201	4
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1	H.640
2	Introduced by Representative Sweaney of Windsor
3	Referred to Committee on
4	Date:
5	Subject: Legislature; Vermont Statutes Annotated; technical corrections
6	Statement of purpose of bill as introduced: This bill proposes to make
7	technical corrections to Vermont statutes.
8	An act relating to technical corrections
9	It is hereby enacted by the General Assembly of the State of Vermont:
10	Sec. 1. 3 V.S.A. § 253 is amended to read:
11	§ 253. DEPUTY OFFICERS
12	***
13	(c)(1) The Commissioner of Financial Regulation, with the approval of the
14	governor Governor, shall appoint a Deputy Commissioner of Banking, a
15	Deputy Commissioner of Insurance, a Deputy Commissioner of Captive
16	Insurance, and a Deputy Commissioner of Securities, and a Deputy
17	Commissioner of Health Care Administration. The Commissioner of Financial
18	Regulation may remove the deputy commissioners at pleasure and shall be
19	responsible for their acts. The functions and duties that relate to banks and
20	banking shall be in the charge of the Deputy Commissioner of Banking; those

1	that relate to the business of insurance shall be in the charge of the Deputy
2	Commissioner of Insurance; those that relate to the business of captive
3	insurance shall be in the charge of the Deputy Commissioner of Captive
4	Insurance; and those that relate to the business of securities shall be in the
5	charge of the Deputy Commissioner of Securities; and those that relate to
6	health care administration shall be in the charge of the Deputy Commissioner
7	of health care administration.
8	(2) In the case of a vacancy in the Office of the Commissioner of
9	Financial Regulation, one of the deputies appointed by the Commissioner shall
10	assume and discharge the duties of that office until the vacancy is filled or the
11	Commissioner returns.
12	(d) In case a vacancy occurs in the office of any appointing official who by
13	law is authorized to appoint a deputy, or such the official is absent, his or her
14	deputy shall assume and discharge the duties of such office until such the
15	vacancy is filled, or such the official returns. In the case of a vacancy in the
16	office of the Commissioner of Financial Regulation, one of the deputies
17	appointed by the Commissioner shall assume and discharge the duties of that
18	office until the vacancy is filled or the Commissioner returns. In case a
19	vacancy occurs in the office of the Secretary of Agriculture, Food and Markets,
20	the Deputy Commissioner for administration and enforcement shall assume

1	and discharge the duties of the Secretary until such vacancy is filled, or the
1	and discharge the daties of the secretary until such vacancy is linea, of the
2	Secretary returns.
3	(e)(1) The Secretary of Agriculture, Food and Markets, with the approval
4	of the Governor, shall appoint a Deputy Commissioner for administration and
5	enforcement Secretary. The Secretary of Agriculture, Food and Markets may
6	remove the Deputy Commissioner Secretary at pleasure, and he or she shall be
7	responsible for the Deputy Commissioner's Secretary's acts. The Agency of
8	Agriculture, Food and Markets shall be so organized that, subject to the
9	supervision of the Secretary of Agriculture, Food and Markets, the functions
10	and duties that relate to administration and enforcement shall be in the charge
11	of the Deputy Commissioner of Administration and Enforcement Secretary.
12	(2) In case a vacancy occurs in the Office of the Secretary of
13	Agriculture, Food and Markets, the Deputy Secretary shall assume and
14	discharge the duties of the Secretary until such vacancy is filled or the
15	Secretary returns.
16	* * *
17	Sec. 2. 3 V.S.A. § 471(m) is amended to read:
18	(m) The committee may authorize the loan of its securities pursuant to
19	securities lending agreements that provide for collateral consisting of cash or
20	securities issued or guaranteed by the United States U.S. government of its

agencies equal to 100 percent or more of the market value of the loaned

1	securities. Cash collateral may be invested by the lending institution in
2	investments approved by the state treasurer State Treasurer. Approval of
3	investments shall be made in accordance with the standard of care established
4	by the prudent investor rule under <del>chapter 147 of Title 9</del> <u>14A V.S.A. chapter 9</u>
5	Sec. 3. 3 V.S.A. § 472(a) is amended to read:
6	(a) The members of the Vermont pension investment committee Pension
7	Investment Committee established in chapter 17 of this title shall be the
8	trustees of the funds created by this subchapter, 16 V.S.A. chapter 55 of
9	Title 16, and 24 V.S.A. chapter 125 of Title 24, and with respect to them may
10	invest and reinvest the assets of the fund, and hold, purchase, sell, assign,
11	transfer, and dispose of the securities and investments in which the assets of
12	the fund have been invested and reinvested. Investments shall be made in
13	accordance with the standard of care established by the prudent investor rule
14	under <del>chapter 147 of Title 9</del> 14A V.S.A. chapter 9.
15	Sec. 4. 3 V.S.A. § 479(d) is amended to read:
16	(d) After January 1, 2007, the State Treasurer may offer and administer a
17	dental benefit plan for retired members, beneficiaries, eligible dependents, and
18	eligible retirees of special affiliated groups and the dependents of members of
19	those groups who are eligible for coverage in the State Employee Group
20	Medical Benefit Plan. The Plan shall be separate and apart from any dental
21	benefit plan offered to Vermont State employees. The original plan of

1	benefits, and any changes thereto, shall be determined by the State Treasurer
2	with due consideration of recommendations from the Retired Employees'
3	Committee on Insurance established in section 636 of this title.
4	* * *
5	Sec. 5. 10 V.S.A. § 543(f)(3) is added to read:
6	(3) Apprenticeship Program. The Vermont Apprenticeship Program
7	established under 21 V.S.A. chapter 13. Awards under this subdivision may be
8	used to fund the cost of apprenticeship-related instruction provided by the
9	Department of Labor.
10	Sec. 6. 10 V.S.A. § 905b(18) is amended to read:
11	(18) study and investigate the vetlands of the State and cooperate with
12	municipalities, the general public, other agencies, and the Board in collecting
13	and compiling data relating to wetlands, propose to the Board specific
14	wetlands to be designated as Class I wetlands, is ue or deny permits pursuant
15	to section 913 of this title and the rules authorized by this subdivision, issue
16	wetland determinations pursuant to section 914 of this title, issue orders
17	pursuant to section 1272 of this title, and in accordance with 3 V.S.A.
18	chapter 25, adopt rules to address the following:
19	* * *

1	Sac 7 10 V S A & 1255(a) is amonded to read	
2	(a) Vermont residents may apply for licenses on forms pr	ovided by the
3	Commissioner. Fees for each license shall be:	
4	(1) Fishing license	\$25.00
5	(2) Hunting license	\$25.00
6	(3) Combination hunting and fishing license	\$40.00
7	(4) Big game licenses (all require a hunting license)	
8	(A) archery license	\$23.00
9	(B) muzzle loader license	\$23.00
10	(C) turkey license	\$23.00
11	(D) second muzzle loader license [Repealed.]	<del>\$17.00</del>
12	(E) second archery license [Repealed.]	<del>\$17.00</del>
13	(F) moose license	\$100.00
14	(G) <u>early</u> season bear tag	\$5.00
15	(H) additional deer archery tag	\$23.00
16	* * *	
17	Sec. 8. 13 V.S.A. § 3255(b) is amended to read:	
18	(b) In a prosecution for a crime defined in this chapter an	d in a prosecution
19	pursuant to sections 2601 and 2602 of this title, for human tra	afficking or
20	aggravated human trafficking under chapter 60 of this title, o	r for abuse or
21	exploitation of a vulnerable adult under 33 V.S.A. § 6913(b)	, if a defendant

1	proposes to offer evidence described in subdivision (a)(3) of this section, the
2	defendant shall prior to the introduction of such evidence file written notice of
3	intent to introduce that evidence, and the Court shall order an in camera
4	hearing to determine its admissibility. All objections to materiality, credibility.
5	and probative value shall be stated on the record by the prosecutor at the in
6	camera hearing, and the Court shall rule on the objections forthwith, and prior
7	to the taking of any other evidence.
8	Sec. 9. 16 V.S.A. § 1943(a) is amended to read:
9	(a) The members of the Vermont pension investment committee Pension
10	<u>Investment Committee</u> established in 3 V.S.A. chapter 17 shall be the trustees
11	of the fund created by this subchapter and with respect to them may invest and
12	reinvest the assets of the fund, and hold, purchase, sell, assign, transfer, and
13	dispose of the securities and investments in which the assets of the fund have
14	been invested and reinvested. Investments shall be made in accordance with
15	the standard of care established by the prudent investor rule under 9 V.S.A.
16	chapter 147 14A V.S.A. chapter 9.
17	Sec. 10. 18 V.S.A. § 7505(a) is amended to read:
18	(a) In emergency circumstances where a certification by a physician is not
19	available without serious and unreasonable delay, and when personal
20	observation of the conduct of a person constitutes reasonable grounds to
21	believe that the person is a person in need of treatment, and he or she presents

1	an immediate risk of serious injury to himself or herself or others if not
1	an infinediate risk of serious injury to infined of netsen of others it not
2	restrained, a law enforcement officer or mental health professional may make
3	an application, not accompanied by a physician's certificate, to any district or
4	superior Superior judge for a warrant for an immediate examination.
5	Sec. 11. 18 V.S.A. § 7801(a) is amended to read:
6	(a) A patient who has been ordered hospitalized may apply for discharge to
7	the eriminal division <u>Family Division</u> of the superior court <u>Superior Court</u>
8	within which the hospital is located. A patient who has been ordered to receive
9	treatment other than hospitalization may apply for discharge to the eriminal
10	division Family Division of the superior court Superior Court which originally
11	entered the order; the court Court in its discretion may transfer the matter, for
12	the convenience of witnesses or for other reasons, to the eriminal division
13	Family Division of the superior court Superior Court within which the
14	treatment is centered or in which the patient resides. Applications may be
15	made no sooner than 90 days after the issuance of an order of continued
16	treatment or no sooner than six months after the filing of a previous application
17	under this section.
18	Sec. 12. 18 V.S.A. § 7802 is amended to read:
19	§ 7802. ADMINISTRATIVE REVIEW
20	The head of the hospital and the board shall cause the condition of every
21	patient to be reviewed as regularly as practicable, but not less often than every

1	six months, and whenever the head of a hospital or the board certifies that the
2	patient is not a patient in need of further treatment, the patient shall be
3	discharged. If requested by the patient all hearings by the board on the issue of
4	granting a discharge shall be on reasonable notice to the patient's attorney who
5	shall be afforded an opportunity to attend. In the absence of any attorney, the
6	board shall notify the eriminal division Family Division of the superior court
7	Superior Court and an attorney shall be appointed as provided in section 7111
8	of this title.
9	Sec. 13. 18 V.S.A. § 9352(c) is amended to read:
10	(c) Health information exchange operation. VITL shall be designated in
11	the Health Information Technology Nan pursuant to section 9351 of this title
12	to operate the exclusive statewide health information exchange network for
13	this State. The Secretary of Administration or designee shall enter into
14	procurement grant agreements with VITL pursuant to 8 V.S.A. § 4089k
15	32 V.S.A. § 10301. Nothing in this chapter shall impede local community
16	providers from the exchange of electronic medical data.
17	Sec. 14. 19 V.S.A. § 38(a)(2) is amended to read:
18	* * *
19	(2) a representative from the Division of for Historic Preservation
20	appointed by the Secretary of Commerce and Community Development:
21	* * *

1	Sec. 15. 20 V.S.A. § 3817 is amended to read:
1	
2	§ 3817. RULES ADOPTION AUTHORITY
3	The agency of agriculture, food and markets Agency of Human Services
4	may adopt rules to implement this subchapter.
5	Sec. 16. 21 VS.A. § 2002(3) is amended to read:
6	(3) "Full-time equivalent" or "FTE" means the number of employees
7	expressed as the number of employee hours worked during a calendar quarter
8	divided by 520. "Full-time equivalent" shall not include any employee hours
9	attributable to a seasonal employee or part-time employee of an employer who
10	offers health care coverage to all of its regular full-time employees, provided
11	that the seasonal employee or part-time employee has health care coverage
12	under either a private or any public plan except VHAP or Medicaid.
13	Sec. 17. 23 V.S.A. § 3318(c) is amended to read:
14	(c) The provisions of this subchapter and the rules adopted pursuant to this
15	subchapter shall be enforced by law enforcement officers as defined in section
16	3302 of this title in accordance with the provisions of 12 V.S.A. chapter 193,
17	and they may also enforce the provisions of 10 V.S.A. § 1266 1454 and the
18	rules adopted pursuant to 10 V.S.A. § 1424. With respect to the provisions of
19	10 V.S.A. § <del>1266</del> <u>1454</u> and the rules adopted pursuant to 10 V.S.A. § 1424,
20	whenever a penalty for a violation of such a rule is not otherwise established,
21	three superior judges appointed by the Court Administrator shall establish a

1	schedule, within the limits prescribed by law, of the penalty to be imposed.
1	benedule, within the limits preserioed by law, of the penalty to be imposed.
2	Any law enforcement officer who issues a complaint shall advise the defendant
3	of the schedule of penalties and show the defendant a copy of the schedule.
4	Sec. 18. 23 V.S.A. § 4103(4)(B)(iv) is amended to read:
5	(iv) farm vehicles, which are vehicles:
6	(I) controlled and operated by a farmer;
7	(II) used to transport either agricultural products, farm
8	machinery, farm supplies or both, or any of these to or from a farm;
9	(III) not used in the operations of a common or contract motor
10	carrier; and
11	(IV) used within 150 miles of the farm.
12	Sec. 19. 24 V.S.A. § 3269(d) is amended to read:
13	(d) The reserve fund Reserve Fund shall be capitalized in accordance with
14	standards and procedures approved by the Commissioner of Financial
15	Regulation to cover expected foreclosures and fund administration costs based
16	on good lending practice experience. Interest earned shall remain in the fund
17	<u>Fund</u> . The administrator of the reserve fund <u>Reserve Fund</u> shall invest and
18	reinvest the moneys monies in the fund Fund and hold, purchase, sell, assign,
19	transfer, and dispose of the investments in accordance with the standard of care
20	established by the Prudent Investor Rule under 9 V.S.A. chapter 147
21	14A V.S.A. chapter 9. The administrator shall apply the same investment

1	cojectives and ponoics adopted by the vorthein state Employees - Retirement
2	Syxtem, where appropriate, to the investment of moneys monies in the fund
3	Fund.
4	Sec. 20. 24 V.S.A. § 3270(c) is amended to read:
5	(c) At the direction of the Treasurer, a sum shall be transferred to the fund
6	Fund from money's monies deposited into the Energy Efficiency Fund pursuant
7	to 30 V.S.A. § 209(d)(7) 30 V.S.A. § 209(e)(1)(A) (net capacity savings
8	payments) and $\frac{(8)(B)}{(B)}$ (new revenues from the sale of carbon credits).
9	* * *
10	Sec. 21. 24 V.S.A. § 4306(b)(2) is amended to read:
11	(2) Disbursement to municipalities shall be awarded annually on or
12	before December 31 through a competitive program administered by the
13	Department of Housing and Community Affairs providing the opportunity for
14	any eligible municipality or municipalities to compete regardless of size,
15	provided that to receive funds, a municipality:
16	* * *
17	Sec. 22. 24 V.S.A. § 4471(e) is amended to read:
18	(e) Vermont neighborhood. Neighborhood development area.
19	Notwithstanding subsection (a) of this section, a determination by an
20	appropriate municipal panel shall not be subject to appeal if the determination
21	is that a proposed residential development within a designated downtown

1	development district, designated growth center, or designated Vermont
2	neighborhood, or designated neighborhood development area seeking
3	conditional use approval will not result in an undue adverse effect on the
4	character of the area affected, as provided in subdivision 4414(3)(A)(ii) of this
5	title.
6	Sec. 23. 24 V.S.A § 4472(b) is amended to read:
7	(b) The remedy of an interested person with respect to the constitutionality
8	of any one or more of the provisions of any bylaw or municipal plan shall be
9	governed by the Vermont Rules of Civil Procedure with a de novo trial in the
10	Civil Division of the Superior Court, unless the issue arises in the context of
11	another case under this chapter, in which instance it may be raised in the
12	Environmental Division. In such cases, hearings before the appropriate
13	municipal panel shall not be required. This section shall not limit the authority
14	of the Attorney General to bring an action before the Environmental Division
15	under section 4453 of this title, with respect to challenges to housing
16	provisions in bylaws.
17	Sec. 24. 24 V.S.A. § 5062(o) is amended to read:
18	(o) The Vermont Pension Investment Committee may authorize the loan of
19	its securities pursuant to securities lending agreements that provide for
20	collateral consisting of cash or securities issued or guaranteed by the United
21	States government or its agencies equal to 100 percent or more of the market

1	value of the loaned securities. Each collateral may be invested by the lending
2	institution in investments approved by the State Treasurer. Approval of
3	investments shall be made in accordance with the standard of care established
4	by the prudent investor rule under 9 V.S.A. chapter 147 14A V.S.A. chapter 9.
5	Sec. 25. 24 V.S.A. § 5088(5) is amended to read:
6	(5) A "public transit service" means any fixed route, paratransit,
7	transportation brokerage, user-side subsidy, and or rideshare/ride-match
8	program which is available to any person upon payment of the proper fare, and
9	which is promoted to be available to all members of the public, including those
10	with special needs.
11	Sec. 26. 30 V.S.A. § 8015(d)(3) is alrended to read:
12	(3) A The Fund may issue a grant in lieu of a solar energy tax credit in
13	accordance with 32 V.S.A. § 5930z(f). Of any Fund moneys monies
14	unencumbered by such grants, the first \$2.3 million shall fund the Small-scale
15	Renewable Energy Incentive Program described in Subdivision (1)(E)(ii) of
16	this subsection.
17	Sec. 27. 32 V.S.A. § 434 is amended to read:
18	§ 434. INVESTMENT OF CERTAIN FUNDS
19	(a)(1) A "Trust Investment Account" is hereby created to maximize the
20	earnings of individual funds by associating them together for common
21	investment.

\* \*

(3) The State Treasurer may invest and reinvest the funds in the account
Account, and hold, purchase, sell, assign, transfer, and dispose of the
investments in accordance with the standard of care established by the prudent
investor rule under 9 V.S.A. chapter 147 14A V.S.A. chapter 9. The Treasurer
shall apply the same investment objectives and policies adopted by the
Vermont State Employees' Retirement System, where appropriate, to the
investment of funds in the Trust Investment Account.
***
(b) The State Treasurer may havest and reinvest the monies deposited into
the Tobacco Litigation Settlement Fund established by section 435a of this
title, and may hold, purchase, sell, assign transfer, and dispose of the
investments in accordance with the standard of care established by the prudent
investor rule under 9 V.S.A. chapter 147 14A V.S.A. chapter 9.
Sec. 28. 32 V.S.A. § 1261(a) is amended to read:
(a) Unless otherwise provided, all persons in the employ of the state State
when away from home and office on official duties shall be reimbursed for
expenses necessarily incurred for travel, subsistence, postage, telephone,
telegraph, express, and incidentals which shall be paid out of the biannial

appropriation made for the support of their respective departments. Nothing

contained herein shall authorize payment to an administrative official or

employee, except the Governor, for travel between his or her place of
residence and office, or subsistence thereat except for mileage reimbursement
when an employee is called in and required to work at any time other than
continuously into his or her normally scheduled shift. Compensation for
subsistence, travel, and other expenses occurring while conducting business for
the State shall be the subject of collective bargaining as defined in 3 V.S.A.
§ 904(a). Whenever it shall be necessary to effect the transfer of an employee
of the State from one official station to another by direction of the head of a
department, said employee shall be reimbursed for his or her reasonable and
necessary moving expenses actually incurred. However, the reasonableness of
said the expense shall be determined by the Commissioner of Finance and
Management and no such expense shall be allowed unless the transfer is made
for the convenience of the State and in no event where it is effected for the
convenience or at the request of the employee. Such expense when allowed
shall be paid out of the biennial appropriation made for the support of the
respective departments. When an administrative official or employee works
out of his or her home in the usual course of employment rather than out of an
office, he or she shall be reimbursed for expenses in the same manner as
though he or she were working out of an office and for the purposes of this
section, his or her home shall be considered as his or her office.

1	Sec. 19. REVEALS
2	The following are repealed:
3	(1) \$009 Special Session Acts and Resolves No. 1, Sec. H.7 (directing
4	the Legislative Council to revise the Vermont Statutes Annotated to reflect the
5	redesignation of the Department of Taxes as the Department of Revenue).
6	(2) 3 V.S.A. § 252 (cost of bonds; blanket bond).
7	(3) 3 V.S.A. § 3083 (Department of Developmental and Mental Health
8	Services).
9	(4) 10 V.S.A. § 902(10) (definition of "Panel").
10	(5) 10 V.S.A. § 914(e) (wetland determination provision).
11	(6) 24 V.S.A. § 2408 (land acquired by virtue of the provisions of
12	24 V.S.A. § 2407).
13	(7) 30 V.S.A. § 8004(f) (report requirement).
14	Sec. 30. EFFECTIVE DATE
15	This act shall take effect on July 1 2014
	Sec. 1. 3 V.S.A. § 253 is amended to read:
	§ 253. DEPUTY OFFICERS

\* \* \*

(c)(1) The Commissioner of Financial Regulation, with the approval of the governor Governor, shall appoint a Deputy Commissioner of Banking, a Deputy Commissioner of Insurance, a Deputy Commissioner of Captive

Insurance, and a Deputy Commissioner of Securities; and a Deputy Commissioner of Health Care Administration. The Commissioner of Financial Regulation may remove the deputy commissioners at pleasure and shall be responsible for their acts. The functions and duties that relate to banks and banking shall be in the charge of the Deputy Commissioner of Banking; those that relate to the business of insurance shall be in the charge of the Deputy Commissioner of Insurance; those that relate to the business of captive insurance shall be in the charge of the Deputy Commissioner of Captive Insurance; and those that relate to the business of securities shall be in the charge of the Deputy Commissioner of Securities; and those that relate to health care administration shall be in the charge of the Deputy Commissioner of health care administration.

- (2) In the case of a vacancy in the Office of the Commissioner of

  Financial Regulation, one of the deputies appointed by the Commissioner shall

  assume and discharge the duties of that office until the vacancy is filled or the

  Commissioner returns.
- (d) In case a vacancy occurs in the office of any appointing official who by law is authorized to appoint a deputy, or such the official is absent, his or her deputy shall assume and discharge the duties of such office until such the vacancy is filled; or such the official returns. In the case of a vacancy in the office of the Commissioner of Financial Regulation, one of the deputies

appointed by the Commissioner shall assume and discharge the duties of that office until the vacancy is filled or the Commissioner returns. In case a vacancy occurs in the office of the Secretary of Agriculture, Food and Markets, the Deputy Commissioner for administration and enforcement shall assume and discharge the duties of the Secretary until such vacancy is filled, or the Secretary returns.

(e)(1) The Secretary of Agriculture, Food and Markets, with the approval of the Governor, shall appoint a Deputy Commissioner for administration and enforcement Secretary. The Secretary of Agriculture, Food and Markets may remove the Deputy Commissioner Secretary at pleasure, and he or she shall be responsible for the Deputy Commissioner's Secretary's acts. The Agency of Agriculture, Food and Markets shall be so organized that, subject to the supervision of the Secretary of Agriculture, Food and Markets, the functions and duties that relate to administration and enforcement shall be in the charge of the Deputy Commissioner of Administration and Enforcement Secretary.

(2) In case a vacancy occurs in the Office of the Secretary of Agriculture, Food and Markets, the Deputy Secretary shall assume and discharge the duties of the Secretary until such vacancy is filled or the Secretary returns.

\* \* \*

Sec. 2. 3 V.S.A. § 471(m) is amended to read:

- (m) The committee may authorize the loan of its securities pursuant to securities lending agreements that provide for collateral consisting of cash or securities issued or guaranteed by the United States U.S. government or its agencies equal to 100 percent or more of the market value of the loaned securities. Cash collateral may be invested by the lending institution in investments approved by the state treasurer State Treasurer. Approval of investments shall be made in accordance with the standard of care established by the prudent investor rule under chapter 147 of Title 9 14A V.S.A. chapter 9.

  Sec. 3. 3 V.S.A. § 472(a) is amended to read:
- (a) The members of the Vermont pension investment committee Pension Investment Committee established in chapter 17 of this title shall be the trustees of the funds created by this subchapter, 16 V.S.A. chapter 55 of Title 16, and 24 V.S.A. chapter 125 of Title 24, and with respect to them may invest and reinvest the assets of the fund Fund, and hold, purchase, sell, assign, transfer, and dispose of the securities and investments in which the assets of the fund Fund have been invested and reinvested. Investments shall be made in accordance with the standard of care established by the prudent investor rule under chapter 147 of Title 9 14A V.S.A. chapter 9.

# Sec. 4. 3 V.S.A. § 479(d) is amended to read:

(d) After January 1, 2007, the State Treasurer may offer and administer a dental benefit plan for retired members, beneficiaries, eligible dependents, and

eligible retirees of special affiliated groups and the dependents of members of those groups who are eligible for coverage in the State Employee Group Medical Benefit Plan. The Plan shall be separate and apart from any dental benefit plan offered to Vermont State employees. The original plan of benefits, and any changes thereto, shall be determined by the State Treasurer with due consideration of recommendations from the Retired Employees' Committee on Insurance established in section 636 of this title.

\* \* \*

## *Sec. 5.* 10 V.S.A. § 543(f)(3) is added to read:

(3) Apprenticeship Program. The Vermont Apprenticeship Program established under 21 V.S.A. chapter 13. Awards under this subdivision may be used to fund the cost of apprenticeship-related instruction provided by the Department of Labor.

Sec. 6. 10 V.S.A. § 905b(18) is amended to read:

(18) study and investigate the wetlands of the State and cooperate with municipalities, the general public, other agencies, and the Board in collecting and compiling data relating to wetlands, propose to the Board specific wetlands to be designated as Class I wetlands, issue or deny permits pursuant to section 913 of this title and the rules authorized by this subdivision, issue wetland determinations pursuant to section 914 of this title, issue orders

pursuant to section 1272 of this title, and in accordance with 3 V.S.A. chapter 25, adopt rules to address the following:

\* \* \*

Sec. 7. 10 V.S.A. § 1080 is amended to read:

§ 1080. DEFINITIONS

As used in this chapter:

\* \* \*

(4) "Engineer" means a professional engineer registered <u>licensed</u> under Title 26 who has experience in the design and investigation of dams.

\* \* \*

Sec. 8. 10 V.S.A. § 1087 is amended to read:

## § 1087. REVIEW OF PLANS AND SPECIFICATIONS

Upon receipt of an application, the state State agency having jurisdiction shall employ a registered licensed engineer experienced in the design and investigation of dams to investigate the property, review the plans and specifications, and make additional investigations as it considers necessary to ensure that the project adequately provides for the public safety. The engineer shall report his or her findings to the agency.

Sec. 9. 10 V.S.A. § 1090 is amended to read:

§ 1090. CONSTRUCTION SUPERVISION

The construction, alteration or other action authorized in section 1086 of this title shall be supervised by a registered licensed engineer employed by the applicant. Upon completion of the authorized project, the engineer shall certify to the agency having jurisdiction that the project has been completed in conformance with the approved plans and specifications.

Sec. 10. 10 V.S.A. § 1105 is amended to read:

# § 1105. INSPECTION OF DAMS

The state State agency having jurisdiction shall employ an engineer to make periodic inspections of nonfederal dams in the state State to determine their condition and the extent, if any, to which they pose a potential or actual threat to life and property, or shall promulgate adopt rules pursuant to 3 V.S.A. chapter 25 of Title 3 to require an adequate level of inspection by an independent registered licensed engineer experienced in the design and investigation of dams. The agency shall provide the owner with the findings of the inspection and any recommendations.

#### *Sec. 11. 10 V.S.A. § 4255(a) is amended to read:*

(a) Vermont residents may apply for licenses on forms provided by the Commissioner. Fees for each license shall be:

(1) Fishing license	\$25.00
(2) Hunting license	\$25.00
(3) Combination hunting and fishing license	\$40.00

(4) Big game	licenses (a	all require a	hunting license)	
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(A) archery license	\$23.00
(B) muzzle loader license	\$23.00
(C) turkey license	\$23.00
(D) second muzzle loader license [Repealed.]	<del>\$17.00</del>
(E) second archery license [Repealed.]	<del>\$17.00</del>
(F) moose license	\$100.00
(G) <u>early</u> season bear tag	\$5.00
(H) additional deer archery tag	\$23.00

\* \* \*

## *Sec. 12. 13 V.S.A. § 3255(b) is amended to read:*

(b) In a prosecution for a crime defined in this chapter and in a prosecution pursuant to sections 2601 and 2602 of this title, for human trafficking or aggravated human trafficking under chapter 60 of this title, or for abuse or exploitation of a vulnerable adult under 33 V.S.A. § 6913(b), if a defendant proposes to offer evidence described in subdivision (a)(3) of this section, the defendant shall prior to the introduction of such evidence file written notice of intent to introduce that evidence, and the Court shall order an in camera hearing to determine its admissibility. All objections to materiality, credibility, and probative value shall be stated on the record by the prosecutor

at the in camera hearing, and the Court shall rule on the objections forthwith, and prior to the taking of any other evidence.

Sec. 13. 16 V.S.A. § 1943(a) is amended to read:

(a) The members of the Vermont pension investment committee Pension Investment Committee established in 3 V.S.A. chapter 17 shall be the trustees of the fund created by this subchapter, and with respect to them may invest and reinvest the assets of the fund Fund, and hold, purchase, sell, assign, transfer, and dispose of the securities and investments in which the assets of the fund Fund have been invested and reinvested. Investments shall be made in accordance with the standard of care established by the prudent investor rule under 9 V.S.A. chapter 147 14A V.S.A. chapter 9.

Sec. 14. 18 V.S.A. § 7505(a) is amended to read:

(a) In emergency circumstances where a certification by a physician is not available without serious and unreasonable delay, and when personal observation of the conduct of a person constitutes reasonable grounds to believe that the person is a person in need of treatment, and he or she presents an immediate risk of serious injury to himself or herself or others if not restrained, a law enforcement officer or mental health professional may make an application, not accompanied by a physician's certificate, to any district or superior Superior judge for a warrant for an immediate examination.

Sec. 15. 18 V.S.A. § 7801(a) is amended to read:

(a) A patient who has been ordered hospitalized may apply for discharge to the eriminal division Family Division of the superior court Superior Court within which the hospital is located. A patient who has been ordered to receive treatment other than hospitalization may apply for discharge to the eriminal division Family Division of the superior court Superior Court which originally entered the order; the eourt Court in its discretion may transfer the matter, for the convenience of witnesses or for other reasons, to the eriminal division Family Division of the superior court Superior Court within which the treatment is centered or in which the patient resides. Applications may be made no sooner than 90 days after the issuance of an order of continued treatment or no sooner than six months after the filing of a previous application under this section.

Sec. 16. 18 V.S.A. § 7802 is amended to read:

### § 7802. ADMINISTRATIVE REVIEW

The head of the hospital and the board shall cause the condition of every patient to be reviewed as regularly as practicable, but not less often than every six months, and whenever the head of a hospital or the board certifies that the patient is not a patient in need of further treatment, the patient shall be discharged. If requested by the patient all hearings by the board on the issue of granting a discharge shall be on reasonable notice to the patient's attorney who shall be afforded an opportunity to attend. In the absence of any attorney,

the board shall notify the eriminal division Family Division of the superior court Superior Court and an attorney shall be appointed as provided in section 7111 of this title.

Sec. 17. 18 V.S.A. § 9352(c) is amended to read:

(c) Health information exchange operation. VITL shall be designated in the Health Information Technology Plan pursuant to section 9351 of this title to operate the exclusive statewide health information exchange network for this State. The Secretary of Administration or designee shall enter into procurement grant agreements with VITL pursuant to 8 V.S.A. § 4089k 32 V.S.A. § 10301. Nothing in this chapter shall impede local community providers from the exchange of electronic medical data.

Sec. 18. 19 V.S.A. § 38(a)(2) is amended to read:

(2) a representative from the Division of for Historic Preservation appointed by the Secretary of Commerce and Community Development;

Sec. 19. 20 V.S.A. § 3817 is amended to read:

#### § 3817. RULES ADOPTION AUTHORITY

The agency of agriculture, food and markets Agency of Human Services may adopt rules to implement this subchapter.

Sec. 20. 21 V.S.A. § 2002(3) is amended to read:

(3) "Full-time equivalent" or "FTE" means the number of employees expressed as the number of employee hours worked during a calendar quarter

under either a private or any public plan except <del>VHAP or</del> Medicaid.

Sec. 21. 23 V.S.A. § 3318(c) is amended to read:

(c) The provisions of this subchapter and the rules adopted pursuant to this subchapter shall be enforced by law enforcement officers as defined in section 3302 of this title in accordance with the provisions of 12 V.S.A. chapter 193, and they may also enforce the provisions of 10 V.S.A. § 1266 1454 and the rules adopted pursuant to 10 V.S.A. § 1424. With respect to the provisions of 10 V.S.A. § 14266 1454 and the rules adopted pursuant to 10 V.S.A. § 1424, whenever a penalty for a violation of such a rule is not otherwise established, three superior Superior judges appointed by the Court Administrator shall establish a schedule, within the limits prescribed by law, of the penalty to be imposed. Any law enforcement officer who issues a complaint shall advise the defendant of the schedule of penalties and show the defendant a copy of the schedule.

Sec. 22. 23 V.S.A. § 4103(4)(B)(iv) is amended to read:

- (iv) farm vehicles, which are vehicles:
  - (I) controlled and operated by a farmer;

- (II) used to transport either agricultural products, farm machinery, farm supplies or both, or any of these to or from a farm;
- (III) not used in the operations of a common or contract motor carrier; and
  - (IV) used within 150 miles of the farm.
- Sec. 23. 24 V.S.A. § 3269(d) is amended to read:
- (d) The reserve fund Reserve Fund shall be capitalized in accordance with standards and procedures approved by the Commissioner of Financial Regulation to cover expected foreclosures and fund administration costs based on good lending practice experience. Interest earned shall remain in the fund Fund. The administrator of the reserve fund Reserve Fund shall invest and reinvest the moneys monies in the fund Fund and hold, purchase, sell, assign, transfer, and dispose of the investments in accordance with the standard of care established by the Prudent Investor Rule under 9 V.S.A. chapter 147 14A V.S.A. chapter 9. The administrator shall apply the same investment objectives and policies adopted by the Vermont State Employees' Retirement System, where appropriate, to the investment of moneys monies in the fund Fund.
- *Sec.* 24. 24 V.S.A. § 3270(c) is amended to read:
- (c) At the direction of the Treasurer, a sum shall be transferred to the fund

  Fund from moneys monies deposited into the Energy Efficiency Fund pursuant

to 30 V.S.A. § 209(d)(7) 30 V.S.A. § 209(e)(1)(A) (net capacity savings payments) and (8)(B) (net revenues from the sale of carbon credits).

\* \* \*

#### Sec. 25. 24 V.S.A. § 4306(b)(2) is amended to read:

(2) Disbursement to municipalities shall be awarded annually on or before December 31 through a competitive program administered by the Department of Housing and Community Affairs providing the opportunity for any eligible municipality or municipalities to compete regardless of size, provided that to receive funds, a municipality:

\* \* \*

#### *Sec.* 26. 24 V.S.A. § 4471(e) is amended to read:

(e) Vermont neighborhood. Neighborhood development area. Notwithstanding subsection (a) of this section, a determination by an appropriate municipal panel shall not be subject to appeal if the determination is that a proposed residential development within a designated downtown development district, designated growth center, or designated Vermont neighborhood, or designated neighborhood development area seeking conditional use approval will not result in an undue adverse effect on the character of the area affected, as provided in subdivision 4414(3)(A)(ii) of this title.

*Sec.* 27. 24 V.S.A. § 4472(b) is amended to read:

(b) The remedy of an interested person with respect to the constitutionality of any one or more of the provisions of any bylaw or municipal plan shall be governed by the Vermont Rules of Civil Procedure with a de novo trial in the Civil Division of the Superior Court, unless the issue arises in the context of another case under this chapter, in which instance it may be raised in the Environmental Division. In such cases, hearings before the appropriate municipal panel shall not be required. This section shall not limit the authority of the Attorney General to bring an action before the Environmental Division under section 4453 of this title, with respect to challenges to housing provisions in bylaws.

*Sec.* 28. 24 V.S.A. § 5062(o) is amended to read:

(o) The Vermont Pension Investment Committee may authorize the loan of its securities pursuant to securities lending agreements that provide for collateral consisting of cash or securities issued or guaranteed by the United States U.S. government or its agencies equal to 100 percent or more of the market value of the loaned securities. Cash collateral may be invested by the lending institution in investments approved by the State Treasurer. Approval of investments shall be made in accordance with the standard of care established by the prudent investor rule under 9 V.S.A. chapter 147 14A V.S.A. chapter 9.

Sec. 29. 24 V.S.A. § 5088(5) is amended to read:

- (5) A "public transit service" means any fixed route, paratransit, transportation brokerage, user-side subsidy, and or rideshare/ride-match program which is available to any person upon payment of the proper fare, and which is promoted to be available to all members of the public, including those with special needs.
- Sec. 30. 30 V.S.A. § 8015(d)(3) is amended to read:
- (3) A <u>The Fund may issue a grant in lieu of a solar energy tax credit in</u> accordance with 32 V.S.A. § 5930z(f). Of any Fund moneys monies unencumbered by such grants, the first \$2.3 million shall fund the Small-scale Renewable Energy Incentive Program described in subdivision (1)(E)(ii) of this subsection.
- Sec. 31. 32 V.S.A. § 434 is amended to read:

# § 434. INVESTMENT OF CERTAIN FUNDS

(a)(1) A "Trust Investment Account" is hereby created to maximize the earnings of individual funds by associating them together for common investment.

\* \* \*

(3) The State Treasurer may invest and reinvest the funds in the account Account, and hold, purchase, sell, assign, transfer, and dispose of the investments in accordance with the standard of care established by the prudent investor rule under 9 V.S.A. chapter 147 14A V.S.A. chapter 9. The Treasurer

shall apply the same investment objectives and policies adopted by the

Vermont State Employees' Retirement System, where appropriate, to the

investment of funds in the Trust Investment Account.

\* \* \*

(b) The State Treasurer may invest and reinvest the monies deposited into

the Tobacco Litigation Settlement Fund established by section 435a of this

title, and may hold, purchase, sell, assign, transfer, and dispose of the

investments in accordance with the standard of care established by the prudent

investor rule under 9 V.S.A. chapter 147 14A V.S.A. chapter 9.

Sec. 32. 32 V.S.A. § 1261(a) is amended to read:

(a) Unless otherwise provided, all persons in the employ of the state State

when away from home and office on official duties shall be reimbursed for

expenses necessarily incurred for travel, subsistence, postage, telephone,

telegraph, express, and incidentals which shall be paid out of the biennial

appropriation made for the support of their respective departments. Nothing

contained herein shall authorize payment to an administrative official or

employee, except the Governor, for travel between his or her place of

residence and office, or subsistence thereat except for mileage reimbursement

when an employee is called in and required to work at any time other than

continuously into his or her normally scheduled shift. Compensation for

subsistence, travel, and other expenses occurring while conducting business

of the State from one official station to another by direction of the head of a

department, said employee shall be reimbursed for his or her reasonable and

necessary moving expenses actually incurred. However, the reasonableness of

said the expense shall be determined by the Commissioner of Finance and

Management and no such expense shall be allowed unless the transfer is made

for the convenience of the State and in no event where it is effected for the

convenience or at the request of the employee. Such expense when allowed

shall be paid out of the biennial appropriation made for the support of the

respective departments. When an administrative official or employee works

out of his or her home in the usual course of employment rather than out of an

office, he or she shall be reimbursed for expenses in the same manner as

though he or she were working out of an office and for the purposes of this

section, his or her home shall be considered as his or her office.

Sec. 33. CAMPAIGN FINANCE; CONTRIBUTION LIMITS;

TRANSITIONAL PROVISION

Notwithstanding the provisions of 2014 Acts and Resolves No. 90 (campaign finance (S.82)), Secs. 2 (repeal of 17 V.S.A. chapter 59) and 8

(effective dates; transitional provisions), the provisions of 17 V.S.A. § 2805(a),

(b), (f), (g), and (h) (limitations of contributions), as administered and

enforced by the State immediately prior to the effective date of 2014 Acts and

Resolves No. 90, Sec. 2, shall continue to apply to elections in the State from

the effective date of 2014 Acts and Resolves No. 90, Sec. 2 until the effective

date of 2014 Acts and Resolves No. 90, Sec. 3, 17 V.S.A. § 2941 (limitations of

contributions).

Sec. 34. REPEALS

*The following are repealed:* 

(1) 2009 Special Session Acts and Resolves No. 1, Sec. H.7 (directing

the Legislative Council to revise the Vermont Statutes Annotated to reflect the

<u>redesignation of the Department of Taxes as the Department of Revenue).</u>

(2) 3 V.S.A. § 252 (cost of bonds; blanket bond).

(3) 3 V.S.A. § 3083 (Department of Developmental and Mental Health

Services).

(4) 10 V.S.A. § 902(10) (definition of "Panel").

(5) 10 V.S.A. § 914(e) (wetland determination provision).

(6) 24 V.S.A. § 2408 (land acquired by virtue of the provisions of

24 V.S.A. § 2407).

(7) 30 V.S.A. § 8004(f) (report requirement).

Sec. 35. EFFECTIVE DATE

This act shall take effect on passage.