

Journal of the House

Thursday, February 12, 2026

At three o'clock and thirty minutes in the afternoon, the Speaker called the House to order.

Devotional Exercises

Devotional exercises were conducted by Bianca Stone, Vermont Poet Laureat, Brandon.

Second Reading; Bill Amended; Third Reading Ordered

H. 527

Rep. Sibilia of Dover, for the Committee on Energy and Digital Infrastructure, to which had been referred House bill, entitled

An act relating to extending the sunset of 30 V.S.A. § 248a

Reported in favor of its passage when amended by striking out all after the enacting clause and inserting in lieu thereof the following:

Sec. 1. 30 V.S.A. § 248a is amended to read:

§ 248a. CERTIFICATE OF PUBLIC GOOD FOR COMMUNICATIONS

FACILITIES

* * *

(i) Sunset of Commission authority. Effective on July 1, 2026 2030, no new applications for certificates of public good under this section may be considered by the Commission.

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Sec. 2. PUBLIC UTILITY COMMISSION RECOMMENDATIONS;

INCREASED PARTICIPATION

(a) The Public Utility Commission shall recommend changes to 30 V.S.A. § 248a to increase transparency, efficiency, fairness, and the ability of individuals and municipalities to participate in the telecommunications siting process. The Commission shall hold at least two workshops on the issue and shall invite, at a minimum, the following: the telecommunications service providers that have used the section 248a process; the Vermont League of Cities and Towns; the regional planning commissions; Vermonters for a Clean

Environment; the Department of Public Service; the Department of Public Safety; the Agency of Natural Resources; and any other relevant stakeholders.

(b) The workshops shall address the following topics and procedures:

(1) the advance notice process, including the content of the notice; the length of the notice period; distribution requirements; prepetition hearings and site visits at the municipal or regional planning level; prepetition supplements and amendments; recommendations from municipal entities and regional planning commissions; whether municipalities should be required to hold a public hearing on an application and whether the Department of Public Service should be required to attend; and the effect of failure to file a petition within 180 days following the advance notice date;

(2) procedures for the postpetition comment period, including consideration of comments, motions to intervene, and requests for hearings, as well as for issuing a significant issue determination during the review period pursuant to 30 V.S.A. § 248a(f);

(3) procedures for contested case proceedings following a Commission's "significant issue" determination that include scheduling, site visits including visibility determinations, discovery, and motions;

(4) conduct of evidentiary hearings, including allowing for public participation, and streamlining the posthearing briefing process to comply with the applicable review periods under 30 V.S.A. § 248a(f);

(5) evidentiary burdens for section 248a criteria, including rebuttable presumptions of compliance from agency determinations, how and when municipalities are given substantial deference, and if other parties, such as adjoining neighbors, should be given substantial deference;

(6) requirements for supplements and amendments to a pending petition, with express standards for substantial and nonsubstantial changes;

(7) streamlined administrative process for transfers of certificates of public good issued under section 248a in whole or in part; and

(8) any other topics the Commission determines should be addressed through rules or orders following consultation with stakeholders.

(c) On or before December 15, 2027, the Commission shall submit an overview of the process it conducted, the recommendations it has, and a description of any changes the Commission made to the section 248a process after the consultations with stakeholders to the House Committee on Energy and Digital Infrastructure and the Senate Committee on Natural Resources and Energy.

Sec. 3. EFFECTIVE DATE

This act shall take effect on passage.

The bill, having appeared on the Notice Calendar, was taken up, read the second time, the report of the Committee on Energy and Digital Infrastructure agreed to, and third reading ordered.

**Second Reading; Favorable Report;
Third Reading Ordered**

J.R.S. 37

Rep. Duke of Burlington, for the Committee on Commerce and Economic Development, to which had been referred joint Senate resolution, entitled

Joint resolution supporting, in solidarity with national and international ski organizations and numerous skiers across the globe, the introduction of long-overdue gender equality in Nordic combined Olympic competition and urging that the International Olympic Committee (IOC) only introduce new Olympic sports that practice gender equality

Reported in favor of its adoption in concurrence. The resolution, having appeared on the Notice Calendar, was taken up, read the second time, and third reading ordered.

Adjournment

At four o'clock and eight minutes in the afternoon, on motion of **Rep. McCoy of Poultney**, the House adjourned until tomorrow at nine o'clock and thirty minutes in the forenoon.