1	Introduced by Committee on Judiciary
2	Date:
3	Subject: Court procedure; criminal procedure; miscellaneous amendments
4	Statement of purpose of bill as introduced: This bill proposes to make a
5	number of miscellaneous amendments related to civil and criminal procedure
6	statutes.
7	An act relating to miscellaneous judiciary procedures
8	It is hereby enacted by the General Assembly of the State of Vermont:
9	Sec. 1. 4 V.S.A. § 41 is added to read:
10	§ 41. COURT SECURITY OFFICERS
11	(a) Authorization. The Court Administrator shall define the scope of duties
12	for Judiciary-employed Court Security Officers. The Court Administrator shall
13	have direct authority over Judiciary-employed Court Security Officers and may
14	authorize them to perform judicial security officer functions necessary for the
15	performance of their duties.
16	(b) Training. The Court Administrator shall develop a training program
17	pursuant to appropriate training standards to perform judicial security officer
18	functions. The Court Administrator shall establish a use of force policy based
19	on State standards.

I	(c) Training; equipment. At the direction of the Court Administrator and
2	with the approval of the Court Security and Safety Program Manager,
3	Judiciary-employed Court Security Officers shall be provided with training and
4	equipment necessary for the performance of their duties. Equipment provided
5	pursuant to this subsection shall remain the property of the Judiciary.
6	(d) Coordination of Judiciary security. Judiciary-employed Court Security
7	Officers shall provide security at court properties and at other court-related
8	functions for the Vermont Judiciary at the direction of the Court Administrator.
9	(e) Construction. This section shall not be construed to limit the Court
10	Administrator's authority to hire additional court security personnel, including
11	private security guards and County Sheriffs.
12	Sec. 2. 4 V.S.A. § 355 is amended to read:
13	§ 355. DISQUALIFICATION OR DISABILITY OF JUDGE
14	When a Probate judge is incapacitated for the duties of office by absence,
15	removal from the district, resignation, sickness, death, or otherwise or if the
16	judge or the judge's spouse or child is heir or legatee under a will filed in the
17	judge's district, or if the judge is executor or administrator of the estate of a
18	deceased person in his or her the judge's district, or is interested as a creditor or
19	otherwise in a question to be decided by the court, he or she the judge shall not
20	act as judge. The judge's duties shall be performed by a Superior judge
21	assigned by the presiding judge of the unit.

1	Sec. 3. 4 V.S.A. § 1102 is amended to read:
2	§ 1102. JUDICIAL BUREAU; JURISDICTION
3	* * *
4	(b) The Judicial Bureau shall have jurisdiction of the following matters:
5	* * *
6	(4) Violations of 7 V.S.A. § 1005(a) 1005, relating to possession of
7	tobacco products by a person under 21 years of age.
8	* * *
9	Sec. 4. 12 V.S.A. § 1913(b) is amended to read:
10	(b) Authentication, admissibility, and presumptions.
11	(1) A digital record electronically registered in a blockchain shall be self
12	authenticating pursuant to Vermont Rule of Evidence 902, if it is accompanied
13	by a written declaration of a qualified person, made under oath, stating the
14	qualification of the person to make the certification and:
15	(A) the date and time the record entered the blockchain;
16	(B) the date and time the record was received from the blockchain;
17	(C) that the record was maintained in the blockchain as a regular
18	conducted activity; and
19	(D) that the record was made by the regularly conducted activity as a
20	regular practice.
21	* * *

1	Sec. 5. 12 V.S.A. § 3087 is amended to read:
2	§ 3087. RECOGNIZANCE FOR TRUSTEE'S COSTS
3	The plaintiff in a trustee process shall give security for costs to the trustee by
4	way of recognizance by some person other than the plaintiff. The security shall
5	be in the sum of \$50.00 for a summons returnable to a Superior Court. If trustee
6	process issues without a minute of the recognizance, with the name of the
7	surety and the sum in which he or she is bound, signed by the clerk thereon, the
8	trustee shall be discharged. [Repealed.]
9	Sec. 6. 13 V.S.A. § 3281 is amended to read:
10	§ 3281. SEXUAL ASSAULT SURVIVORS' RIGHTS
11	(a) Short title. This section may be cited as the "Bill of Rights for Sexual
12	Assault Survivors."
13	(b) Definition. As used in this section, "sexual assault survivor" means a
14	person who is a victim of an alleged sexual offense.
15	(c) Survivors' rights. When a sexual assault survivor makes a verbal or
16	written report to a law enforcement officer, emergency department, sexual
17	assault nurse examiner, or victim's advocate of an alleged sexual offense, the
18	recipient of the report shall provide written notification to the survivor that he
19	or she the survivor has the following rights:
20	(1) The right to receive a medical forensic examination and any related
21	toxicology testing at no cost to the survivor in accordance with 32 V.S.A. §

1	1407, irrespective of whether the survivor reports to or cooperates with law
2	enforcement. If the survivor opts to have a medical forensic examination, he or
3	she the survivor shall have the following additional rights:
4	(A) the right to have the medical forensic examination kit or its
5	probative contents delivered to a forensics laboratory within 72 hours of
6	collection;
7	(B) the right to have the sexual assault evidence collection kit or its
8	probative contents preserved without charge for the duration of the maximum
9	applicable statute of limitations;
10	(C) the right to be informed in writing of all policies governing the
11	collection, storage, preservation, and disposal of a sexual assault evidence
12	collection kit;
13	(D) the right to be informed of a DNA profile match on a kit reported
14	to law enforcement or on a confidential kit, on a toxicology report, or on a
15	medical record documenting a medical forensic examination, if the disclosure
16	would not impede or compromise an ongoing investigation; and
17	(E) the right to be informed of the status and location of the sexual
18	assault evidence collection kit; and
19	(F) upon written request from the survivor, the right to:

1	(i) receive written notification from the appropriate official with
2	custody not later than 60 days before the date of the kit's intended destruction
3	or disposal; and
4	(ii) be granted further preservation of the kit or its probative
5	contents.
6	(2) The right to consult with a sexual assault advocate.
7	(3) The right to information concerning the availability of protective
8	orders and policies related to the enforcement of protective orders.
9	(4) The right to information about the availability of, and eligibility for,
10	victim compensation and restitution.
11	(5) The right to information about confidentiality.
12	(d) Notification protocols. The Vermont Network Against Domestic and
13	Sexual Violence and the Sexual Assault Nurse Examiner Program, in
14	consultation with other parties referred to in this section, shall develop
15	protocols and written materials to assist all responsible entities in providing
16	notification to victims.
17	Sec. 7. 13 V.S.A. § 3401 is amended to read:
18	§ 3401. DEFINITION AND PUNISHMENT OF TREASON
19	A person owing allegiance to this State, who levies war or conspires to levy
20	war against the same, or adheres to the enemies thereof, giving them aid and
21	comfort, within the State or elsewhere, shall be guilty of treason against this

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1 State and shall suffer the punishment of death be imprisoned for not less than 2 25 years with a maximum term of life and, in addition, may be fined not more 3 than \$50,000.00. 4 Sec. 8. REPEALS 5 The following sections are repealed: 13 V.S.A. § 7101 (sentence and 6 warrant); 13 V.S.A. § 7102 (pardon); 13 V.S.A. § 7103 (place of execution); 13 7 V.S.A. § 7104 (manner of confinement); 13 V.S.A. § 7105 (persons present at 8 execution); 13 V.S.A. § 7106 (manner of execution); 13 V.S.A. § 7107 (returns 9 of Commissioner). 10 Sec. 9. 13 V.S.A. § 4056 is amended to read: § 4056. SERVICE 11 12 (a) A petition, ex parte temporary order, or final order issued under this 13 subchapter shall be served in accordance with the Vermont Rules of Civil 14 Procedure and may be served by any law enforcement officer. A court that 15 issues an order under this chapter during court hours shall promptly transmit 16 the order electronically or by other means to a law enforcement agency for 17 service, and shall deliver a copy to the holding station. 18 (b) A respondent who attends a hearing held under section 4053, 4054, or

4055 of this title at which a temporary or final order under this subchapter is

issued and who receives notice from the court on the record that the order has

been issued shall be deemed to have been served. A respondent notified by the

1	court on the record shall be required to adhere immediately to the provisions of
2	the order. However, even when the court has previously notified the
3	respondent of the order, the court shall transmit the order for additional service
4	by a law enforcement agency. The clerk shall mail a copy of the order to the
5	respondent at the respondent's last known address.
6	* * *
7	Sec. 10. 13 V.S.A. § 4814 is amended to read:
8	§ 4814. ORDER FOR EXAMINATION OF COMPETENCY
9	* * *
10	(d) Notwithstanding any other provision of law, an examination ordered
11	pursuant to subsection (a) of this section may be conducted by a doctoral-level
12	psychologist trained in forensic psychology and licensed under 26 V.S.A.
13	chapter 55. This subsection shall be repealed on July 1, 2024.
14	* * *
15	Sec. 11. 13 V.S.A. § 4816 is amended to read:
16	§ 4816. SCOPE OF EXAMINATION; REPORT; EVIDENCE
17	* * *
18	(e) The relevant portion of a psychiatrist's report or of a report conducted
19	pursuant to subsection 4814(d) of this title by a doctoral-level psychologist
20	trained in forensic psychology shall be admitted into evidence as an exhibit on
21	the issue of the person's mental competency to stand trial and the opinion shall

1	be conclusive on the issue if agreed to by the parties and if found by the court
2	to be relevant and probative on the issue.
3	* * *
4	Sec. 12. 13 V.S.A. § 7282(c) is amended to read:
5	(c) SIU surcharge. In addition to any penalty or fine imposed by the court
6	or Judicial Bureau for a criminal offense committed after July 1, 2009, the clerk
7	of the court or Judicial Bureau shall levy an additional surcharge of \$100.00 to
8	be deposited in the General Fund, in support of the Specialized Investigative
9	Unit Grants Board created in 24 V.S.A. § 1940(c), and used to pay for the costs
10	of Specialized Investigative Units.
11	Sec. 13. 13 V.S.A. § 7554c(e)(3) is amended to read:
12	(3) All records of information obtained during risk assessment or needs
13	screening shall be stored in a manner making them accessible only to the
14	Director of Pretrial Services and pretrial service coordinators for a period of
15	three years, after which the records shall be maintained as required by sections
16	117 and 218 of this title 3 V.S.A. §§ 117 and 218 and any other State law. The
17	Director of Pretrial Services shall be responsible for the destruction of records
18	when ordered by the court.
19	Sec. 14. 14 V.S.A. § 4020 is amended to read:
20	§ 4020. LIABILITY FOR REFUSAL TO ACCEPT ACKNOWLEDGED
21	STATUTORY FORM POWER OF ATTORNEY

1	(a) As used in this section, statutory form power of attorney means a
2	power of attorney substantially in the form provided in section 4051 or 4052 of
3	this title or that meets the requirements for a military power of attorney
4	pursuant to 10 U.S.C. § 1044b, as amended.
5	(b) Except as otherwise provided in subsection (e)(b) of this section:
6	(1) a person shall either accept an acknowledged statutory form power of
7	attorney or request a certification, a translation, or an opinion of counsel under
8	subsection 4019(d) of this title not later than seven business days after
9	presentation of the power of attorney for acceptance;
10	(2) if a person requests a certification, a translation, or an opinion of
11	counsel under subsection 4019(d) of this title, the person shall accept the
12	statutory form power of attorney not later than five business days after receipt
13	of the certification, translation, or opinion of counsel; and
14	(3) a person may not require an additional or different form of power of
15	attorney for authority granted in the statutory form power of attorney presented.
16	(e)(b) A person is not required to accept an acknowledged statutory form
17	power of attorney if:
18	(1) the person is not otherwise required to engage in a transaction with
19	the principal in the same circumstances;
20	(2) engaging in a transaction with the agent or the principal in the same
21	circumstances would be inconsistent with federal or state law;

20

1	(3) the person has actual knowledge of the termination of the agent's
2	authority or of the power of attorney before exercise of the power;
3	(4) a request for a certification, a translation, or an opinion of counsel
4	under subsection 4019(d) of this title is refused;
5	(5) the person in good faith believes that the power is not valid or that
6	the agent does not have the authority to perform the act requested, whether or
7	not a certification, a translation, or an opinion of counsel under subsection
8	4019(d) of this title has been requested or provided; or
9	(6) the person makes, or has actual knowledge that another person has
10	made, a report to the Adult Protective Services program or other appropriate
11	entity within the Department of Disabilities, Aging, and Independent Living or
12	to a law enforcement agency stating a good faith belief that the principal may
13	be subject to physical or financial abuse, neglect, exploitation, or abandonment
14	by the agent or a person acting for or with the agent.
15	(d)(c) A person who refuses in violation of this section to accept an
16	acknowledged statutory form power of attorney is subject to:
17	(1) a court order mandating acceptance of the power of attorney; and
18	(2) liability for reasonable attorney's fees and costs incurred in any
19	action or proceeding that confirms the validity of the power of attorney or

mandates acceptance of the power of attorney.

1	Sec. 15. 14 V.S.A. § 4047 is amended to read:
2	§ 4047. GIFTS
3	* * *
4	(b) An agent may make a gift of the principal's property only as the agent
5	determines is consistent with the principal's objectives if actually known by the
6	agent or, if unknown, as the agent determines is consistent with the principal's
7	best interests based on all relevant factors, including:
8	(1) evidence of the principal's intent;
9	(2) the principal's personal history of making or joining in the making of
10	lifetime gifts;
11	(3) the principal's estate plan;
12	(4) the principal's foreseeable obligations and maintenance needs and the
13	impact of the proposed gift on the principal's housing options, access to care
14	and services, and general welfare;
15	(5) the income, gift, estate, or inheritance tax consequences of the
16	transaction; and
17	(6) whether the proposed gift creates a foreseeable risk that the principal
18	will be deprived of sufficient assets to cover the principal's needs during any
19	period of Medicaid ineligibility that would result from the proposed gift.
20	(c) An agent may make a gift of the principal's property only as the agent
21	determines is consistent with the principal's objectives if actually known by the

1	agent and, if unknown, as the agent determines is consistent with the principal's
2	best interests based on all relevant factors, including:
3	(1) the value and nature of the principal's property;
4	(2) the principal's foreseeable obligations and need for maintenance;
5	(3) minimization of taxes, including income, estate, inheritance,
6	generation-skipping transfer, and gift taxes;
7	(4) eligibility for a benefit, a program, or assistance under a statute or
8	regulation; and
9	(5) the principal's personal history of making or joining in making gifts.
10	[Repealed.]
11	Sec. 16. 14 V.S.A. § 4051 is amended to read:
12	§ 4051. STATUTORY FORM POWER OF ATTORNEY
13	A document substantially in the following form may be used to create a
14	statutory form power of attorney that has the meaning and effect prescribed by
15	this chapter.
16	VERMONT STATUTORY FORM POWER OF ATTORNEY IMPORTANT
17	INFORMATION
18	This power of attorney authorizes another person (your agent) to make
19	decisions concerning your property for you (the principal). Your agent will be
20	able to make decisions and act with respect to your property (including your
21	money) whether or not you are able to act for yourself. The meaning of

1 authority over subjects listed on this form is explained in the Vermont Uniform 2 Power of Attorney Act, 14 V.S.A. chapter 127. 3 This power of attorney does not authorize the agent to make health-care 4 decisions for you. 5 You should select someone you trust to serve as your agent. Unless you 6 specify otherwise, generally the agent's authority will continue until you die or 7 revoke the power of attorney or the agent resigns or is unable to act for you. 8 Your agent is entitled to reasonable compensation unless you state otherwise in 9 the Special Instructions. 10 This form does not revoke powers of attorney previously executed by you 11 unless you initial the introductory paragraph under DESIGNATION OF 12 AGENT that all previous powers of attorney are revoked. 13 This form provides for designation of one agent. If you wish to name more 14 than one agent, you may name a coagent in the Special Instructions. Coagents 15 are not required to act together unless you include that requirement in the 16 Special Instructions. 17 If your agent is unable or unwilling to act for you, your power of attorney 18 will end unless you have named a successor agent. You may also name a 19 second successor agent. 20 This power of attorney becomes effective immediately unless you state 21 otherwise in the Special Instructions.

1	If you have questions about the power of attorney or the authority you are
2	granting to your agent, you should seek legal advice before signing this form.
3	DESIGNATION OF AGENT
4	I (Name of Principal) () revoke all previous powers of
5	attorney and name the following person as my agent:
6	Name of Agent:
7	Agent's Address:
8	Agent's Telephone Number:
9	DESIGNATION OF SUCCESSOR AGENT(S) (OPTIONAL)
10	If my agent is unable or unwilling to act for me, I name as my successor
11	agent:
12	Name of Successor Agent:
13	Successor Agent's Address:
14	Successor Agent's Telephone Number:
15	If my agent is unable or unwilling to act for me, I name as my second
16	successor agent:
17	Name of Second Successor Agent:
18	Second Successor Agent's Address:
19	Second Successor Agent's Telephone Number:
20	GRANT OF GENERAL AUTHORITY

1	I grant my agent and any successor agent general authority to act for me
2	with respect to the following subjects as defined in the Vermont Uniform
3	Power of Attorney Act, 14 V.S.A. chapter 127, together with the incidental
4	powers enumerated in section 4033 of that chapter.
5	(INITIAL STRIKE THROUGH each subject you DO NOT want to include
6	in the agent's general authority. If you wish to grant general authority over all
7	of the subjects, you may initial "All Preceding Subjects" instead of initialing
8	each subject.)
9	← Real Property
10	← Tangible Personal Property
11	← Stocks and Bonds
12	() Commodities and Options
13	() Banks and Other Financial Institutions
14	() Operation of Entity or Business
15	() Insurance and Annuities
16	() Estates, Trusts, and Other Beneficial Interests
17	← Claims and Litigation
18	() Personal and Family Maintenance
19	() Benefits from Governmental Programs or Civil or Military Service
20	() Retirement Plans
21	← Taxes

1	() All Preceding Subjects
2	GRANT OF SPECIFIC AUTHORITY (OPTIONAL)
3	My agent MAY NOT do any of the following specific acts for me UNLESS
4	I have INITIALED the specific authority listed below:
5	(CAUTION: Granting any of the following will give your agent the
6	authority to take actions that could significantly reduce your property or change
7	how your property is distributed at your death. INITIAL ONLY the specific
8	authority you WANT to give your agent.)
9	() An agent who is not an ancestor, spouse, or descendant may exercise
10	authority under this power of attorney to create in the agent or in an individual
11	to whom the agent owes a legal obligation of support an interest in my property
12	whether by gift, rights of survivorship, beneficiary designation, disclaimer, or
13	otherwise
14	() Create, amend, revoke, or terminate an inter vivos, family, living,
15	irrevocable, or revocable trust
16	() Consent to the modification or termination of a noncharitable irrevocable
17	trust under 14A V.S.A. § 411
18	() Make a gift, subject to the limitations of 14 V.S.A. § 4047 (gifts) and any
19	special instructions in this power of attorney
20	() Consent to the modification or termination of a noncharitable irrevocable
21	trust under 14A V.S.A. § 411

1	() Create, amend, or change a beneficiary designation
2	() Waive the principal's right to be a beneficiary of a joint and survivor
3	annuity, including a survivor benefit under a retirement plan
4	() Exercise fiduciary powers that the principal has authority to delegate
5	() Authorize another person to exercise the authority granted under this
6	power of attorney
7	() Disclaim or refuse an interest in property, including a power of
8	appointment
9	() Exercise authority with respect to elective share under 14 V.S.A. § 319
10	() Exercise waiver rights under 14 V.S.A. § 323
11	() Exercise authority over the content and catalogue of electronic
12	communications and digital assets under 14 V.S.A. chapter 125 (Vermont
13	Revised Uniform Fiduciary Access to Digital Assets Act)
14	() Exercise authority with respect to intellectual property, including, without
15	limitation, copyrights, contracts for payment of royalties, and trademarks
16	() Convey, or revoke or revise a grantee designation, by enhanced life estate
17	deed pursuant to 27 V.S.A. chapter 6 of Title 27 or under common law.
18	LIMITATION ON AGENT'S AUTHORITY
19	An agent who is not my ancestor, spouse, or descendant MAY NOT use my
20	property to benefit the agent or a person to whom the agent owes an obligation
21	of support unless I have included that authority in the Special Instructions.

1	WHEN POWER OF ATTORNEY EFFECTIVE
2	This power of attorney becomes effective when executed unless the
3	principal has initialed one of the following:
4	() This power of attorney is effective only upon my later incapacity. OR
5	() This power of attorney is effective only upon my later incapacity or
6	unavailability. OR
7	() I direct that this power of attorney shall become effective when one or
8	more of the following occurs:
9	
10	
11	
12	
13	
14	
15	
16	EFFECTIVE DATE
17	This power of attorney is effective immediately unless I have indicated or
18	stated otherwise in the section above entitled When Power of Attorney
19	Effective or in the section below entitled Special Instructions.
20	SPECIAL INSTRUCTIONS (OPTIONAL)
21	You may give special instructions on the following lines:

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1	Any person, including my agent, may rely upon the validity of this power of
2	attorney or a copy of it unless that person knows it has terminated or is invalid.
3	Unless expressly stated otherwise, this power of attorney is durable and shall
4	remain valid if I become incapacitated or unavailable.
5	SIGNATURE AND ACKNOWLEDGMENT
6	Your Name Printed:
7	Your Address:
8	Your Telephone Number:
9	State of:
10	County of:
11	This document was acknowledged before me on:(Date)
12	by (Name of Principal)
13	(Seal, if any):
14	Signature of Notary:
15	My commission expires:
16	IMPORTANT INFORMATION FOR AGENT
17	Agent's Duties
18	When you accept the authority granted under this power of attorney, a
19	special legal relationship is created between you and the principal. This
20	relationship imposes upon you legal duties that continue until you resign or the
21	power of attorney is terminated or revoked. You must:

1	(1) do what you know the principal reasonably expects you to do with
2	the principal's property or, if you do not know the principal's expectations, act
3	in the principal's best interests;
4	(2) act in good faith;
5	(3) do nothing beyond the authority granted in this power of attorney;
6	and
7	(4) disclose your identity as an agent whenever you act for the principal
8	by writing or printing the name of the principal and signing your own name as
9	"agent" in the following manner: (Principal's Name) by (Your Signature) as
10	Agent.
11	Unless the Special Instructions in this power of attorney state otherwise, you
12	must also:
13	(1) act loyally for the principal's benefit;
14	(2) avoid conflicts that would impair your ability to act in the principal's
15	best interest;
16	(3) act with care, competence, and diligence;
17	(4) keep a record of all receipts, disbursements, and transactions made on
18	behalf of the principal;
19	(5) cooperate with any person that has authority to make health-care
20	decisions for the principal to do what you know the principal reasonably

1	expects or, if you do not know the principal's expectations, to act in the
2	principal's best interests; and
3	(6) attempt to preserve the principal's estate plan if you know the plan
4	and preserving the plan is consistent with the principal's best interests.
5	Termination of Agent's Authority
6	You must stop acting on behalf of the principal if you learn of any event that
7	terminates this power of attorney or your authority under this power of
8	attorney. Events that terminate a power of attorney or your authority to act
9	under a power of attorney include:
10	(1) death of the principal;
11	(2) the principal's revocation of the power of attorney or your authority;
12	(3) the occurrence of a termination event stated in the power of attorney;
13	(4) the purpose of the power of attorney is fully accomplished; or
14	(5) if you are married to the principal, a legal action is filed with a court
15	to end your marriage, or for your legal separation, unless the Special
16	Instructions in this power of attorney state that such an action will not terminate
17	your authority.
18	Liability of Agent
19	The meaning of the authority granted to you is defined in the Vermont
20	Uniform Power of Attorney Act, 14 V.S.A. chapter 127. If you violate the
21	Vermont Uniform Power of Attorney Act, or act outside the authority granted,

1	you may be liable for any damages caused by your violation. In addition to
2	civil liability, failure to comply with your duties and authority granted under
3	this document could subject you to criminal prosecution.
4	If there is anything about this document or your duties that you do not
5	understand, you should seek legal advice.
6	Sec. 17. 14 V.S.A. § 4052 is amended to read:
7	§ 4052. STATUTORY SHORT FORM POWER OF ATTORNEY FOR
8	REAL ESTATE TRANSACTIONS
9	(a) A document substantially in the following form may be used to create a
10	statutory form power of attorney for a real estate transaction that has the
11	meaning and effect prescribed by this chapter. Nothing in this section shall
12	prohibit a principal from using this form to grant other powers to an agent with
13	respect to real property consistent with section 4034 of this title.
14	VERMONT STATUTORY FORM POWER OF ATTORNEY IMPORTANT
15	INFORMATION
16	This power of attorney authorizes another person (your agent) to take
17	actions for you (the principal) in connection with a real estate transaction (sale,
18	purchase, mortgage, or gift). Your agent will be able to make decisions and account of the second of
19	with respect to a specific parcel of land whether or not you are able to act for
20	yourself. The meaning of authority over subjects listed on this form is

1	explained in the Vermont Uniform Power of Attorney Act, 14 V.S.A. chapter
2	127.
3	DESIGNATION OF AGENT
4	I/we and
5	(Name(s) of Principal) appoint the following person as my (our) agent:
6	Name of Agent:
7	Name of Alternate Successor Agent:
8	Address of Property that is the subject of this power of attorney
9	(Street):, (Municipality)
10	, Vermont.
11	Transaction for which the power of attorney is given STRIKE THROUGH
12	each type of transaction for which the power of attorney is not given:
13	[] Sale
14	
15	[] Mortgage
16	{ } Finance and/or Mortgage
17	[] Gift
18	GRANT OF AUTHORITY
19	I/we grant my (our) agent and any alternate agent authority named in this
20	power of attorney to act for me/us with respect to a real estate transaction
21	involving the property with the address stated above, including, but not limited

1	to, the powers described in 14 V.S.A. § 4034(2), (3), and (4) as provided in the
2	Vermont Uniform Power of Attorney Act, 14 V.S.A. chapter 127, together with
3	the incidental powers enumerated in section 4033 of that chapter.
4	POWER TO DELEGATE
5	[] If this box is checked, each agent appointed in this power of attorney may
6	delegate the authority to act to another person. Any delegation shall be in
7	writing and executed in the same manner as this power of attorney.
8	TERM
9	This power of attorney commences when fully executed and continues until
10	the real estate transaction for which it was given is complete.
11	SELF HEALING
12	[] If this box is checked, the agent named in this power of attorney may
13	convey the subject real estate with or without consideration to the agent,
14	individually, in trust, or to one or more persons with the agent.
15	CHOICE OF LAW
16	This power of attorney and the effect hereof shall be determined by the
17	application of Vermont law and the Vermont Uniform Power of Attorney Act.
18	SIGNATURE AND ACKNOWLEDGMENT
19	
20	Your Name Printed
21	

1	Your Address
2	
3	Your Telephone Number
4	
5	State of
6	County of
7	This document was acknowledged before me on(Date)
8	by
9	(Name of Principal)
10	(Seal, if any)
11	Signature of Notary
12	My Commission expires:
13	(b) A power of attorney in the form above confers on the agent the powers
14	provided in subdivisions 4034(2), (3), and (4) of this chapter.
15	Sec. 18. 27 V.S.A. § 305 is amended to read:
16	§ 305. CONVEYANCES EFFECTED THROUGH POWER OF ATTORNEY
17	(a) A deed or other conveyance of lands or of an estate or interest therein,
18	made by virtue of a power of attorney, shall not be of any effect or admissible
19	in evidence unless the power of attorney is signed, witnessed by one or more
20	witnesses, acknowledged, and recorded in the office where the deed is required
21	to be recorded.

1	* * *
2	Sec. 19. 27 V.S.A. § 657 is amended to read:
3	§ 657. EXECUTION BY GUARDIAN; USE OF POWER OF ATTORNEY
4	(a) With the approval of the Probate Division, a guardian may convey the
5	real property of a person under guardianship by an ELE deed.
6	(b) An ELE deed may be executed by an agent under a power of attorney if
7	the power of attorney complies with the requirements of 14 V.S.A. chapter 123
8	following, including any applicable gifting and self-dealing provisions:
9	(1) 14 V.S.A. chapter 123, if the ELE deed was executed before July 1,
10	<u>2023; or</u>
11	(2) 14 V.S.A. chapter 127, if the ELE deed was executed on or after July
12	<u>1, 2023</u> .
13	Sec. 20. 15 V.S.A. § 293 is amended to read:
14	§ 293. WHEN PARENTS LIVE SEPARATELY
15	(a) When parents of minor children, or parents and stepparents of minor
16	children, whether said parents are married or unmarried, are living separately,
17	on the complaint of either parent or stepparent or, if it is a party in interest, the
18	Department for Children and Families, the Family Division of the Superior
19	Court may make such decree concerning parental rights and responsibilities and
20	parent-child contact (as defined in section 664 of this title), and the support of
21	the children, as in cases where either parent deserts or without just cause fails to

1	support the children. Thereafter on the motion of either of the parents, the
2	stepparent, or the Department for Children and Families, the court may annul,
3	vary, or modify the decrees.
4	(b) Any legal presumption of parentage as set forth in section 308 of this
5	title 15C V.S.A. § 401 or an unrescinded acknowledgment of parentage signed
6	by the parties and executed in accordance with 15C V.S.A. § 301 shall be
7	sufficient basis for initiating a support action under this section without any
8	further proceedings to establish parentage. If a party raises an objection to the
9	presumption, the court may determine the issue of parentage as part of the
10	support action. If no written objection to the presumption is raised, an order
11	under this section shall constitute a judgment on the issue of parentage.
12	Sec. 21. REPEAL
13	15 V.S.A. § 294 (man in the house) is repealed.
14	Sec. 22. 15 V.S.A. § 295 is amended to read:
15	§ 295. SUBSTITUTE HUSBAND AND FATHER SERVICE OF
16	COMPLAINT
17	When <u>a</u> complaint is made under section $\frac{292}{292}$, 293 or 294 of this title, a
18	summons shall be issued to the other party directing him to cause his
19	appearance therein to be entered such person to appear not later than 21 days
20	after the date of the service thereof and show cause why the prayer of the
21	complaint should not be granted., which The summons and the complaint shall

1	be served on such the party as provided by section 596 or by section 597 of this
2	title Rule 4.0 of the Vermont Rules for Family Proceedings. After the filing of
3	such the complaint, the Superior Court in which the cause is pending, or any
4	Superior judge, may, on application of either party make such order concerning
5	the care and custody of the minor children during the pendency of the
6	complaint, as is deemed expedient and for the benefit of such children.
7	Sec. 23. 15 V.S.A. § 780(7) is amended to read:
8	(7) "Support order" means any judgment, order, or contract for support
9	enforceable in this state State, including, but not limited to, orders issued
10	pursuant to:
11	(A) 15 V.S.A. chapter chapters 5 (relating to desertion and support
12	and parentage), 7 (relating to URESA) or and 11 (relating to annulment and
13	divorce);
14	(B) 15B V.S.A. chapters 1–19 (relating to Uniform Interstate Family
15	Support Act); and
16	(C) 15C V.S.A. chapters 1–8 (relating to parentage proceedings).
17	Sec. 24. 15 V.S.A. § 558 is amended to read:
18	§ 558. WOMAN SPOUSE ALLOWED TO TAKE MAIDEN BIRTH NAME
19	Upon granting a divorce to a woman, unless good cause is shown to the
20	contrary, the court may shall allow her a spouse to resume her maiden the
21	spouse's birth name or the name of a former husband spouse.

1 Sec. 25. 15 V.S.A. § 788 is amended to read:

§ 788. PARENT'S RESPONSIBILITY

- (a) Any parent subject to a child support or parental rights and responsibilities order shall notify in writing the court which that issued the most recent order and the Office of Child Support of his or her the parent's current mailing address and current residence address and of any change in either address within seven business days of the change, until all obligations to pay support or support arrearages, or to provide for parental rights and responsibilities are satisfied. For good cause, the court may keep information provided under this subsection confidential.
- (b) When a wage withholding order is in effect, either parent shall notify in writing the registry of the name and address of a new employer within seven days of commencing new employment. If the Registry has received information that a parent has changed employment, it shall notify the other parent of the fact of the change but shall not disclose the identity or the location of the employer. On request of a parent, the Registry shall provide information on the other parent's wages.
- (c)(1) In all cases in which a temporary or final order for relief from abuse has been entered, information provided under this section shall be kept confidential by the court. The court, for good cause shown, may release such information.

1	(2) For purposes of this subsection, good cause shall be deemed
2	established when:
3	(A) a party to the relief from the abuse order consents to the release of
4	the party's own information, in which case the court may release that party's
5	information; or
6	(B) the temporary or final order for relief from abuse is no longer in
7	effect.
8	Sec. 26. 23 V.S.A. § 203 is amended to read:
9	§ 203. COUNTERFEITING, FRAUD, AND MISUSE; PENALTY
10	(a) A person shall not:
11	* * *
12	(2) display or cause or permit to be displayed, or have in his or her the
13	person's possession, any fictitious or fraudulently altered operator's license,
14	learner's permit, nondriver identification card, inspection sticker, registration
15	certificate, or in-transit registration permit, or display for any fraudulent
16	purpose an expired or counterfeit insurance identification card or similar
17	document;
18	* * *
19	(b)(1) Except as provided in subdivision (2) of this subsection, a violation
20	of subsection (a) of this section shall be a traffic violation for which there shall
21	be a penalty of not more than \$1,000.00. If a person is found to have

1	committed the violation, the person's privilege to operate motor vehicles shall
2	be suspended for 60 days.
3	(2)(A) If a person may be charged with a violation of subdivision (a)(2)
4	of this section or with a violation of 7 V.S.A. § 656, the person shall be charged
5	with a violation of 7 V.S.A. § 656 and not with a violation of this section.
6	(B) If a person may be charged with a violation of subdivision (a)(2)
7	of this section or with a violation of 7 V.S.A. § 1005, the person shall be
8	charged with a violation of 7 V.S.A. § 1005 and not with a violation of this
9	section.
10	Sec. 27. 27 V.S.A. § 349 is amended to read:
11	§ 349. CONVEYANCE TO GRANTOR AND OTHERS
12	(a)(1) Without an intervening conveyance, a person may convey interests in
13	real estate directly:
14	(1)(A) to himself or herself themselves in a different legal capacity; or
15	(2)(B) to his or her the person's spouse; or
16	(3)(C) to himself or herself themselves and one or more other persons,
17	including his or her the person's spouse.
18	(2) A person shall not convey an interest in a tenancy by the entirety or
19	in homestead property to any person except his or her the person's spouse,
20	unless the spouse joins in the conveyance.

1	(b) A conveyance made pursuant to this section shall be effective to convey
2	such title as would be conveyed by the deed if the grantor were not also a
3	grantee.
4	Sec. 28. 27 V.S.A. § 378 is amended to read:
5	§ 378. EFFECT OF RECORDING UNACKNOWLEDGED DEED
6	A person interested in a deed or lease not acknowledged may cause the deed
7	or lease to be recorded without acknowledgment before or during the
8	application to the court or the proceedings before any of the authorities named
9	in sections $\frac{371-376}{271-375}$ of this title; and, when so recorded in the proper
10	office, it shall be as effectual as though the same had been duly acknowledged
11	and recorded for 60 days thereafter. If such proceedings for proving the
12	execution of the deed are pending at the expiration of such 60 days, the effect
13	of such record shall continue until the expiration of six business days after the
14	termination of the proceedings.
15	Sec. 29. 27 V.S.A. § 1302 is amended to read:
16	§ 1302. DEFINITIONS
17	As used in this chapter, unless the context otherwise requires:
18	* * *
19	(7) "Common expenses" include:
20	(A) all sums lawfully assessed against the apartment or site owners by
21	the association of owners;

1	(B) expenses of administration, maintenance, repair, or replacement
2	of the common areas and facilities;
3	(C) expenses agreed upon as common expenses by the association of
4	owners; and
5	(D) expenses declared common expenses by this chapter, or by the
6	declaration or the bylaws.
7	Sec. 30. 27 V.S.A. § 1470(a) is amended to read:
8	(a) In As used in this section, "Death Master File" means the U.S. Social
9	Security Administration Death Master File or other database or service that is at
10	least as comprehensive as the U.S. Social Security Administration Death
11	Master File for determining that an individual reportedly has died.
12	Sec. 31. 27 V.S.A. § 1531(b) is amended to read:
13	(b) Before selling property under subsection (a) of this section, the
14	Administrator shall give notice to the public of:
15	(1) the date of the sale; and
16	(2) a reasonable description of the property.
17	Sec. 32. 27 V.S.A. § 1533(b) is amended to read:
18	(b) Replacement of the security or calculation of market value under
19	subsection (a) of this section must take into account a stock split, reverse stock
20	split, stock dividend, or similar corporate action.

- 1 Sec. 33. 27 V.S.A. § 1552(c) is amended to read:
- 2 (c) The Administrator shall decide a claim under this section not later than
- 3 90 days after it is presented. If the Administrator determines that the other state
- 4 is entitled under subsection (a) of this section to custody of the property, the
- 5 Administrator shall allow the claim and pay or deliver the property to the other
- 6 state.
- 7 Sec. 34. 27 V.S.A. § 1595(a) is amended to read:
- 8 (a) If a holder enters into a contract or other arrangement for the purpose of
- 9 evading an obligation under this chapter or otherwise willfully fails to perform
- a duty imposed on the holder under this chapter, the Administrator may require
- the holder to pay the Administrator, in addition to interest as provided in
- subsection 1594(a) of this title, a civil penalty of \$1,000.00 for each day the
- obligation is evaded or the duty is not performed, up to a cumulative maximum
- amount of \$25,000.00, plus 25 percent of the amount or value of property that
- should have been but was not reported, paid, or delivered as a result of the
- evasion or failure to perform.
- 17 Sec. 35. REPEAL
- 18 27 V.S.A. chapter 7, subchapter 4 (congregational churches) is repealed.
- 19 Sec. 36. CONSTRUCTION OF ACT; PROPERTY INTERESTS NOT
- 20 AFFECTED

1	Sec. 35 of this act repeals 27 V.S.A. chapter 7, subchapter 4 for the purpose
2	of removing the statutory duties and procedures governing the transfer of
3	property by congregational churches. This act shall not be construed to affect a
4	religious corporation's rights or property interest in congregational church
5	property. This act shall not supersede any act of the General Assembly that
6	vested specific rights or interests in, or established specific procedures for the
7	transfer of property by, a chartered religious corporation.
8	Sec. 37. 28 V.S.A. § 126 is amended to read:
9	§ 126. COORDINATED JUSTICE REFORM ADVISORY COUNCIL
10	* * *
11	(c) Powers and duties. The Coordinated Justice Reform Advisory Council
12	shall:
13	* * *
14	(5) on or before September 1, 2023 and annually thereafter, recommend
15	to the Commissioner of Corrections the a new appropriate allocation of not
16	more than \$900,000.00 from the Justice Reinvestment II line item of the
17	Department of Corrections' budget for the upcoming next fiscal year to support
18	community-based programs and services, related data collection and analysis
19	capacity, and other initiatives in accordance with subsection (a) of this section.
20	* * *

1	(e) Reports. On or before November 15, 2023 and annually thereafter, the
2	Coordinated Justice Reform Advisory Council shall submit recommendations
3	pursuant to subdivisions (c)(4) and (c)(5) of this section to the Joint Legislative
4	Justice Oversight Committee; the Senate Committees on Appropriations and on
5	Judiciary; and the House Committees on Appropriations, on Corrections and
6	Institutions, and on Judiciary. Any recommendations submitted pursuant to
7	subdivision (c)(4) shall be in the form of proposed legislation. The Council
8	shall include in its reports the efforts it has made to consult with the
9	organizations listed in subdivision (c)(3) of this section.
10	* * *
11	Sec. 38. 28 V.S.A. § 102 is amended to read:
12	§ 102. COMMISSIONER OF CORRECTIONS; APPOINTMENT; POWERS;
13	RESPONSIBILITIES
14	* * *
15	(c) The Commissioner is charged with the following responsibilities:
16	* * *
17	(23) To include the Coordinated Justice Reform Advisory Council's
18	appropriation recommendations made pursuant to subdivision 126(c)(5) of this
19	title in the Department's annual proposed budget for the next subsequent fiscal
20	year for the purposes of developing the State budget required to be submitted to
21	the General Assembly in accordance with 32 V.S.A. § 306.

1	Sec. 39. 29 V.S.A. § 561 is added to read:
2	§ 561. RELEASE OF OIL AND GAS LEASES
3	(a) After the expiration, cancellation, surrender, or relinquishment of an oil
4	and gas lease, upon written request of the lessor, the lessee shall file a release or
5	discharge of the lease in the land records of the town or towns where the lands
6	described in the lease are located. The filing shall be in recordable form and
7	shall include any fees.
8	(b) If any lessee, or the lessee's personal representative, successor, or
9	assign, fails or refuses to record a release for a period of 30 days after being so
10	requested, the lessee shall be liable for all damages occasioned thereby,
11	including costs and reasonable attorney's fees.
12	(c) A lessor's request for release or discharge shall be in writing and
13	delivered to the lessee by personal service or registered mail at the lessee's last
14	known address.
15	Sec. 40. 29 V.S.A. § 563 is added to read:
16	§ 563. ABANDONMENT OF OIL AND GAS INTERESTS;
17	PRESERVATION
18	(a) An abandoned interest in oil and gas shall revert to and merge with the
19	surface estate from which it was severed.
20	(b) An interest in oil and gas is deemed abandoned at any time that:

1	(1) it has been unused for a continuous period of 10 years after July 1,
2	1973; and
3	(2) no statement of interest under subsection (e) of this section has been
4	filed at any time within the preceding five years.
5	(c) The provisions of subsection (b) of this section shall not apply to any
6	interest in oil or gas that has been retained by the owner who originally severed
7	the mineral estate from the surface estate, notwithstanding that other interests in
8	the land, including ownership of the surface, may have been sold, leased,
9	mortgaged, or otherwise transferred.
10	(d) This section applies to all interests in oil and gas. It also applies to
11	interests in other minerals if created inclusively in the same instrument that
12	expressly creates an oil and gas interest. It does not apply to mineral interests
13	that do not expressly include an oil and gas interest or were intended to be
14	separate from an oil and gas interest.
15	(e) An interest in oil and gas is deemed used at any time in which:
16	(1) there is actual production of oil or gas, including production from
17	lands covered by a lease to which an oil and gas interest is subject, or from
18	lands pooled or unitized with such lands;
19	(2) oil and gas operations are conducted under the terms of the
20	instrument creating the oil and gas interest;

1	(3) payment is made of rental or royalties for the purpose of delaying the
2	use or continuing the use of the oil and gas interest;
3	(4) payment of taxes is made on the oil and gas interest; or
4	(5) there exists a currently valid permit under 10 V.S.A. chapter 151 or a
5	currently valid drilling permit under this chapter for development of the oil and
6	gas interest.
7	(f) The owner of an interest in oil or gas may file a statement of interest in
8	the land records of any municipality in which the land affected is located. The
9	statement shall include a description of the land affected, the nature of the
10	interest claimed, the book and page of recording of the original grant of the
11	interest, and the name and address of the person claiming the interest.
12	(g) The owner of the surface estate from which an oil and gas interest was
13	severed may give notice of abandonment under this subsection. Notice shall
14	contain the name of the record owner of the interest; a description of the land
15	and the nature of the interest; the book and page of filing of the interest, if it is
16	filed; the name and address of the person giving notice; and a statement that the
17	interest is presumed abandoned. The notice shall be published in a newspaper
18	of general circulation in the town or towns where the land affected is located.
19	If the address of the owner of the oil and gas interest is shown on record, a copy
20	of the notice shall be mailed to that address by certified or registered mail
21	within 10 days after the date of publication.

1	(h) A copy of the notice under subsection (g) of this section, and an
2	affidavit, may be filed in the land records of the municipality in which the land
3	is located. The affidavit shall state that the oil or gas interest has been
4	abandoned under the criteria set forth in subsection (b) of this section, and that
5	notice of abandonment has been given under the criteria set forth in subsection
6	(g). After the notice and affidavit have been filed, unless a court finds to the
7	contrary, the oil and gas interest shall be presumed abandoned, and the interest
8	of the surface owner shall be presumed for all purposes free of encumbrance
9	from that interest.
10	Sec. 41. 2022 Acts and Resolves No. 165, Secs. 8–10 are amended to read:
11	Sec. 8. [Deleted.]
12	Sec. 9. [Deleted.]
13	Sec. 10. [Deleted.]
14	Sec. 42. 2022 Acts and Resolves No. 165, Sec. 11(d) is amended to read:
15	(d) Secs. 8 10 (repeal of authority to use gun suppressors while hunting)
16	shall take effect on July 1, 2024. [Deleted.]
17	Sec. 43. REPEAL OF DEPARTMENT OF CORRECTIONS PILOT
18	PROJECT
19	Sec. 2 of 2021 Acts and Resolves No. 14 (Department of Corrections pilot
20	project requiring report to court prior to sentencing a defendant to a term of
21	probation for a felony) is repealed.

- 1 Sec. 44. EFFECTIVE DATE
- 2 This act shall take effect on passage.