No. 33. An act relating to the repeal or revision of certain state agency reporting requirements.

(S.25)

It is hereby enacted by the General Assembly of the State of Vermont:

Sec. 1. 2 V.S.A. § 20 is amended to read:

§ 20. LIMITATION ON DISTRIBUTION <u>AND DURATION</u> OF AGENCY REPORTS

* * *

(d) Unless otherwise provided by law, whenever an agency is required by law to submit an annual, biennial, or other periodic report to the general assembly, that requirement shall no longer be required after five years or after five years from July 1, 2009, whichever date is later. The legislative council, pursuant to section 424 of Title 2, may revise the Vermont Statutes Annotated accordingly.

Sec. 2. 2 V.S.A. § 603 is amended to read:

§ 603. FUNCTIONS

The joint energy committee shall:

- (2) at least annually report to the general assembly the results of its deliberations:
- (3)(2) work with, assist, and advise other committees of the general assembly, the executive, and the public, in energy related energy-related matters within their respective responsibilities.

Sec. 3. 3 V.S.A. § 22(h) is amended to read:

(h) The powers of the commission shall include, but not be limited to, the following:

* * *

- (6) To report by January 15 of each year to the governor, speaker of the house and senate president pro tempore an annual summary of Vermont women's social and economic status including, but not limited to, employment and earnings, economic autonomy, and political participation and representation;
- (7) To utilize such voluntary and uncompensated services of private individuals, agencies, and organizations as may, from time to time, be offered and needed;
- (8)(7) To accept and solicit funds, including any gifts, donations, grants, or bequests or any federal funds, for any commission related purposes.

 Sec. 4. 3 V.S.A. § 123(g) is amended to read:
- (g) On or before January 1 of each year, the director shall file a report of all rules adopted for professions attached to the office of professional regulation within the last 12 months to the house and senate committees on government operations of the general assembly.

[Sec. 5 DELETED]

Sec. 6. 3 V.S.A. § 2222(i) is amended to read:

(i) The secretary of administration is authorized to transfer vacant positions throughout the executive branch of state government, and to adjust appropriations in the executive branch in accordance with the secretary's statewide vacancy savings plan that reflects realistic savings due to vacant positions. Such appropriation adjustments shall result in no change to the total statewide legislative appropriations to the executive branch. This authority is separate from the secretary's authority provided in section 706 of Title 32.

A report of all actions taken during the preceding fiscal year pursuant to this authority shall be furnished to the legislature no later than January 15 of each year. The report shall include a list of all authorized filled and vacant positions by department and all positions subject to this subdivision and shall indicate whether each position is classified, exempt, or temporary. In addition, the secretary shall periodically furnish the legislature with a report of accomplishments and recommendations concerning improvements in better managing resources on a statewide basis.

Sec. 7. 3 V.S.A. § 2422 is amended to read:

§ 2422. BUDGET AND REPORT

The secretary shall be responsible to the governor and shall plan, coordinate, and direct the functions vested in the agency. He shall prepare and submit to the governor an annual budget and shall prepare and submit to the governor and the general assembly in November of each year a report

concerning the operation of the agency for the preceding fiscal year and the future goals and objectives of the agency.

Sec. 8. 3 V.S.A. § 2472a is amended to read:

§ 2472a. HISTORIC SITE MARKERS PROGRAM

A program for the erection of historic site markers is created within the agency of commerce and community development and shall be administered by the state historic preservation officer. The preservation officer shall annually recommend 30 sites for the funding of historic site markers to the house and senate institutions committees, and shall oversee the erection, restoration and maintenance of historic site markers. In performing these duties, the preservation officer shall consult with the Vermont Historical Society, the University of Vermont Historic Preservation Program, the Preservation Trust of Vermont, and other similar entities.

Sec. 9. 3 V.S.A. § 3022 is amended to read:

§ 3022. BUDGET AND REPORT

The secretary shall be responsible to the governor and shall plan, coordinate, and direct the functions vested in the agency. He shall prepare and submit to the governor an annual budget and shall prepare and submit to the governor and the general assembly in November of each year a report concerning the operations of the agency for the preceding fiscal year and the future goals and objectives of the agency.

Sec. 10. 3 V.S.A. § 4021 is amended to read:

§ 4021. ADOPTION OF STATE AGENCY PLANS

By January 1, 1991, each state agency that has programs or that takes actions affecting land use shall adopt an interim plan that is compatible with regional and approved municipal plans, and that is consistent with the goals established in 24 V.S.A. § 4302. By January 1, 1993, each state agency that has programs or that takes actions affecting land use shall adopt a plan that is compatible with regional plans and approved municipal plans, and that is consistent with the goals established in 24 V.S.A. § 4302. Thereafter, the agency shall readopt its plan biennially, to ensure that its plan remains compatible with regional plans and approved municipal plans, and remains consistent with the goals established in 24 V.S.A. § 4302. All proposed, adopted and readopted state agency plans and amendments, including interim plans and amendments, shall be submitted to the council of regional commissions for review pursuant to the procedures set out in 24 V.S.A. § 4305. The term "approved municipal plans" as used in this section has the meaning established in 24 V.S.A. § 4350.

Sec. 11. 5 V.S.A. § 38 is amended to read:

§ 38. FEES OF WITNESSES; DUTIES OF EXECUTIVE SECRETARY; DUTIES OF SECRETARY OF AGENCY

The fees of witnesses before the board or the agency shall be the same as in the superior court. In all causes on behalf of or for the convenience or safety

of the public, and in the investigation of accidents, the fees of witnesses, and the expense of summoning them shall be paid by the executive secretary or the secretary of the agency. Periodically, the executive secretary and the secretary of the agency of transportation may request money from the commissioner of finance and management to pay fees and expenses, and the commissioner of finance and management shall issue his or her warrants. The executive secretary and the secretary of the agency of transportation shall quarterly, on February, May, August and November 1, render to the commissioner of finance and management an account of his or her receipts and disbursements under this section, and pay any unexpended balance into the state treasury.

Sec. 12. 6 V.S.A. § 1102(d) is amended to read:

(d) The functions of the council are:

- (5) To prepare annually or more frequently as deemed necessary, a summary of pesticides which because of their hazardous characteristics or properties warrant special surveillance and stricter control of availability and use.
- (6) To recommend studies necessary for the performance of its functions as established under this section.
- (7)(6) To recommend benchmarks with respect to the state goal of achieving an overall reduction in the use of pesticides consistent with sound pest or vegetative management practices, and to issue an annual report to the

general assembly, detailing the state's progress in reaching those benchmarks and attaining that goal. The benchmarks should be designed to enable evaluation of multiple indicators of pesticide usage, use patterns, and associated risks. Benchmarks should take into consideration, but shall not be limited to, the following:

* * *

Sec. 13. 6 V.S.A. § 2763 is amended to read:

§ 2763. SECRETARY'S VERIFICATION

- (e) The secretary shall annually prepare a list of each milk handler, and of each milk or dairy product of the handler concerned, whose claim of non rbST use pursuant to section 2762 of this title has been validated. The list shall be available to the public upon request.
- (f) If the secretary determines that the claims of a milk handler of non-rbST use pursuant to section 2762 of this title cannot be verified, the secretary shall immediately so notify the attorney general and the handler concerned.
- (g) The secretary shall annually by January 15 report to the general assembly on implementing this section, consistent with the confidentiality requirements of section 2766 of this title.
- Sec. 14. 6 V.S.A. § 2963a(b) is amended to read:
- (b) Comprehensive plan. The agricultural development division shall prepare a comprehensive plan for the most efficient and productive future

development of diversified agriculture in Vermont. In so doing, the division shall continue its initiative to organize and lead the dozens of commodity groups in a collaborative self-assessment and planning effort. Through this initiative plus the assistance of educational institutions and other government agencies, the division shall organize and manage:

- (3) The preparation of an action and finance plan, based on the needs assessment and market evaluation, including annual performance benchmarks and annual budgets for at least a five-year period. The plan shall be updated annually, and shall be presented annually by January 15 to the governor, the general assembly and the public. The plan presented in January 2000 may be preliminary in nature.
- Sec. 15. 6 V.S.A. § 2963a(e) is amended to read:
 - (e) Coordination; reports.
- (1) In the implementation of this section, the agricultural development division shall collaborate with the Vermont economic development authority to ensure that the economic development activities provided for by chapter 12 of Title 10 are consistent with the needs of Vermont producers of diverse agricultural commodities. The division shall also collaborate with relevant private and public organizations, including the sustainable agricultural council established by section 4701 of this title.

(2) The agricultural development division shall report annually by

January 15 to the general assembly on the implementation of this section,
including the extent to which performance benchmarks contained in the
comprehensive plan were achieved during the previous fiscal year, and a
description of and justification for the allocation of state, federal or other funds
during the previous fiscal year. Such information contained in the report
submitted in January 2000 shall cover the first half of fiscal year 2000.

Sec. 16. 6 V.S.A. § 4701(d) is amended to read:

- (d) By January 15, annually, the council shall prepare a report for distribution to participating organizations, the general assembly and the public summarizing developments in sustainable agriculture in Vermont and nationally. The report shall also make recommendations for future activities that will promote the objectives of this section.
- Sec. 17. 8 V.S.A. § 4089b(h) is amended to read:
- (h) The commissioner shall establish a task force to develop performance quality measures, address oversight issues for managed behavioral health care organizations, and review the results of any quality improvement projects not otherwise confidential or privileged, undertaken by managed care organizations for mental health and substance abuse care and treatment under subdivision (d)(1)(A)(vii) of this section and section 9414(i) of Title 18. The task force shall report to the senate committee on health and welfare and the house committees on health care and on human services on or before January

15 of each year with a report on the activities and recommendations of the task force. The task force shall include the following:

* * *

Sec. 18. 10 V.S.A. § 7(c) is amended to read:

(c) Each economic development recipient shall report annually, in a manner and on a form prescribed by the commissioner of economic development, the amount or monetary value of economic assistance or incentive granted, awarded or approved, and such information as is necessary to determine whether the recipient has reached its job creation or other public benefit goals stated pursuant to subsection (b) of this section. On or before January 15 of each year the commissioner of economic development shall submit to the general assembly a benchmarks report identifying for each economic development assistance or incentives program subject to the provisions of this section, and for each economic development recipient, the amount or monetary value of economic assistance or incentive granted, awarded or approved, and the number of new jobs that have been created and existing jobs that have been retained as a result of such assistance, the wages and employee benefits associated with such jobs, and any other public benefits associated with such economic development assistance or incentives. The benchmarks report shall also compare the performance of such programs with the performance anticipated by economic development recipients under subsection (b) of this section. Such annual reports shall not be considered confidential, and may be

inspected and copied pursuant to subchapter 3, chapter 5 of Title 1 (public records law), notwithstanding the provisions of section 317(b)(17) of Title 1, section 3102 of Title 32, or any other law.

Sec. 19. 10 V.S.A. § 175(b) is amended to read:

(b) Each year, prior to February 1, the authority shall submit a report of its activities for the preceding fiscal year to the governor and to the general assembly. The report shall set forth a complete operating and financial statement covering its operations during the year. The authority shall cause an audit of its books and accounts to be made at least once in each year by a certified public accountant. The cost of the audit shall be considered an expense of the authority, and a copy of the audit shall be filed with the state treasurer.

Sec. 20. 10 V.S.A. § 283 is amended to read:

§ 283. LIMITATIONS ON PURPOSES AND POWERS

The Vermont venture capital fund raised from Vermont taxpayers shall form as either a business corporation or limited partnership as set forth in Title 11, subject to the following:

* * *

(3) the Vermont venture capital fund shall cause to be prepared a report which shall include an audited financial statement certified by an independent certified public accountant, within 120 days after the close of each fiscal year of its operations. This report shall be distributed to the governor and

legislative council and made available to the public. The report shall include a discussion of the fund's impact on the Vermont economy and employment;

* * *

Sec. 21. 10 V.S.A. § 541(i) is amended to read:

(i) The workforce development council shall:

* * *

(6) Receive annual reports from the department of labor on the workforce education and training revenues and expenditures of agencies and institutions which are members of the council.

* * *

- (10) Annually, on or before January 15, report to the general assembly on activities carried out during the previous year in order to accomplish its mandate.
- Sec. 22. 10 V.S.A. § 542(d) is amended to read:
- (d) Subject to available resources, each investment board shall report to the workforce development council in the manner described by the council. The report shall include the following:

* * *

(3) An annual evaluation and report on the success of the members in carrying out the following:

(A) The annual workforce development work plan, including information about the effectiveness and rate of workforce retention of any training programs implemented in the work plan.

- (B) The workforce education training fund programs based on the indicators in the workforce investment act and any other performance indicators requested by the workforce development council.

 Sec. 23. 10 V.S.A. § 543(g) is amended to read:
- (g) Accountability. The commissioner of labor in consultation with the commissioner of economic development and the workforce development council shall do all the following:
- (1) develop evaluation standards that measure the effectiveness of the programs and projects funded by this section, which shall include an objective process that documents the state's return on investment; and.
- (2) on or before December 1 of each year, submit a report to the governor, the speaker of the house, the president pro tempore of the senate, the chair of the house committee on commerce, and the chair of the senate committee on economic development, housing and general affairs that includes all the following information for the prior fiscal year:
- (A) the number of applications received, grants awarded, jobs ereated, including wages for each, jobs filled, including wages for each, internships created, and interns served; the information shall be categorically posted every quarter on the department of labor's website;

- (B) funds needed for the next fiscal year; and
- (C) the extent to which the program has improved coordination, cooperation, and effective expenditure of resources by workforce education and training entities and increased employers' participation in and provision of workforce training opportunities and internships by employers, educational institutions, and other private entities.

Sec. 24. 10 V.S.A. § 675 is amended to read:

§ 675. AUDITS OF A SMALL BUSINESS INVESTMENT COMPANY; REPORT

The Vermont small business investment company shall annually submit to the board an independent financial audit of the company conducted by a certified public accountant at the company's expense in accordance with rules adopted by the board under subsection 673(b) of this title. The company shall also submit an annual report of its activities to the board. The board in its discretion may examine the financial accounts and any other records of the company at any time. The board shall report annually to the general assembly, on or before November 1. The board's report shall contain all audits conducted of the company since the board's last report, and the board's findings and recommendations concerning whether the activities of the Vermont small business investment company are fulfilling the purposes of this chapter.

Sec. 25. 10 V.S.A. § 1253(d) is amended to read:

(d) The board shall determine what degree of water quality and classification should be obtained and maintained for those waters not classified by it before 1981 following the procedures in sections 1254 and 1258 of this title. Those waters shall be classified in the public interest. The secretary shall revise all 17 basin plans by January 1, 2006, and update them every five years thereafter. On or before January 1 of each year, the secretary shall report to the house committees on agriculture and, natural resources and energy, and on fish, wildlife and water resources, and to the senate committees on agriculture and on natural resources and energy regarding the progress made and difficulties encountered in revising basin plans. By January 1, 1993, the secretary shall prepare an overall management plan to ensure that the water quality standards are met in all state waters.

[Sec. 26 DELETED]

[Sec. 27 DELETED]

[Sec. 28 DELETED]

[Sec. 29 DELETED]

[Sec. 30 DELETED]

Sec. 31. 10 V.S.A. § 7002(a) is amended to read:

(a) The following timetable and responsibilities shall be adhered to:

(20) Every year after the initial report required by subdivision (a)(12) of this section, and until otherwise directed by the legislature, the authority shall, after public comment, report to the legislature its recommendations for the permanent disposal of the long lived waste and, no later than the beginning of operations of the disposal facility authorized by this chapter, propose to the legislature a specific disposal plan for the permanent disposal of the long lived waste.

- (21) Within 120 days of the completion of decommissioning of the Vermont Yankee nuclear generating facility, the authority shall begin closure of the disposal facility.
- Sec. 32. 10 V.S.A. § 7108(d) is amended to read:
 - (d) Agency responsibility.

* * *

(3) The agency shall report to the general assembly, no later than

January 15, 2008, and each year thereafter, on the effectiveness of the

mercury-added switch recovery program, including the amount of mercury

removed and recycled and the status of compliance by motor vehicle recyclers

and auto manufacturers with this section. In consultation with the advisory

committee on mercury pollution, the agency shall make recommendations for

other actions, including a defined incentive based system, if the program does

not succeed in achieving high participation rates and switch capture rates

sufficient to assure that a majority of switches is collected.

[Sec. 33 DELETED]

Sec. 34. 13 V.S.A. § 5231 is amended to read:

§ 5231. RIGHT TO REPRESENTATION, SERVICES AND FACILITIES

A needy person who is being detained by a law enforcement officer without charge or judicial process, or who is charged with having committed or is being detained under a conviction of a serious crime, is entitled:

* * *

(2) To be provided with the necessary services and facilities of representation. Any such necessary services and facilities of representation that exceed \$1,500.00 per item must receive prior approval from the court after a hearing involving the parties. The court may conduct the hearing outside the presence of the state, but only to the extent necessary to preserve privileged or confidential information. This obligation and requirement to obtain prior court approval shall also be imposed in like manner upon the attorney general or a state's attorney prosecuting a violation of the law. The court shall annually submit a report of such approvals to the house and senate committees on appropriations on January 1 of each year. The attorney, services and facilities, and court costs shall be provided at public expense to the extent that the person, at the time the court determines need, is unable to provide for the person's payment without undue hardship.

Sec. 35. 13 V.S.A. § 7283 is amended to read:

§ 7283. COLLECTION AND TRANSMITTAL

The court shall collect the amount due under this subchapter and transmit it to the state treasurer for deposit in the general fund. Annually, on or before

July 1, the court administrator shall prepare and file with the state treasurer a report setting out the amounts collected under this subchapter.

Sec. 36. 16 V.S.A. § 2281(f) is amended to read:

(f) Control of funds appropriated and of the work carried on under the terms of section 2321 of this title shall be vested in the board of trustees of the University of Vermont and State Agricultural College. The University of Vermont and State Agricultural College shall provide an accounting service which shall account for the expenditure of funds by divisions and shall make an annual financial report to the governor of the state. All funds appropriated to the agricultural college shall be kept in a separate account and shall be audited annually by an independent accounting firm registered in the state of Vermont in accordance with government auditing standards issued by the United States Government Accountability Office (GAO).

Sec. 37. 16 V.S.A. § 2325 is amended to read:

§ 2325. AGENCY FOR COOPERATION UNDER FEDERAL SOIL CONSERVATION LAW

In order that the policy of cooperating with the governments and agencies of other states and of the United States in carrying out the policy and purposes

specified in section 7(a) of the act of Congress, known as the "Soil Conservation and Domestic Allotment Act" may become established in the state of Vermont, and in order to effectuate such policy, the University of Vermont and State Agricultural College is hereby authorized and empowered:

* * *

(10) To provide for the submission to the secretary of agriculture of such reports as may be required to ascertain whether such plans are being carried out according to their terms and to assure the correctness of and make possible verification of such reports; and

(11) To submit to the governor of the state an annual report for each year covering the administration and operation of such program.

Sec. 38. 16 V.S.A. § 2879f is amended to read:

§ 2879f. ANNUAL REPORTS

The corporation shall review, on an annual basis, the financial status of the program and the participation rate in the program. The corporation shall also review the continued viability of the program and the administration of the program by the corporation. The corporation shall report by January 15th the findings to the speaker of the house, the president pro tem of the senate, and to the house and senate committees on education.

[Sec. 39 DELETED]

Sec. 40. 19 V.S.A. § 10h(a) is amended to read:

(a) The agency shall report to the transportation board each project for which the current construction cost estimate exceeds the last approved construction cost estimate by a substantial level, as substantial level is defined by the transportation board. The transportation board shall review such a project, and may grant approval to proceed. If not approved by the transportation board, the project shall not proceed to contract award until approved by the general assembly. On or before December 31 of each year, the agency shall inform the house and senate committees on transportation of any project for which the current construction cost estimate exceeds the last approved construction cost estimate by a substantial level, as defined by the transportation board, regardless of whether such a project has been submitted to the transportation board for its approval to proceed, or regardless of the status of such a project before the transportation board.

Sec. 41. 20 V.S.A. § 38(a) is amended to read:

(a)(1) There is created a radiological emergency response plan fund, into which any entity operating a nuclear reactor or storing nuclear fuel and radioactive waste in this state (referred to hereinafter as "the nuclear power plant") shall deposit the amount appropriated to support the Vermont radiological response plan for that fiscal year, adjusted by any balance in the radiological emergency response plan fund from the prior fiscal year. There shall also be deposited into the fund any monies received from any other

source, public or private, that is intended to support the radiological emergency response planning process. The fund shall be managed in accordance with subchapter 5 of chapter 7 of Title 32. Any interest earned on the balance in the fund shall be retained by the fund.

* * *

(4) By January 15 of each year, the division of emergency management shall submit to the general assembly a report detailing expenditures from the fund for the preceding fiscal year.

* * *

Sec. 42. 20 V.S.A. § 3132(b) is amended to read:

- (b) The state fire marshal shall have power to adopt reasonable rules and regulations for granting permits for supervised public displays of fireworks by municipalities, fair associations, amusement parks, and other organizations or groups of individuals. The state fire marshal shall compile an annual report of all injuries to person and property resulting from the use of fireworks and sparklers reported for the preceding fiscal year. The state fire marshal shall annually by March 15 submit a report to the house committee on general, housing and military affairs and the senate committee on economic development, housing and general affairs.
- Sec. 43. 21 V.S.A. § 641(a) is amended to read:
- (a) When as a result of an injury covered by this chapter, an employee is unable to perform work for which the employee has previous training or

experience, the employee shall be entitled to vocational rehabilitation services, including retraining and job placement, as may be reasonably necessary to restore the employee to suitable employment. Vocational rehabilitation services shall be provided as follows:

* * *

(6) The commissioner shall make annual reports to the general assembly on the success and status of the workers' compensation vocational rehabilitation program.

Sec. 44. 22 V.S.A. § 606 is amended to read:

§ 606. OTHER DUTIES AND FUNCTIONS

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

- (2) Shall compile and publish annual statistics covering all libraries in the state, including those maintained by the department of libraries.
- (3) Shall provide consultative services to other libraries in the state, and shall encourage formation of central records of library holdings.
- (4)(3) Shall promote improved communications among libraries in the state as well as cooperative use of facilities.
- (5)(4) May provide facilities in cooperation with other libraries for storage of little used materials.

(6)(5) May conduct seminars, workshops, and other programs to increase the professional competence of librarians in the state.

(7)(6) May receive and administer gifts of real and personal property accepted by the governor on behalf of the state under section 101 of Title 29.

(8)(7) May dispose of by sale or exchange, or may discard, material which is obsolete or has ceased to be useful, because of its physical condition or otherwise. Any proceeds from the sale or disposition of materials shall be credited to a special fund established and managed pursuant to subchapter 5 of chapter 7 of Title 32, and shall be available to the department for the purchase of library materials. Materials constituting public records or which are archival in nature may be disposed of only following thirty 30 days' notice to the commissioner of buildings and general services.

(9)(8) Shall be the primary access point for state information, and provide advice on state information technology policy.

Sec. 45. 22 V.S.A. § 610 is amended to read:

§ 610. NONPROFIT FOUNDATION FOR PUBLIC LIBRARY SERVICES

The state librarian is authorized to establish a nonprofit foundation for the purpose of raising funds from private sources to enhance public library services in Vermont. All funds from private sources shall be used for grants to Vermont public libraries as defined by section 101 of this title to further any purpose considered to be in harmony with the original purpose of the gift. The state librarian shall not spend more than \$5,000.00 of appropriated funds in

any one fiscal year to establish and to administer the nonprofit foundation. No funds raised from private sources shall be used by the state librarian to replace funds appropriated for the operation of the department of libraries. Annually, the state librarian shall file a report with the general assembly describing the funds received and grants made by the foundation.

[Sec. 46 DELETED]

[Sec. 47 DELETED]

Sec. 48. 28 V.S.A. § 102(c)(13) is amended to read:

(13) To report biennially to the general assembly, submitting a summary of the operations of the department during the preceding two years. [Deleted]
[Sec. 49 DELETED]

Sec. 50. 28 V.S.A. § 701b(a) is amended to read:

(a) When a defendant or person in a civil or criminal action is sentenced to the custody of the commissioner or committed to the commissioner's custody pending a prosecution on a misdemeanor charge or for sentencing, the commissioner or the commissioner's designee shall within five days of sentencing or commitment, excluding weekends and holidays, classify the person to determine whether he or she shall be incarcerated, held at a community work camp or furloughed. Failure to classify within the five-day period shall not create a private right of action against the state, its political subdivisions or its employees. The department shall annually report to the

house and senate institutions committees on the time within which individuals have been classified upon commitment or sentencing.

Sec. 51. 28 V.S.A. § 751b is amended to read:

§ 751b. GENERAL PROVISIONS GOVERNING OFFENDER WORK

* * *

(c) The commissioner shall establish written guidelines governing the hours and conditions of offender work, and the rates of compensation of offenders for employment. Wage payments of offenders shall be set aside in a separate fund. The guidelines of the department may provide for the making of deductions from wages of offenders to defray part or all of the cost of offender maintenance or payments to victims of crime. The guidelines may also provide for the setting aside by the department of a portion of an offender's wages to enable the offender to contribute to the support of his or her dependents, if any, to make necessary purchases from a commissary, to purchase approved books, instruments and instruction not supplied by a correctional facility and to set aside sums to be paid to the offender upon release from the custody or supervision of the commissioner. Any interest which accrues from these wages during the period of such custody of an offender shall be credited to any fund maintained by the correctional facility for the welfare of offenders. The commissioner shall annually, by January 1, provide a current copy of any guidelines promulgated under this section to the

chairs of the senate and house committees on institutions and the offender work programs board established under section 761 of this title.

(d) The labor, work product, or time of an offender may be sold, contracted, or hired out by the state only:

* * *

(2) To any state or political subdivision of a state, or to any nonprofit organization which is exempt from federal or state income taxation, subject to federal law, to the laws of the recipient state and to the rules of the department. The director of work offender programs shall annually, by January 1, submit to the chairs of the senate and house committees on institutions and to the offender work programs board a list of any such nonprofit organizations receiving goods or services in the prior and current fiscal year. Five members of such the offender work programs board at a scheduled and warned board meeting may vote to disapprove any future sales of offender produced goods or services to any nonprofit organization and such vote shall be binding on the department.

* * *

(f) Annual report and two year work programs plan. Annually by

October 1, the director of offender work programs shall submit to the offender
work programs board, and to the chairs of the house and senate committees on
institutions, a written report on all offender work program activities authorized

under this section for the previous fiscal year and a two year plan for the current and future fiscal years.

- (1) The annual report shall include, but not be limited to, appropriations, income, production costs, offender injury compensation, prices as they relate to enterprise performance, depreciation of equipment, capital expanses, the status and progress of vocational training programs for offenders, including the number of offenders placed in private or public sector jobs upon release from custody of the commissioner, the reasons for not expanding its operations or not developing new products and any other related operational or financial considerations.
- (2) The two year plan shall address the direction of offender work programs authorized by this section working at full capacity in the current and following fiscal years, identify recipients of offender produced goods or services, and analyze any potential impact on existing private businesses.
- (g) The department of corrections shall, in any new initiative involving sales of offender work products, seek to use the provisions of the federally authorized federally authorized Prison Industries Enhancement Program.
- (h)(g) Assembled products shall not be sold to any person, enterprise, or entity unless the offender work programs board has first reviewed any such proposed sale, and five members of the board have voted in favor of the proposal at a scheduled and warned meeting of the board.

(i)(h) The commissioner shall consult and collaborate with the commissioner of labor at least annually to seek funding and support for vocational training for offenders to help offenders achieve a successful transition from the custody of the commissioner to private life. To the extent feasible, any vocational training program for offenders shall incorporate the professional training standards applicable to the construction and other trades, and industries, existing in the private sector.

Sec. 52. 28 V.S.A. § 761 is amended to read:

§ 761. OFFENDER WORK PROGRAMS BOARD

(a) Offender work programs board established. An offender work programs board is established for the purpose of advising the commissioner on the use of offender labor for the public good. The board shall base its considerations and recommendations to the commissioner on a review of plans for offender work programs pursuant to subsection (b) of this section, and on other information as it deems appropriate.

* * *

(3) The board shall report on its activities at the request of the commissioner, and at least annually to the commissioner and to the joint fiscal office committee.

* * *

(b) Review of the annual report and two-year plan. In reviewing the annual report and two-year plan submitted by the director of offender work programs

as required by subsection 751b(f) of this title, and forming its recommendations concerning them to the commissioner, the board shall:

* * *

(2) forward annually by January 1 to the joint fiscal office committee a maximum level of offender work program activity in each market segment during the term of the plan; and

* * *

[Sec. 53 DELETED]

Sec. 54. 29 V.S.A. § 152(a) is amended to read:

(a) The commissioner of buildings and general services, in addition to the duties expressly set forth elsewhere by law, shall have the authority to:

* * *

(24) Accept from the Federal Emergency Management Agency (FEMA) hazard mitigation grants on behalf of the state on an as-needed basis, or accept from any municipality any funds received by the municipality from FEMA. This authority is intended to permit the state to assist towns in certain situations by taking advantage of federal money in order to avoid depletion of state resources. Each receipt of a grant or gift as authorized by this subdivision shall be reported to the chairs of the house and senate committees on institutions and to the joint fiscal office.

(26) Be available to consult with and share the department's expertise with school districts regarding the design, construction, or purchase of any new buildings or alterations of existing buildings in connection with any technical center receiving funding under Title 16. The commissioner, in collaboration with the commissioner of education, shall periodically update the standards developed pursuant to Sec. 44 of No. 148 of the Acts of the 1999 Adj. Sess. (2000), and shall report the updated standards to the house and senate committees on institutions on or before January 15 of the next occurring legislative session.

- (27) After consulting with the state treasurer to determine the effect of the contract on the state's debt and reviewing the creditworthiness of the company with which the state proposes to contract, and with the approval of the emergency board, enter into multiyear contracts with energy service companies or third-party leasing companies for energy efficiency and fuel switching improvements to state facilities, the cost of which will be recovered through the avoided fuel, utility, operating, and maintenance costs resulting from the improvements. Improvements must within 20 years achieve savings sufficient to cover their costs. The commissioner shall report annually to the house and senate committees on institutions regarding the status of contracts undertaken under this subsection.
- (28) With the approval of the emergency board, enter into performance contracts with private sector providers to create energy-smart state buildings

and facilities primarily through revised operating strategies that will result in operating cost savings. The commissioner shall work with private energy contractors and utilities companies to develop a plan to conduct energy audits, analyze the state's energy needs, improve purchasing procedures to speed the conversion to new technology, and develop revised operating strategies to identify the best use of the latest energy-saving technology. The commissioner shall report annually to the house and senate committees on institutions regarding the status of contracts undertaken under this section.

* * *

Sec. 55. 29 V.S.A. § 160(c) is amended to read:

(c) Moneys from the fund shall be expended for rental of property for the purposes contemplated herein, and to defray the cost of custodial services and other expenses necessary to the proper use and enjoyment of such premises by the occupant. Moneys from the fund may also be expended for management of buildings and property under the jurisdiction of the department of buildings and general services including but not limited to inventory, appraisal, space study and allocation, and renovations. Cost of studies, renovations, alterations, and modifications shall not exceed \$50,000.00 unless approved by the secretary of administration. The secretary shall furnish the legislature each year a listing of projects which he or she approved that exceeded the \$50,000.00 limit.

Sec. 56. 29 V.S.A. § 168(b) is amended to read:

(b) Revolving fund.

* * *

(7) The commissioner of buildings and general services shall maintain accurate and complete records of all receipts by and expenditures from the fund and shall report to the general assembly on January 15 of each year regarding projects approved through the fund, the status of the fund, and a consolidated amortization schedule.

* * *

Sec. 57. 29 V.S.A. § 903(d) is amended to read:

(d) The commissioner of buildings and general services, with the assistance of all state agencies, shall cooperate with the generators and managers of waste materials which may be recycled and with the producers of products which use recycled materials to maximize the state's use of those materials and products, particularly where the added cost of using waste materials rather than virgin materials is less than the cost avoided by not having that waste in the waste stream. Proceeds from the sale of waste materials collected by the department of buildings and general services shall be credited to a special fund and shall be available to the department to offset the cost of recycling efforts. The goal for the purchase of recycled materials shall be at least 40 percent by the end of 2008. For purposes of this section, "recycled materials" include, but are not limited to, recycled paper products, retreaded automobile tires, re-refined

lubricating oil, used automotive parts, reclaimed solvents, recycled asphalt, recycled concrete, and compost materials. By January 15 of each odd numbered year, the commissioner of buildings and general services shall submit a report to the governor and to the natural resources committees of the general assembly reporting on the implementation of this subsection.

Sec. 58. 30 V.S.A. § 22 is amended to read:

§ 22. TAX TO FINANCE DEPARTMENT OF PUBLIC SERVICE AND PUBLIC SERVICE BOARD

* * *

(c) The board and the department shall report to the general assembly on or before January 15 of each year stating their revenues and expenditures, including receipts authorized in sections 20 and 21 of this title, during the previous fiscal year and their anticipated revenues and expenditures in the current and succeeding fiscal year. The reports shall also state for the previous fiscal year the allocation of time and resources devoted to regulation of each type of regulated utility and the allocation of time and resources devoted to the wholesale and retail sale of electrical energy by the department. The report shall also contain a review of the rules of the board and department, regardless of the process for adopting such rules, at a frequency such that each rule is reviewed at least every five years for efficiency and effectiveness in carrying out the public service policies and goals of this state. Copies of the report shall

be sent to the members of the house committee on ways and means, the house committee on commerce, and the senate committee on finance.

- (d) Of the revenue deposited into the special fund for the maintenance of engineering and accounting forces, 40 percent shall be allocated to the public service board and 60 percent shall be allocated to the department of public service.
- (e)(d)(1) On June 30 of each year any balance in the amount allocated to the public service board from the special fund for the maintenance of engineering and accounting forces, after accounting for expenditures and encumbrances, in excess of 20 percent of the board's allocation for that year shall be used in the manner provided by subdivision (3) of this subsection.
- (2) On June 30 of each year any balance in the amount allocated to the department of public service from the special fund for the maintenance of engineering and accounting forces, after accounting for expenditures and encumbrances, in excess of 20 percent of the department's allocation for that year shall be used in the manner provided by subdivision (3) of this subsection.
- (3) The excess balances determined under subdivisions (1) and (2) of this subsection shall be used in the next succeeding year to directly reduce the rates otherwise collected from the ratepayers of this state for the costs of the telephone lifeline program authorized by section 218(c) of this title.

Sec. 59. 30 V.S.A. § 226a(d) is amended to read:

- (d) The board shall retain jurisdiction over any contract under this section and shall hear and resolve any disputes or claims which may arise regarding its application. During the period of any contract under this section, a company shall continue to file with the board and the department its rates, tariffs, and tolls for any service provided including any service subject to the contract, and shall also file on a monthly basis its rate of return under the contract. No less than annually, the department shall report to the senate finance and house commerce committees of the general assembly, or such subcommittees or joint committee thereof as may be established for this purpose, a summary and analysis of the rates, tariffs and tolls for any service provided by a company under a contract, the rate of return of a company under the contract, and any other information pertaining to the contract which the committees may request. Concurrently, the public contract advocate shall report to such committees, subcommittees or joint committees, his or her analysis of the effect of the contract on the cost and quality of basic exchange telecommunications services and intrastate toll rates and modernization of telecommunications services.
- Sec. 60. 30 V.S.A. § 8059 is amended to read:

§ 8059. RECORDS; ANNUAL REPORT; AUDIT

(a) The authority shall keep an accurate account of all its activities and of all its receipts and expenditures.

(b) Each year, prior to February 1, the authority shall submit a report of its activities for the preceding fiscal year to the governor and to the general assembly. The report shall set forth a complete operating and financial statement covering its operations during the year. The authority shall cause an audit of its books and accounts to be made at least once in each year by a certified public accountant. The cost of the audit shall be considered an expense of the authority, and a copy of the audit shall be filed with the state treasurer.

Sec. 61. 31 V.S.A. § 642(d) is amended to read:

(d) Annually, the board shall <u>make a report of</u> the distribution of funds under subsection (c) of this section, including amount and recipient, to the secretary of agriculture, food and markets, the governor, and the general <u>assembly, and that</u> shall be available to the public.

Sec. 62. 32 V.S.A. § 466(a) is amended to read:

(a) Upon requisition of an officer having authority to expend money for the payment of expenses chargeable to the state, with the approval of the governor, the commissioner of finance and management is authorized to issue his or her warrant on the treasurer for funds necessary for such expenses. Such advances shall not be made until such officer files with the state treasurer a good and sufficient bond, approved by the governor and commissioner of finance and management, to indemnify the state against all loss or shortage of sums so advanced. The expense of such bond shall be paid by the state. Such officer

shall quarterly, and at such other times as the commissioner of finance and management requires, render an account, in such form as the commissioner of finance and management prescribes, of the expenditures of moneys so advanced and furnish youchers therefor.

Sec. 63. 32 V.S.A. § 954(c) is amended to read:

(c) Notwithstanding any other provisions of law, the state treasurer with the approval of the secretary of administration is hereby authorized to transfer to any authorized projects unspent proceeds derived from the sale of state bonds or notes previously issued for projects heretofore authorized; and the state treasurer is hereby further authorized to issue bonds or notes of the state to replenish such transferred funds for application to the original authorized capital projects. The state treasurer shall by January 15 of each year provide the chairs of the house and senate institutions committees with a report of all such transfers during the preceding fiscal year.

[Sec. 64 DELETED]

Sec. 65. 33 V.S.A. § 143b is amended to read:

§ 143b. EDUCATION AND INFORMATION

(a) Within six months of the effective date of section 143a of this title, the office of Vermont health access shall issue rules establishing a procedure for health care providers enrolled in state—state and federally funded federally funded medical assistance programs to obtain advisory opinions regarding coverage and reimbursement under those programs. Each advisory opinion

issued by the office shall be binding on the office and the party or parties requesting the opinion only with regard to the specific questions posed in the opinion, the facts and information set forth in it, and the statutes and rules specifically noted in the opinion.

(b) At least four times a year, the office of Vermont health access shall alert health care providers enrolled in state—and federally funded assistance programs by publication distributed to such health care providers, regarding current issues relating to fraud and abusive billing in such programs.

[Sec. 66 DELETED]

[Sec. 67 DELETED]

Sec. 68. 33 V.S.A. § 6703(b) is amended to read:

(b) The director shall not be required to enter into contracts under this section if:

* * *

(2) the director determines that the program is not accomplishing its goal of protecting dual eligible individuals from improper denials of Medicare coverage. The director shall base his or her determination under this subdivision on information obtained from the contractors, providers of health care, area agencies on aging, and other individuals and organizations affected by the program. On or before January 15 of any fiscal year in which a determination is made under this subdivision, the director shall report his or her determination to the general assembly.

Sec. 69. Sec. 87a(A) of No. 1 of the Acts of 1999 is amended to read:

- (A) To the Vermont housing and conservation board for Champion land and acquisition and affordable housing \$5,500,000
- (i) Of this appropriation, \$4,500,000 shall be used to purchase and ensure that the lands commonly referred to as the Champion lands in northeastern Vermont are conserved as a working forest for the sustainable production of wood products, for natural resources, including the maintenance of wildlife habitat and conservation of identified natural heritage sites, and for perpetual public access for traditional recreational uses. The Vermont housing and conservation board and its grantees, through easements and through agreements with its state, federal and private partners, shall permanently protect the following uses:
- (I) Camp leases. On state lands renewal shall be for the life of the leaseholder or, in the event of the leaseholder's death, renewal by immediate family members for not more than 20 years. The state shall make a special effort to repair roads, whenever possible, on state-owned land and annually shall file a report with the general assembly and the municipality describing any road maintenance performed during the year. In the event of extreme erosion due to natural causes on a road leading to a camp, the department of fish and wildlife shall fix the roads if funding is available for the purpose. Camp owners shall be responsible for maintaining driveways to their respective camps. Lease payments on land which is owned and managed by

the department of fish and wildlife shall be set aside for road maintenance on department of fish and wildlife property. Further the Vermont housing and conservation board shall negotiate aggressively and diligently to obtain for camp holders on private lands the same or greater protections as are provided to camp holders on state lands, and to provide for free access thereto.

* * *

Sec. 70. Sec. 114(d) of No. 62 of the Acts of 1999 is amended to read:

- (d) Of the above tobacco settlement fund appropriation, \$500,000.00 is to support the Vermont coalition of clinics for the uninsured health care and dental services provided by clinics for uninsured individuals and families. The coalition shall report to the general assembly on or before January 1 of each year with a fiscal and program accounting of expenditures made with the monies appropriated by the general assembly.
- Sec. 71. Sec. 2(b) of No. 125 of the Acts of the 1999 Adj. Sess. (2000) is amended to read:
- (b) The commissioners of health and of buildings and general services, education and health, with help from the secretary of the agency of natural resources when appropriate, shall:

* * *

(7) Report annually to the house and senate committees on education on the extent of indoor air and hazardous exposure problems in Vermont schools and on the percentage of Vermont schools that have established a school

environmental health program or qualified for environmental health certification.

- Sec. 72. Sec. 111(c) of No. 152 of the Acts of the 1999 Adj. Sess. (2000) is amended to read:
- (c) Of the above appropriation, \$200,000.00 is to support the Burlington Health Clinic. The Burlington Health Clinic shall report to the general assembly on or before January 1 of each year with a fiscal and program accounting of expenditures made with the monies appropriated by the general assembly.
- Sec. 73. Sec. 251(a) of No. 152 of the Acts of the 1999 Adj. Sess. (2000) is amended to read:
- (a) The following amounts are appropriated from the general fund to the secretary of administration, for transfer and use by the referenced departments as indicated in fiscal year 2000:

* * *

(22) To the agency of natural resources for a one-time enhancement of watershed basin planning initiatives. The agency must prepare these basin plans in conformance with all applicable state and federal law, including but not limited to the water quality management planning regulations at 40 C.F.R. 130.6, and must report back to the legislature on its progress annually.

* * *

Sec. 74. Sec. 3(a) of No. 156 of the Acts of the 1999 Adj. Sess. (2000) is amended to read:

- (a) To enable the state of Vermont to take advantage of additional federal funds that may be made available, the secretary of transportation is authorized to accelerate projects in the state's transportation capital program and project development plan. The secretary shall report quarterly to the members of the joint transportation oversight committee and members of the House and Senate committees on transportation on any changes in the scheduling of the projects in the transportation capital program or project development plan, and shall additionally submit the report required in 19 V.S.A. § 10h, relating to cost overruns.
- Sec. 75. Sec. 4 of No. 62 of the Acts of 2001 is amended to read:
- Sec. 4. DEPARTMENT OF HOUSING AND COMMUNITY AFFAIRS;

 AFFORDABLE HOUSING; DEVELOPMENT INCENTIVES;

 VERMONT HOUSING BUDGET; HOUSING INVESTMENT PLAN

The commissioner of housing and community affairs shall:

(1) Compile compile a list of discretionary loans, grants and other funding over which the Agency of Natural Resources, the Department of Labor and Industry and the Department of Transportation, or any other state entity, has discretion or control, and for which the addition or adaptation of criteria would create incentives for communities and developers to build more affordable housing. On or before November 15, 2001, the commissioner shall

submit to the General Assembly a written report outlining recommendations for program or criteria changes that will provide incentives for affordable housing development.

- (2) Create a Vermont housing budget designed to assure efficient expenditure of state funds appropriated for housing development, to encourage and enhance cooperation among housing organizations, to eliminate overlap and redundancy in housing development efforts, and to ensure appropriate geographic distribution of housing funds. The Vermont housing budget shall include any state funds of \$50,000.00 or more awarded or appropriated for housing. The Vermont housing budget and appropriation recommendations shall be submitted to the General Assembly annually on or before January 15, and shall include the amounts and purposes of funds appropriated for or awarded to the following:
 - (A) The Vermont Housing and Conservation Trust Fund.
 - (B) The Agency of Human Services.
 - (C) The Agency of Commerce and Community Development.
 - (D) Any other entity that fits the funding criteria.
- (3) Annually, develop a Vermont housing investment plan in consultation with the Vermont housing council. The housing investment plan shall be consistent with the Vermont consolidated plan for housing, in order to coordinate the investment of state, federal and other resources, such as state appropriations, tax credits, rental assistance and mortgage revenue bonds, to

increase the availability and improve the quality of Vermont's housing stock.

The housing investment plan shall be submitted to the General Assembly,

annually on January 15, and shall:

- (A) target investments at single family housing, mobile homes, multifamily housing and housing for homeless persons and people with special needs;
- (B) recommend approaches that maximize the use of available state and federal resources;
- (C) identify areas of the state that face the greatest housing shortages; and
- (D) recommend strategies to improve coordination among state, local and regional offices in order to remedy identified housing shortages.

 Sec. 76. Sec. 113(b) of No. 63 of the Acts of 2001 is amended to read:
- (b) Of the above general fund appropriation, \$300,000.00 is to support the Vermont coalition of clinics for the uninsured health care and dental services provided by clinics for uninsured individuals and families. The coalition shall report to the general assembly on or before January 1 of each year with a fiscal and program accounting of expenditures made with the monies appropriated by the general assembly.

[Sec. 77 DELETED]

Sec. 78. Sec. 20 of No. 149 of the Acts of the 2001 Adj. Sess. (2002) is amended to read:

Sec. 20. AGENCY OF COMMERCE AND COMMUNITY DEVELOPMENT; REALLOCATION

The state historic preservation officer, with the concurrence of the commissioner of buildings and general services, may reallocate the funds in Sec. 4(a) of this act (commerce and community development) to other state historic sites only for major maintenance, should a more pressing need arise following the session. If a reallocation occurs, the state historic preservation officer and the commissioner of buildings and general services shall notify the house and senate committees on institutions that a reallocation has taken place. Sec. 79. Sec. 7 of No. 45 of the Acts of 2003 is amended to read:

Sec. 7. STRATEGIC PLAN

On or before January 15, 2005, the secretary shall prepare a strategic plan which shall be updated biannually and presented to the general assembly and to members of the house and senate health and welfare committees. The strategic plan shall include desired outcomes for Vermonters, shall report on the outcomes experienced by individuals and measured by quality indicators, shall set and clarify goals, shall describe the process for engagement of agency staff, community partners, clients, advocacy groups, providers, advisory groups, and other affected agencies, shall provide an ongoing assessment of the

effectiveness of the plan and shall establish and describe milestones for development of the plan.

Sec. 80. Sec. 25 of No. 53 of the Acts of 2003 is amended to read:

Sec. 25. REPORT ON COLLABORATION AMONG HOSPITALS

The commissioner of banking, insurance, securities, and health care administration shall invite Fletcher Allen Health Care and the Dartmouth Hitchcock Medical Center to identify fields of excellence or discrete areas of specialty focus for the respective health care institutions, and to make recommendations for collaboration. The commissioner shall report to the general assembly on or before December 15, 2003 and annually thereafter on the progress of the collaboration.

Sec. 81. Sec. 129(b) of No. 66 of the Acts of 2003 is amended to read:

- (b) Of the above appropriation, \$300,000.00 is to support the Vermont coalition of clinics for the uninsured health care and dental services provided by clinics for uninsured individuals and families. The coalition shall report to the general assembly on or before January 1 of each year, with a fiscal and program accounting of expenditures made with the monies appropriated by the general assembly.
- Sec. 82. Sec. 3(b) of No. 43 of the Acts of 2005 is amended to read:
 - (b) Vermont state hospital; future planning.

* * *

(2) The department shall provide regular reports to the joint legislative mental health oversight committee and to the chairs of the house and senate committees on institutions regarding the status of the work authorized in this subsection.

Sec. 83. REPEAL

- (a) The following sections in Title 2 are repealed:
 - (1) § 203 (report of the uniform legislation commission);
 - (2) § 264(g) (compilation of lobbyist disclosure reports).
- (b) The following sections in Title 3 are repealed:
 - (1) § 161 (report by the attorney general on activities for the year);
- (2) § 2476(d) (report on the status of the Connecticut River valley tourism district);
- (3) § 3085c(g) (report on the activities and findings of the commission on juvenile justice).
 - (c) The following sections in Title 6 are repealed:
 - (1) § 5 (annual report by the secretary of agriculture, food and markets);
 - (2) § 335 (publication of information regarding commercial feeds);
- (3) § 612 (publication of information regarding standards, regulations, and forms for seeds);
- (4) § 925 (notice of judgments in insecticide-, fungicide-, and rodenticide-related actions);

(5) § 2962(6) (report by the agricultural development commission on its activities for the year).

- (d) 8 V.S.A. § 14 (annual report by the commissioner of banking, insurance, securities, and health care administration) is repealed.
 - (e) The following sections in Title 10 are repealed:
- (1) § 15(c) (Vermont qualifying facility contract mitigation authority's annual report on activities, including operating and financial statements);
- (2) § 276 (report by the Vermont rehabilitation corporation on its progress and recommendations for improvements to the family farm assistance program);
- (3) § 1978(e)(4) (due date for report on potable water supplies and wastewater systems);
- (4) § 4049b(c) (report on the Green Mountain Conservation Camp endowment fund's expenditures and balance);
 - (5) § 4050(d) (report on the watershed management account);
- (6) § 4255(f) (report on recipients of free and honorary licenses issued by the fish and wildlife department);
- (7) § 4609(d) (report on the impact of fishing license reciprocity with New York on state revenues);
- (8) § 6622a (report on the status of whether there are sufficient quantities of quality recycled newsprint at a reasonable price);

(9) § 6631 (report on efforts to encourage toxics use reduction and hazardous waste reduction);

- (10) § 7065(d) (report on the Texas Low-Level Radioactive Waste Disposal Compact).
- (f) 12 V.S.A. § 5601(h) (report on the adequacy of dollar limits on liability for state employee actions) is repealed.
 - (g) The following sections in Title 16 are repealed.
 - (1) § 128 (report on the activities of the council on civics education);
- (2) § 1049a(d) (report on participation in and the cost of the graduation education plan);
- (3) § 2177(c) (report on the amount appropriated to the corporation and expended for the current fiscal biennium by the Vermont state colleges);
- (4) § 2281(b) (report on the amount appropriated and expended for the current fiscal biennium by the University of Vermont and State Agricultural College);
- (5) § 2531f (report of the name of each student receiving a scholarship from a state senator).
- (h) 18 V.S.A. § 9507(b) (report itemizing all administrative and programmatic expenses of the department of social welfare, the department of education, and the department of health pertaining to preventing the use of tobacco) is repealed.

- (i) The following sections in Title 20 are repealed:
 - (1) § 45(e) (report on expenditures for disaster relief);
- (2) § 487 (report of the quartermaster general concerning the disposition of the ordnance, arms, ammunition, and other property belonging to the department);
 - (3) § 1487 (report of the adjutant general on activities and expenditures);
- (4) § 1872a (reference to reports on the radiological emergency response plan fund and DUI enforcement).
- (j) 24 V.S.A. § 367(e) (report by the department of state's attorneys on its activities and expenditures).
- (k) 26 V.S.A. § 1449 (report on the progress of the Vermont Program for Quality in Health Care, Inc.) is repealed.
 - (1) The following sections in Title 28 are repealed:
- (1) § 752(f) (reports of the joint fiscal office in years 2001, 2002, and 2003);
- (2) § 911(d) (report by the alternatives to incarceration board on its activities and the programs it oversees);
- (3) § 1101(7) (report on studies relating to community conditions which affect the problem of delinquency);
 - (4) chapter 15, subchapter 2 (Weeks School).

- (m) The following sections in Title 32 are repealed:
- (1) § 110(a)(5) (reference to report on the transfer of unspent bond proceeds);
- (2) § 308b(c) (report by the secretary of human services and the secretary of administration on carry-forward cases which would transfer to the human services caseload management reserve);
- (3) § 505 (report by county clerks regarding money collected for the state);
 - (4) § 543 (report from district courts on cost bills and returns);
- (5) § 561 (report by probate judges on all fees paid to their offices due the state);
- (6) § 1059 (report of a list of officers, members, and employees entitled to mileage and the amount due to each);
- (7) § 3463 (report by county treasurers of the grand list, the rate per dollar, and the amount of county taxes assessed in the county for the previous year).
 - (n) The following sections in Title 33 are repealed:
- (1) § 2001(d) (report on the implementation of a pharmacy benefit manager contract entered into by the pharmacy best practices and cost control program);
- (2) § 2001(e)(1) (requirements for the fiscal report on the pharmacy benefit manager contract);

(3) § 6105 (report on the activities of the Vermont independence fund for the previous year);

- (4) § 6303(e) (report on findings and recommendations regarding the provision of home health services in Vermont).
 - (o) The following sections of the Acts of 1997 are repealed:
- (1) Sec. 3 of No. 33 (report on the status of the youthful offender system);
- (2) Sec. 29 of No. 63 (report on the consequences and effectiveness of amending the child support statute to comply with the Federal Welfare Act of 1996);
- (p) The following sections of the Acts of the 1997 Adj. Sess. (1998) are repealed:
- (1) Sec. 58(c) of No. 66 (report on disbursements by and obligations of the financial management system development special fund);
- (2) Sec. 3(a) and (b) of No. 117 (report on DUI enforcement and reduction programs);
- (3) Sec. 32 of No. 117 (report on time limits for conducting drivers' license suspension hearings);
- (4) Sec. 120(d) of No. 147 (as added by Sec. 118a of No. 62 of the Acts of 1999) (report on services provided under the job access/reverse commute program).

- (q) The following sections of the Acts of 1999 are repealed:
 - (1) Sec. 6 of No. 56 (report on statistics relating to hate crimes);
- (2) Sec. 100(c) of No. 62 (report on the development and accomplishments of state and regional partnerships).
- (r) The following sections of the Acts of the 1999 Adj. Sess. (2000) are repealed:
- (1) Sec. 97(c) of No. 152 (report on the development and accomplishments of the state team for children, families and individuals and regional and community partnerships);
 - (2) Sec. 111b(b) of No. 152 (evaluation of family partnership programs).
 - (s) The following sections of the Acts of 2001 are repealed:
- (1) Sec. 28(b) of No. 61 (report by the commissioners of environmental conservation and of corrections on grants and gifts accepted from the federal government);
- (2) Sec. 272(c) of No. 63 (report from the commissioner of personnel on the status of limited service positions).
- (t) Sec. 22(b) of No. 149 of the Acts of the 2001 Adj. Sess. (2002) (report by the commissioners of environmental conservation, of corrections, of health, and of buildings and general services, and the chancellor of the Vermont State Colleges on grants and gifts accepted from the federal government) is repealed.

- (u) The following sections of the Acts of 2003 are repealed:
- (1) Sec. 22(b) of No. 63 (report by the commissioners of environmental conservation, of corrections, and of health on grants and gifts accepted from the federal government);
- (2) Sec. 149a of No. 66 (report on the status and demands on the weatherization fund).
- (v) The following sections of the Acts of the 2003 Adj. Sess. (2004) are repealed:
- (1) Sec. 22(b) of No. 121 (report by the commissioners of environmental conservation, of corrections, and of buildings and general services on grants and gifts accepted from the federal government and other sources);
- (2) Sec. 12(a) of No. 122 (report by the department of personnel on position reclassifications throughout state government).
 - (w) The following sections of the Acts of 2005 are repealed:
- (1) Sec. 24(b) of No. 43 (report by the commissioners of environmental conservation, of corrections, and of buildings and general services on grants and gifts accepted from the federal government and other sources);
- (2) Sec. 48(c) of No. 80 (report by the agency of transportation on the status of all Connecticut River bridge projects).
- (x) Sec. 22(b) of No. 147 of the Acts of the 2005 Adj. Sess. (2006) (report by the commissioners of environmental conservation, of corrections, and of

buildings and general services on grants and gifts accepted from the federal government and other sources) is repealed.

- (y) The following sections of the Acts of 2007 are repealed:
- (1) Sec. 110g(c) of No. 65 (report by the health access oversight committee on recommendations to changes in reimbursement contained in the deficit reduction act); and
- (2) Sec. 131(b) of No. 65 (report on the weatherization data management system).

Approved: May 27, 2009