a comprehensive system of services for early education in the first three grades prekindergarten through third grade to ensure that all students learn to read by the end of the third grade. The plan shall be updated at least once every five years following its initial submission in 1998.
- (2) Approved independent schools shall develop a grade-level appropriate school literacy plan that is informed by student needs and assessment data. The plan may include identification of a literacy vision, goals, and priorities and shall address the following topics:

#### (A) measures and indicators;

- (B) screening, assessment, instruction and intervention, and progress monitoring, consistent with section 2907 of this title; and
- (C) professional development for all unlicensed teachers consistent with subsection 1710(b) of this title.
- (c) Reading instruction. A public school that offers instruction in grades <u>prekindergarten</u>, <u>kindergarten</u>, one, two, or three shall provide <u>highly effective</u>, <u>research-based systemic and explicit evidence-based</u> reading instruction to all students. In addition, a school shall provide:
- (1) supplemental reading instruction to any enrolled student in grade four whose reading proficiency falls below third grade reading expectations proficiency standards for the student's grade level or whose reading proficiency prevents success in school, as identified using the tiered system of supports, as defined under subdivision 164(9) section 2902 of this title;
- (2) supplemental reading instruction to any enrolled student in grades 5-12 whose reading proficiency creates a barrier to the student's success in school; and
  - (3) support and information to parents and legal guardians.

# Sec. 6. LITERACY PLAN IMPLEMENTATION; APPROVED INDEPENDENT SCHOOLS

All approved independent schools shall develop a grade-level appropriate school literacy plan pursuant to 16 V.S.A. § 2903(b)(2) on or before January 1, 2025.

\* \* \* Literacy Professional Learning\* \* \*

Sec. 7. 16 V.S.A. § 1710 is added to read:

### § 1710. LITERACY PROFESSIONAL LEARNING

- (a) Definition. As used in this section, "professionally licensed" means a nonconditional, current license comparable to a level I or level II Vermont educator license and does not include provisional, emergency, teaching intern, or apprenticeship licenses or their equivalent in other states.
  - (b) Professionally licensed educators.
- (1) On or before July 1, 2027, all professionally licensed Vermont teachers employed in a Vermont public or approved independent school shall complete a program of professional learning on evidence-based literacy instruction developed and offered or approved by the Vermont Agency of Education.

- (2) After July 1, 2026, all newly professionally licensed Vermont teachers employed in a Vermont public or approved independent school shall complete a program of professional learning on evidenced-based literacy instruction developed and offered or approved by the Agency before the end of the teacher's second year of teaching.
- (3) Professional learning programs approved by the Agency pursuant to this section shall be substantially similar in content to professional learning programs developed and offered by the Agency pursuant to this section.
- (c) Unlicensed teachers employed by an approved independent school. On or before July 1, 2027, all unlicensed teachers employed by an approved independent school shall complete an explicit, evidence-based literacy instruction professional development program. The professional development program shall be approved by the approved independent school and may be differentiated by grade level, role, and experience and may account for prior training. Unlicensed teachers hired by an approved independent school on or after July 1, 2026 shall complete a professional development program pursuant to this subsection within one year after hire. An approved independent school shall maintain a record of completion of professional development consistent with this provision.

#### Sec. 8. RESULTS-ORIENTED PROGRAM APPROVAL

- (a) On or before July 1, 2025, the Agency of Education shall submit recommendations to the Vermont Standards Board for Professional Educators on how to strengthen educator preparation programs' teaching of evidence-based literacy practices. The Agency shall also simultaneously communicate its recommendations to Vermont's educator preparation programs and submit its recommendations in writing to the Senate and House Committees on Education.
- (b) On or before July 1, 2026, the Vermont Standards Board for Professional Educators shall consider the Agency's recommendations pursuant to subsection (a) of this section and, as appropriate, update the educator preparation requirements in Agency of Education, Licensing of Educators and the Preparation of Educational Professionals (5000) (CVR 022-000-010).
- (c) As part of its review under subsection (a) of this section, the Agency shall make recommendations to the Vermont Standards Board for Professional Educators regarding whether an additional mandatory examination is needed to assess candidates for educator licensure skills in mathematics and English language arts fundamentals, as well as candidates' understanding of the importance of evidence-based approaches to literacy and numeracy, beyond the requirements in Agency of Education, Licensing of Educators and the

Preparation of Educational Professionals (5000) (CVR 022-000-010) in effect during the period of the Agency's review.

\* \* \* Advisory Council on Literacy \* \* \*

Sec. 9. 16 V.S.A. § 2903a is amended to read:

### § 2903a. ADVISORY COUNCIL ON LITERACY

- (a) Creation. There is created the Advisory Council on Literacy. The Council shall advise the Agency of Education, the State Board of Education, and the General Assembly on how to improve proficiency outcomes in literacy for students in prekindergarten through grade 12 and how to sustain those outcomes.
- (b) Membership. The Council shall be composed of the following 16 19 members:
  - (1) eight nine members who shall serve as ex officio members:
    - (A) the Secretary of Education or designee;
- (B) a member of the Standards Board for Professional Educators who is knowledgeable in licensing requirements for teaching literacy, appointed by the Standards Board;
- (C) the Executive Director of the Vermont Superintendents Association or designee;
- (D) the Executive Director of the Vermont School Boards Association or designee;
- (E) the Executive Director of the Vermont Council of Special Education Administrators or designee;
- (F) the Executive Director of the Vermont Principals' Association or designee;
- (G) the Executive Director of the Vermont Independent Schools Association or designee; and
- (H) the Executive Director of the Vermont-National Education Association or designee; and
  - (I) the State Librarian or designee;
  - (2) eight members who shall serve two-year terms:
- (A) a representative, appointed by the Vermont Curriculum Leaders Association;

- (B) three teachers, appointed by the Vermont-National Education Association, who teach literacy, one of whom shall be a special education literacy teacher and two of whom shall teach literacy to students in prekindergarten through grade three;
- (C) three community members who have struggled with literacy proficiency or supported others who have struggled with literacy proficiency, one of whom shall be a high school student, appointed by the Agency of Education in consultation with the Vermont Family Network; and
- (D) one member appointed by the Agency of Education who has expertise in working with students with dyslexia; and
- (3) two faculty members of approved educator preparation programs located in Vermont, one of whom shall be employed by a private college or university, appointed by the Agency of Education in consultation with the Association of Vermont Independent Colleges, and one of whom shall be employed by a public college or university, appointed by the Agency of Education in consultation with the University of Vermont and State Agricultural College and the Vermont State Colleges Corporation.

\* \* \*

- (d) Powers and duties. The Council shall advise the Agency Secretary of Education, the State Board of Education, and the General Assembly on how to improve proficiency outcomes in literacy for students in prekindergarten through grade 12 and how to sustain those outcomes and shall:
  - (1) advise the Agency of Education Secretary on how to:
    - (A) update section 2903 of this title;
- (B) implement the statewide literacy plan required by section 2903 of this title and whether, based on its implementation, changes should be made to the plan; and
  - (C) maintain the statewide literacy plan;
- (2) advise the Agency of Education Secretary on what services the Agency should provide to school districts to support implementation of the plan and on staffing levels and resources needed at the Agency to support the statewide effort to improve literacy;
  - (3) develop a plan for collecting literacy-related data that informs:
    - (A) literacy instructional practices;
    - (B) teacher professional development in the field of literacy;

- (C) what proficiencies and other skills should be measured through literacy assessments and how those literacy assessments are incorporated into local assessment plans; and
- (D) how to identify school progress in achieving literacy outcomes, including closing literacy gaps for students from historically underserved populations;
- (4) recommend best practices for Tier 1, Tier 2, and Tier 3 literacy instruction within the multitiered system of supports required under section 2902 of this title to best improve and sustain literacy proficiency; and
- (5) review literacy assessments and outcomes and provide ongoing advice as to how to continuously improve those outcomes and sustain that improvement.

\* \* \*

- (f) Meetings.
- (1) The Secretary of Education shall call the first meeting of the Council to occur on or before August 1, 2021.
  - (2) The Council shall select a chair from among its members.
  - (3) A majority of the membership shall constitute a quorum.
  - (4) The Council shall meet not more than eight four times per year.
- (g) Assistance. The Council shall have the administrative, technical, and legal assistance of the Agency of Education.
- (h) Compensation and reimbursement. Members of the Council shall be entitled to per diem compensation and reimbursement of expenses as permitted under 32 V.S.A. § 1010 for not more than eight four meetings of the Council per year.
- Sec. 10. 2021 Acts and Resolves No. 28, Sec. 7 is amended to read:
  - Sec. 7. REPEAL; ADVISORY COUNCIL ON LITERACY
- 16 V.S.A. § 2903a (Advisory Council on Literacy) as added by this act is repealed on June 30, 2024 2027.
  - \* \* \* Agency of Education Literacy Position \* \* \*
- Sec. 11. 2021 Acts and Resolves No. 28, Sec. 4(a) is amended to read:
- (a) There is appropriated to the Agency of Education from the American Rescue Plan Act of 2021 pursuant to Section 2001(f)(4), Pub. L. No. 117-2 in fiscal year 2022 the amount of \$450,000.00 for the costs of the contractor or contractors under Sec. 3 of this act for fiscal years 2022, 2023, and 2024. The

Agency may shift the use of this funding from the contractor or contractors to a limited service position that would expire at the end of fiscal year 2024 within the Agency focused on coordinating the Statewide literacy efforts.

# Sec. 12. AGENCY OF EDUCATION; LITERACY POSITION; APPROPRIATION

- (a) The conversion of the limited service position within the Agency of Education authorized pursuant to 2021 Acts and Resolves No. 28, Sec. 4(a) to a classified permanent status is authorized in fiscal year 2025.
- (b) The sum of \$150,000.00 is appropriated from the General Fund to the Agency of Education in fiscal year 2025 for personal services and operating expenses for the position converted pursuant to subsection (a) of this section.
  - \* \* \* Expanding Early Childhood Literacy Resources \* \* \*

# Sec. 13. EXPANDING EARLY CHILDHOOD LITERACY RESOURCES; REPORT

On or before January 15, 2025, the Department of Libraries shall submit a written report to the Senate and House Committees on Education with recommendations for expanding access to early childhood literacy resources with a focus on options that target low-income or underserved areas of the State. Options considered by the Advisory Council shall include State or local partnership with or financial support for book gifting programs, book distribution programs, and any other compelling avenue for supporting early childhood literacy in Vermont.

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

#### Sec. 14. EFFECTIVE DATE

This act shall take effect on passage.

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

An act relating to supporting Vermont's young readers through evidence-based literacy instruction

And that when so amended the bill ought to pass.

Senator Baruth, for the Committee on Appropriations, to which the bill was referred, reported that the bill be amended as follows:

By striking out Sec. 12, Agency of Education; literacy position; appropriation, in its entirety and inserting in lieu thereof the following:

# Sec. 12. [Deleted.]

And that when so amended the bill ought to pass.

Thereupon, the bill was read the second time by title only pursuant to Rule 43, and the recommendation of the Committee on Education was amended as recommended by the Committee on Appropriations.

Thereupon, the pending question, Shall the bill be amended as recommended by the Committee on Education, as amended? was agreed to and third reading of the bill was ordered.

# Bill Amended; Third Reading Ordered S. 220.

Senator Campion, for the Committee on Education, to which was referred Senate bill entitled:

An act relating to Vermont's public libraries.

Reported recommending 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.

And that when so amended the bill ought to pass.

Senator Baruth, for the Committee on Appropriations, to which the bill was referred, reported that the bill ought to pass when so amended.

Thereupon, the bill was read the second time by title only pursuant to Rule 43, and pending the question, Shall the bill be amended as recommended by the Committee on Education?, Senators Gulick, Campion, Hardy and Hashim moved to amend the recommendation of amendment of the

Committee on Education by adding a reader assistance heading and one new section to be Sec. 7a to read as follows:

\* \* \* School Library Material Selection \* \* \*

Sec. 7a. 16 V.S.A. § 1624 is added to read:

### § 1624. SCHOOL LIBRARY MATERIAL SELECTION POLICY

- (a) Each school board and each approved independent school shall develop, adopt, ensure the enforcement of, and make available in the manner described under subdivision 563(1) of this title a library material selection policy and procedures for the reconsideration of materials. The policy and procedures shall affirm the importance of intellectual freedom and be guided by the First Amendment to the U.S. Constitution, the American Library Association's Freedom to Read Statement, and Vermont's Freedom to Read Statement.
- (b) In order to ensure a student's First Amendment rights are protected and all students' identities are affirmed and dignity respected, the policy and procedures required under subsection (a) of this section shall prohibit the removal of school library materials for the following reasons:
  - (1) partisan approval or disapproval;
- (2) the author's race, nationality, gender identity, sexual orientation, political views, or religious views;
- (3) school board members' or members of the public's discomfort, personal morality, political views, or religious views;
- (4) the author's point of view concerning the problems and issues of our time, whether international, national, or local;
- (5) the race, nationality, gender identity, sexual orientation, political views, or religious views of the protagonist or other characters; or
- (6) content related to sexual health that addresses physical, mental, emotional, or social dimensions of human sexuality, including puberty, sex, and relationships.
- (c) The policy and procedures required under subsection (a) of this section shall ensure that school library staff are responsible for curating and developing collections that provide students with access to a wide array of materials that are relevant to students' research, independent reading interests, and educational needs, as well as ensuring such materials are tailored to the cognitive and emotional levels of the children served by the school.

Which was agreed to.

Thereupon, the pending question, Shall the bill be amended as recommended by the Committee on Education, as amended?, was agreed to and third reading of the bill was ordered.

### **Joint Assembly**

At ten o'clock and thirty minutes in the morning, the hour having arrived for the meeting of the two Houses in Joint Assembly pursuant to:

**J.R.S. 47.** Joint resolution providing for a Joint Assembly to vote on the retention of two Superior Judges and one Magistrate.

The Senate repaired to the hall of the House.

Having returned therefrom, at eleven o'clock and thirty-five minutes in the morning, the President assumed the Chair.

# **Bill Amended; Third Reading Ordered**

### S. 254.

Senator Watson, for the Committee on Natural Resources and Energy, to which was referred Senate bill entitled:

An act relating to including rechargeable batteries and battery-containing products under the State battery stewardship program.

Reported recommending that the bill be amended as follows:

<u>First</u>: In Sec. 1, 10 V.S.A. § 7581, definitions, by striking out subdivision (2) in its entirety and inserting in lieu thereof the following new subdivision (2):

- (2)(A) "Battery-containing product" means an electronic product that contains primary or rechargeable batteries that are easily removable or is packaged with rechargeable or primary batteries.
- (B) A "battery-containing product" does not include an electronic product regulated under an approved plan implemented under chapter 166 of this title.
- (C) A "battery-containing product" does not include an electronic product if:
- (i) the only batteries contained in or supplied with the battery-containing product are supplied by a producer that has joined a registered battery stewardship organization as the producer for that covered battery; and
- (ii) the producer of the covered batteries that are included in a battery-containing product provides a written certification of that membership to both the producer of the battery-containing product containing one or more

covered batteries and the battery stewardship organization of which the battery producer is a member.

Second: In Sec. 1, 10 V.S.A. § 7581, in subdivision (16)(A)(ii), after the semicolon, by striking out "and" and inserting in lieu thereof or

And that when so amended the bill ought to pass.

Senator Bray, for the Committee on Finance, to which the bill was referred, reported that the bill ought to pass when so amended.

Thereupon, the bill was read the second time by title only pursuant to Rule 43, the recommendation of amendment was agreed to and third reading of the bill was ordered.

# Bill Amended; Third Reading Ordered S. 98.

Senator Lyons, for the Committee on Health and Welfare, to which was referred Senate bill entitled:

An act relating to Green Mountain Care Board authority over prescription drug costs.

Reported recommending that the bill be amended by striking out all after the enacting clause and inserting in lieu thereof the following:

# Sec. 1. GREEN MOUNTAIN CARE BOARD; PRESCRIPTION DRUG COST REGULATION PROGRAM; IMPLEMENTATION PLAN

- (a) The Green Mountain Care Board, in consultation with its own technical advisory groups and other State agencies, shall explore and create a framework and methodology for implementing a program to regulate the cost of prescription drugs for Vermont consumers and Vermont's health care system. The Board shall consider options for and likely impacts of regulating the cost of prescription drugs, including:
- (1) the experiences of states that have developed prescription drug affordability boards;
- (2) the Centers for Medicare and Medicaid Services' development and operation of the Medicare Drug Price Negotiation Program;
- (3) other promising federal and state strategies for lowering prescription drug costs;
- (4) the Board's existing authority to set rates, adopt rules, and establish technical advisory groups;

- (5) the likely return on investment of the most promising program options; and
- (6) the impact of implementing a program to regulate the costs of prescription drugs on other State agencies and on the private sector.
- (b)(1) On or before January 15, 2025, the Board shall provide its preliminary plan for implementing a program to regulate the cost of prescription drugs in Vermont, and any proposals for legislative action needed to implement the program, to the House Committee on Health Care and the Senate Committee on Health and Welfare.
- (2) On or before January 15, 2026, the Board shall provide its final plan for implementing a program to regulate the cost of prescription drugs in Vermont, along with proposals for addressing any additional identified legislative needs, to the House Committee on Health Care and the Senate Committee on Health and Welfare.
- (c)(1) The following permanent classified positions are created at the Green Mountain Care Board to lead the exploration, development, and implementation of the prescription drug regulation program:
  - (A) one Director of Prescription Drug Pricing; and
  - (B) one Policy Analyst Prescription Drug Pricing.
- (2) The sum of \$245,000.00 is appropriated to the Green Mountain Care Board from the Evidence-Based Education and Advertising Fund in fiscal year 2025 for the positions created in this subsection.
- (d)(1) The Green Mountain Care Board shall have legal assistance as needed from the Office of the Attorney General.
- (2) The sum of \$250,000.00 is appropriated to the Green Mountain Care Board from the Evidence-Based Education and Advertising Fund in fiscal year 2025 to contract with experts on prescription drug-related issues to assist the Board in its work under this section.
- Sec. 2. 33 V.S.A. § 2004 is amended to read:

### § 2004. MANUFACTURER FEE

(a) Annually, each pharmaceutical manufacturer or labeler of prescription drugs that are paid for by the Department of Vermont Health Access for individuals participating in Medicaid, Dr. Dynasaur, or VPharm shall pay a fee to the Agency of Human Services. The fee shall be 1.75 percent of the previous calendar year's prescription drug spending by the Department and shall be assessed based on manufacturer labeler codes as used in the Medicaid rebate program.

- (b) Fees collected under this section shall fund collection and analysis of information on pharmaceutical marketing activities under 18 V.S.A. §§ 4632 and 4633; analysis of prescription drug data needed by the Office of the Attorney General for enforcement activities; the Vermont Prescription Monitoring System established in 18 V.S.A. chapter 84A; the evidence-based education program established in 18 V.S.A. chapter 91, subchapter 2; the Green Mountain Care Board's prescription drug cost regulation initiatives; statewide unused prescription drug disposal initiatives; prevention of prescription drug misuse, abuse, and diversion; the Substance Misuse Prevention Oversight and Advisory Council established in 18 V.S.A. § 4803; treatment of substance use disorder; exploration of nonpharmacological approaches to pain management; a hospital antimicrobial program for the purpose of reducing hospital-acquired infections; the purchase and distribution of fentanyl testing strips; the purchase and distribution of naloxone to emergency medical services personnel; and any opioid-antagonist education, training, and distribution program operated by the Department of Health or its agents. The fees shall be collected in the Evidence-Based Education and Advertising Fund established in section 2004a of this title.
- (c) The Secretary of Human Services or designee shall make adopt rules for the implementation of this section.
- (d) The Department shall maintain on its website a list of the manufacturers who have failed to provide timely payment as required under this section.

### Sec. 3. 33 V.S.A. § 2004a is amended to read:

### § 2004a. EVIDENCE-BASED EDUCATION AND ADVERTISING FUND

(a) The Evidence-Based Education and Advertising Fund is established in the State Treasury as a special fund to be a source of financing for activities relating to fund collection and analysis of information on pharmaceutical marketing activities under 18 V.S.A. §§ 4632 and 4633; for analysis of prescription drug data needed by the Office of the Attorney General for enforcement activities; for the Vermont Prescription Monitoring System established in 18 V.S.A. chapter 84A; for the evidence-based education program established in 18 V.S.A. chapter 91, subchapter 2; for the Green Mountain Care Board's prescription drug cost regulation initiatives; for statewide unused prescription drug disposal initiatives; for the prevention of prescription drug misuse, abuse, and diversion; for the Substance Misuse Prevention Oversight and Advisory Council established in 18 V.S.A. § 4803; for treatment of substance use disorder; for exploration of nonpharmacological approaches to pain management; for a hospital antimicrobial program for the purpose of reducing hospital-acquired infections; for the purchase and

distribution of fentanyl testing strips; for the purchase and distribution of naloxone to emergency medical services personnel; and for the support of any opioid-antagonist education, training, and distribution program operated by the Department of Health or its agents. Monies deposited into the Fund shall be used for the purposes described in this section.

\* \* \*

(d) Monies from the Fund to support the Green Mountain Care Board's prescription drug cost regulation initiatives shall not exceed \$1,000,000.00 in any one fiscal year.

#### Sec. 4. EFFECTIVE DATE

This act shall take effect on July 1, 2024.

And that when so amended the bill ought to pass.

Senator Lyons, for the Committee on Appropriations, to which the bill was referred, reported that the bill be amended in Sec. 3, 33 V.S.A. § 2004a, by striking out subsection (d) in its entirety

And that when so amended the bill ought to pass.

Thereupon, the bill was read the second time by title only pursuant to Rule 43, and the recommendation of the Committee on Health and Welfare was amended as recommended by the Committee on Appropriations.

Thereupon, the pending question, Shall the bill be amended as recommended by the Committee on Health and Welfare, as amended? was agreed to and third reading of the bill was ordered.

# Bill Amended; Third Reading Ordered S. 114.

Senator Gulick, for the Committee on Health and Welfare, to which was referred Senate bill entitled:

An act relating to removal of criminal penalties for possessing, dispensing, or selling psilocybin and establishment of the Psychedelic Therapy Advisory Working Group.

Reported recommending that the bill be amended by striking out all after the enacting clause and inserting in lieu thereof the following:

# Sec. 1. PSYCHEDELIC THERAPY ADVISORY WORKING GROUP; STUDY

(a) Creation. There is created the Psychedelic Therapy Advisory Working Group to examine the use of psychedelics to improve physical and mental health and to make findings and recommendations regarding the advisability of the establishment of a State program similar to other jurisdictions to permit health care providers to administer psychedelics in a therapeutic setting and the impact on public health of allowing individuals to legally access psychedelics under State law.

- (b) Membership. The Working Group shall be composed of the following members:
- (1) a representative of the Larner College of Medicine at the University of Vermont, appointed by the Dean;
- (2) a representative of the Brattleboro Retreat, appointed by the President and Chief Executive Officer;
- (3) a member of the Vermont Psychological Association, appointed by the President;
- (4) a member of the Vermont Psychiatric Association, appointed by the President;
- (5) the Executive Director of the Vermont Board of Medical Practice or designee;
- (6) the Director of the Vermont Office of Professional Regulation or designee;
  - (7) the Vermont Commissioner of Health or designee; and
  - (8) a co-founder of the Psychedelic Society of Vermont.
  - (c) Powers and duties.
    - (1) The Working Group shall:
- (A) review the latest research and evidence of the public health benefits and risks of clinical psychedelic assisted treatments and of criminalization of psychedelics under State law;
- (B) examine the laws and programs of other states that have authorized the use of psychedelics by health care providers in a therapeutic setting and necessary components and resources if Vermont were to pursue such a program;
- (C) provide an opportunity for individuals with lived experience to provide testimony in both a public setting and through confidential means, due to stigma and current criminalization of the use of psychedelics; and
- (D) provide potential timelines for universal and equitable access to psychedelic assisted treatments.

- (2) The Working Group shall seek testimony from Johns Hopkins' Center for Psychedelic and Consciousness Research and Decriminalize Nature, in addition to any other individuals or entities with an expertise in psychedelics.
- (d) Assistance. The Working Group shall have the assistance of the Vermont Psychological Association for purposes of scheduling and staffing meetings and developing and submitting the report required by subsection (e) of this section.
- (e) Report. On or before November 15, 2024, the Working Group shall submit a written report to the House and Senate Committees on Judiciary, the House Committee on Health Care, the House Committee on Human Services, and the Senate Committee on Health and Welfare with its findings and any recommendations for legislative action.

# (f) Meetings.

- (1) The Vermont Psychological Association shall call the first meeting of the Working Group to occur on or before July 15, 2024.
- (2) The Working Group shall select 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 January 1, 2025.
- (g) Compensation and reimbursement. Members of the Working Group shall be entitled to per diem compensation and reimbursement of expenses as permitted under 32 V.S.A. § 1010 for not more than eight meetings. These payments shall be made from monies appropriated to the General Assembly.

#### 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 the establishment of the Psychedelic Therapy Advisory Working Group

And that when so amended the bill ought to pass.

Senator Lyons, for the Committee on Appropriations, to which the bill was referred, reported that the bill ought to pass when so amended.

Thereupon, the bill was read the second time by title only pursuant to Rule 43, the recommendation of amendment was agreed to and third reading of the bill was ordered.

# Bill Amended; Third Reading Ordered S. 120.

Senator Hashim, for the Committee on Education, to which was referred Senate bill entitled:

An act relating to postsecondary schools and sexual misconduct protections.

Reported recommending 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. § 184 is added to read:

# § 184. STUDENT ACCESS TO CONFIDENTIAL SEXUAL MISCONDUCT SUPPORT SERVICES; COLLABORATION WITH EXTERNAL PARTNERS

- (a) Postsecondary schools shall ensure students have access to confidential sexual misconduct support services covered by victim and crisis worker privilege under applicable law, either on or off campus. Nothing in this subsection shall be construed to prohibit a postsecondary school from also facilitating student access to support services not covered by a victim and crisis worker privilege.
- (b) If a postsecondary school is working with an external provider to provide confidential support services on its behalf, pursuant to subsection (a) of this section, and those support services are beyond those the external provider may provide as a matter of course to the general public, the postsecondary school shall enter into, and maintain, an agreement with the external provider. Agreements may address:
- (1) assistance in development or delivery of programming and training regarding sexual misconduct involving students;
- (2) collaborative marketing to make the campus community aware of the availability of confidential services from the external provider, either on or off campus, such as sexual assault crisis services, domestic violence crisis services, and sexual assault nurse examiner services;
- (3) reciprocal education of school and external provider personnel to ensure a mutual understanding of the other's role, responsibilities, and processes for receiving disclosures of sexual misconduct, the provision of support services, and options for resolution;
- (4) reporting of data as required by federal law, if applicable, as well as reporting of de-identified aggregate information that will aid the school in identifying and addressing trends of concern; and

- (5) use of school-provided space to meet confidentially with members of the campus community.
- (c) All agreements executed pursuant to subsection (b) of this section shall be independently negotiated between the postsecondary school and external providers.
- Sec. 2. 16 V.S.A. § 185 is added to read:

# § 185. AMNESTY PROTECTIONS

Postsecondary schools shall create and adopt an amnesty policy that prohibits disciplinary action against a student reporting or otherwise participating in a school sexual misconduct resolution process for alleged ancillary policy violations related to the sexual misconduct incident at issue; provided, however, the school may take disciplinary action if it determines that the conduct giving rise to the alleged ancillary policy violation placed or threatened to place the health and safety of another person at risk. This policy shall not be construed to limit a counter-complaint made in good faith or to prohibit action as to a report made in good faith.

Sec. 3. 16 V.S.A. § 186 is added to read:

# § 186. ANNUAL AWARENESS PROGRAMMING AND TRAINING

- (a) A postsecondary school shall offer annual trauma-informed, inclusive, and culturally relevant sexual misconduct primary prevention and awareness programming to all students, staff, and faculty of the school. Primary prevention and awareness programming shall address, in a manner appropriate for the audience:
- (1) an explanation of consent as it applies to sexual activity and sexual relationships;
  - (2) the role drugs and alcohol play in an individual's ability to consent;
- (3) information about on and off-campus options for reporting of an incident of sexual misconduct, including confidential and anonymous disclosure mechanisms, and the effects of each option;
- (4) information on the school's procedures for resolving sexual misconduct complaints and the range of sanctions the school may impose on those found responsible for a violation;
- (5) the name and contact information of school officials responsible for coordination of supportive measures and an overview of the types of supportive measures available;

- (6) the name, contact information, and services of confidential resources, on and off campus;
  - (7) strategies for bystander intervention and risk reduction;
- (8) how to directly access health services, mental health services, and confidential resources both on and off-campus;
- (9) opportunities for ongoing sexual misconduct prevention and awareness training and programming; and
  - (10) best practices for responding to disclosures of sexual misconduct.
- (b) Information on the training topics contained in subsection (a) of this section, including on and off campus supportive measures for reporting parties, shall be available in a centrally located place on the schools' website.
- (c) Schools shall endeavor to collaborate with community partners, such as local and statewide law enforcement, local and statewide prosecution offices, health care service providers, confidential service providers, and other relevant stakeholders, regarding the inclusion of appropriate information about the relevant stakeholders' respective roles and offerings in primary prevention and awareness programming.

#### Sec. 4. REPEAL

- <u>2021 Acts and Resolves No. 68, Sec. 7 (Intercollegiate Sexual Harm Prevention Council 2025 repeal) is repealed.</u>
- Sec. 5. 16 V.S.A. § 2187 is redesignated and amended to read:

# § 2187 183. INTERCOLLEGIATE SEXUAL HARM PREVENTION COUNCIL

(a) Creation. There is created the Intercollegiate Sexual Harm Prevention Council to create a coordinated response to campus sexual harm across institutions of higher learning in Vermont.

\* \* \*

(c) Duties. The Council shall:

\* \* \*

(7) create or promote annual training opportunities addressing prevention and sexual assault response processes open to representatives from all Vermont postsecondary schools.

\* \* \*

#### Sec. 6. APPROPRIATION

The sum of \$22,000.00 is appropriated from the General Fund to the Center for Crime Victim Services in fiscal year 2025 to provide a grant for the purpose of staffing the Intercollegiate Sexual Harm Prevention Council and to provide per diem compensation and reimbursement of expenses for members who are not otherwise compensated by the member's employer for attendance at meetings.

#### Sec. 7. EFFECTIVE DATE

This act shall take effect on July 1, 2024.

And that when so amended the bill ought to pass.

Senator Baruth, for the Committee on Appropriations, to which the bill was referred, reported that the bill be amended as follows:

By striking out Sec. 6, appropriation, in its entirety and inserting in lieu thereof the following:

Sec. 6. [Deleted.]

And that when so amended the bill ought to pass.

Thereupon, the bill was read the second time by title only pursuant to Rule 43, and the recommendation of the Committee on Education was amended as recommended by the Committee on Appropriations.

Thereupon, the pending question, Shall the bill be amended as recommended by the Committee on Education, as amended? was agreed to and third reading of the bill was ordered.

#### Adjournment

On motion of Senator Baruth, the Senate adjourned until one o'clock in the afternoon on Wednesday, March 27, 2024.