No. 139. An act relating to the repeal or revision of reporting requirements.

(S.252)

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

Sec. 1. 3 V.S.A. § 18 is amended to read:

§ 18. SPOUSE ABUSE PROGRAMS; ELIGIBILITY; REPORTING

* * *

- (c) The center shall, on or before January 1 of each year, forward to the speaker of the house and president of the senate an annual report on the status of the program. This report shall include, but not be limited to, such areas as:
 - (1) actual disbursements;
 - (2) number of facilities and programs served;
- (3) the impact of the monies relative to the continued success of each particular program;
 - (4) incidence of spouse abuse in the state;
 - (5) identification of potential funding sources. [Repealed.]

* * *

- Sec. 2. 3 V.S.A. § 117(c) is amended to read:
- (c) The secretary shall adopt policies and procedures necessary to carry out the provisions of this section and shall report annually to the governor and the general assembly on the state archives and records administration program.

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Sec. 3. 3 V.S.A. § 2473a(e) is amended to read:

(e) The receipt and expenditure of moneys from the revolving fund shall be under the supervision of the business manager and at the direction of the publisher, subject to the provisions of this section. Vermont Life magazine shall maintain accurate and complete records of all receipts and expenditures by and from the fund, and shall make an annual report on the condition of the fund to the secretary of the agency, who shall in turn provide the report to the secretary of administration.

Sec. 4. 3 V.S.A. § 2822 is amended to read:

§ 2822. BUDGET AND REPORT; POWERS

(a) The secretary shall be responsible to the governor and shall plan, coordinate, and direct the functions vested in the agency. The secretary 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.

* * *

(g) The secretary shall make all practical efforts to process permits in a prompt manner. The secretary shall establish time limits for the processing of each permit as well as procedures and time periods within which to notify applicants whether an application is complete. The secretary shall report no

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later than the third Tuesday of each annual legislative session to the house and senate committees on natural resources and government operations general assembly by electronic submission. The annual report shall assess the agency's performance in meeting the limits; identify areas which hinder effective agency performance; list fees collected for each permit; summarize changes made by the agency to improve performance; describe staffing needs for the coming year; and certify that the revenue from the fees collected is at least equal to the costs associated with those positions; and discuss the operation of the agency during the preceding fiscal year and the future goals and objectives of the agency. The provisions of 2 V.S.A. § 20(d) (expiration of required reports) shall not apply to the report to be made under this subsection. This report is in addition to the fee report and request; required by subchapter 6 of chapter 7 of Title 32 V.S.A. chapter 7, subchapter 6.

* * *

Sec. 5. 10 V.S.A. § 126 is amended to read:

§ 126. REPORTS AND AUDITS AUDIT

On or before January 15 of each year, the center shall prepare and submit to the governor a three year work plan which describes the goals, objectives and activities of the center and cooperating state agencies and other public and private organizations. The plan also should include the estimated cost of each major activity of the center, and a report concerning data gathered, documents

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generated, and problems and opportunities for use of VGIS information.

Control of funds appropriated and all procedures incident to the carrying out of the purposes of this chapter shall be vested in the board of directors. The books of account of the center shall be audited annually and a report filed with the secretary of administration not later than October 1 of each year.

Sec. 6. 10 V.S.A. § 374f is amended to read:

§ 374f. RECORDS; ANNUAL REPORT; AUDIT

The corporation shall keep an accurate account of all its activities and report to the authority and to the governor and the general assembly in accordance with section 217 of this title. The administrative costs of the program shall be accurately stated in the report.

Sec. 7. 10 V.S.A. § 1978(e)(3) is amended to read:

(3) The technical advisory committee shall provide annual reports, starting January 15, 2003, to the chairs of the house committee on corrections and institutions and the senate committees committee on natural resources and energy institutions. The reports shall include information on the following topics: the implementation of this chapter and the rules adopted under this chapter; the number and type of alternative or innovative systems approved for general use, approved for use as a pilot project, and approved for experimental use; the functional status of alternative or innovative systems approved for use as a pilot project or approved for experimental use; the number of permit

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applications received during the preceding calendar year; the number of permits issued during the preceding calendar year; and the number of permit applications denied during the preceding calendar year, together with a summary of the basis of denial.

Sec. 8. 10 V.S.A. § 2609a is amended to read:

§ 2609a. INCOME FROM LEASE OF MOUNTAINTOP COMMUNICATION SITES

Annually on February 15, the agency of natural resources shall submit a report to the senate and house appropriations committees, the senate finance committee and the house ways and means committee on natural resources and energy containing an itemization of the income generated through the end of the previous fiscal year from the use of sites for communication purposes.

Sec. 9. 10 V.S.A. § 4143(a) is amended to read:

(a) The commissioner may sell fish fry, fingerlings, and adult trout to residents of this state for the purpose of stocking waters in the state and he or she may sell to residents fish reared by the state. Such fish shall be sold at a price sufficient to return the state a reasonable profit. The commissioner shall keep an itemized account of such sales and include the same in his or her biennial report.

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Sec. 10. 10 V.S.A. § 6083(d) is amended to read:

(d) The panels of the board and commissions shall make all practical efforts to process matters before the board and permits in a prompt manner. The land use panel shall establish time limits for the processing of land use permits issued under section 6086 of this title as well as procedures and time periods within which to notify applicants whether an application is complete. The land use panel shall report annually by February 15 to the house and senate committees on natural resources and energy and on government operations, and the house committee on fish, wildlife and water resources general assembly by electronic submission. The annual report shall assess the performance of the board and commissions in meeting the limits; identify areas which hinder effective performance; list fees collected for each permit; summarize changes made to improve performance; and describe staffing needs for the coming year. The annual report shall list the number of enforcement actions taken by the land use panel, the disposition of such cases, and the amount of penalties collected. The provisions of 2 V.S.A. § 20(d) (expiration of required reports) shall not apply to the report to be made under this subsection.

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Sec. 11. 10 V.S.A. § 6630 is amended to read:

§ 6630. TOXICS USE REDUCTION AND HAZARDOUS WASTE REDUCTION PERFORMANCE REPORT

(a) On or before March 31, 1994, or March 31 of the year following the first plan, whichever is later, and annually thereafter, each generator or large user shall prepare and submit a hazardous materials management performance report to the house and senate committees on natural resources and energy documenting toxics use reduction and hazardous waste reduction methods implemented by the generator or large user.

* * *

Sec. 12. 10 V.S.A. § 7113(a) is amended to read:

(a) There is created an advisory committee on mercury pollution to consist of one member of the house of representatives, appointed by the speaker; one member of the senate, appointed by the committee on committees; the secretary of natural resources or the secretary's designee; the commissioner of fish and wildlife or the commissioner's designee; and the following persons, as appointed by the governor: one representative of an industry that manufactures consumer products that contain mercury; one public health specialist; one hospital representative; one representative of the Abenaki Self-Help Association, Inc.; one toxicologist; one representative of a municipal solid waste district; and one scientist who is knowledgeable on matters related to

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mercury contamination. The advisory committee shall advise the general assembly, the executive branch, and the general public on matters relating to the prevention and cleanup of mercury pollution and the latest science on the remediation of mercury pollution. By January 15 of each year, the advisory committee will report to the general assembly updated information on the following:

- (1) The extent of mercury contamination in the soil, waters, air, and biota of Vermont.
- (2) The extent of any health risk from mercury contamination in Vermont, especially to pregnant women, children of the Abenaki Self Help Association, Inc., and other communities that use fish as a major source of food.
- (3) Methods available for minimizing risk of further contamination or increased health risk to the Vermont public.
- (4) Potential costs of minimizing further risk and recommendations of how to raise funds necessary to reduce contamination and minimize risk of mercury related problems in Vermont.
- (5) Coordination needed with other states to address effectively mercury contamination.
- (6) The effectiveness of the established programs, including manufacturer based reverse distribution systems for in state collection,

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subsequent transportation, and subsequent recycling of mercury from waste mercury added products, and recommendations for altering the programs to make them more effective.

(7) Ways to reduce the extent to which solid waste produced within the state is incinerated at incinerators, regardless of location, that fail to use the best available technology in scrubbing and filtering emissions from the incinerator stack.

Sec. 13. 13 V.S.A. § 5256 is amended to read:

§ 5256. REPORTS

The defender general shall submit an annual report of his <u>or her</u> activities to the <u>governor</u>, the <u>general assembly</u>, and the <u>supreme court house and senate</u> <u>committees on judiciary</u> showing the number of persons represented under this chapter, the crimes involved, the outcome of each case, and the expenditures <u>totalled totaled</u> by kind made in carrying out the responsibilities imposed by this chapter.

Sec. 14. 16 V.S.A. § 2733 is amended to read:

§ 2733. REPORTS BY MEMBERS TO GOVERNOR ACCOUNTS

The members from this state shall obtain accurate accounts of all the board's receipts and disbursements and shall report to the governor on or before the fifteenth day of November, in even numbered years, the transactions of the board for the biennium ending on the preceding June thirtieth. They

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shall include in such report recommendations for any legislation which they consider necessary or desirable to carry out the intent and purposes of the compact.

- Sec. 15. 16 V.S.A. § 2885(g) is amended to read:
- (g) The University of Vermont, the Vermont State Colleges, and the Vermont Student Assistance Corporation shall review expenditures made from the fund, and evaluate the impact of the expenditures on higher education in Vermont, and report this information to the state treasurer house and senate committees on education each year in January.
- Sec. 16. 18 V.S.A. § 9405(b)(6) is amended to read:
- (6) The plan or any revised plan proposed by the commissioner shall be the health resource allocation plan for the state after it is approved by the governor or upon passage of three months from the date the governor receives the plan, whichever occurs first, unless the governor disapproves the plan, in whole or in part. If the governor disapproves, he or she shall specify the sections of the plan which are objectionable and the changes necessary to meet the objections. The sections of the plan not disapproved shall become part of the health resource allocation plan. Upon its adoption, the plan shall be submitted to the appropriate legislative committees.

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Sec. 17. 20 V.S.A. § 2735 is amended to read:

§ 2735. STATE BUILDINGS

The commissioner shall establish a risk classification system for all state buildings. State buildings classified as high or medium risk shall be inspected at least every five years, and the commissioner's findings and recommendations shall be reported to the secretary of administration.

Sec. 18. 24 V.S.A. § 290b is amended to read:

§ 290b. QUARTERLY REPORTS; AUDITS

(a) Quarterly, on or before April 30, July 31, October 31 and January 31, the sheriff and each full time deputy sheriff shall furnish to the finance and management commissioner and to the assistant judges for filing with the county clerk, on forms provided by the commissioner, a sworn statement of all sums in addition to full-time salaries received by each of them as compensation acquired by virtue of their offices. Such reports shall be public records. The sheriff shall revoke the commission of any full time deputy sheriff who fails to file such a report. The commissioner of finance and management shall withhold payments of salary and expenses to any sheriff or full time deputy sheriff who fails to file such a report. [Repealed.]

* * *

(d) Annually each sheriff shall furnish the auditor of accounts on forms provided by the auditor, a financial report reflecting the financial transactions

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and condition of the sheriff's department. The sheriff shall submit a copy of this report to the assistant judges of the county. The assistant judges shall prepare a report reflecting funds disbursed by the county in support of the sheriff's department and forward a copy of their report to the auditor of accounts. The auditor of accounts shall compile the reports and submit one report to the general assembly house and senate committees on judiciary.

* * *

Sec. 19. 24 V.S.A. § 1939(d) is amended to read:

(d) The board shall meet no fewer than six times a year to develop policies and recommendations for law enforcement priority needs, including retirement benefits, recruitment of officers, training needs, homeland security issues, dispatching, and comprehensive drug enforcement. The board shall present its findings and recommendations in brief summary to the general assembly and the governor house and senate committees on judiciary annually by January 15.

Sec. 20. 24 V.S.A. § 4025 is amended to read:

§ 4025. REPORT

At least once a year, an authority shall file with the clerk (or in the case of the state authority, with the governor) a report of its activities for the preceding year and shall make recommendations with reference to such additional

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legislation or other actions as it deems necessary in order to carry out the purpose of this chapter.

Sec. 21. 28 V.S.A. § 102(b)(16) is amended to read:

(16) With the approval of the secretary of human services, to accept federal grants made available through federal crime bill legislation, provided that the commissioner shall report the receipt of a grant under this subdivision to the chairs of the senate house committee on corrections and institutions, and the house senate committee on corrections and institutions, and the joint fiscal committee.

Sec. 22. 28 V.S.A. § 104 is amended to read:

§ 104. NOTIFICATION OF COMMUNITY PLACEMENTS

* * *

(e) The commissioner of corrections shall annually, by January 15, report to the house <u>committee</u> on <u>corrections and institutions</u> and <u>the</u> senate <u>committees committee</u> on institutions <u>and on judiciary</u> on the implementation of this section during the previous 12 months.

Sec. 23. 28 V.S.A. § 452 is amended to read:

§ 452. OFFICIAL SEAL; RECORDS; ANNUAL REPORT

* * *

(c) At the close of each fiscal year, the board shall submit to the governor and to the general assembly a report of its work with statistical and other data,

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including research studies which it may conduct of sentencing, parole or related functions. [Repealed.]

Sec. 24. 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:

* * *

- any fiscal year to the department of buildings and general services for use only for major maintenance within the Capitol Complex capitol complex in Montpelier, any unexpended balances of funds appropriated in any capital construction act for any executive or judicial branch project, excluding any appropriations for state grant-in-aid programs, which is completed or substantially completed as determined by the commissioner. On or before January 15 of each year, the commissioner shall report to the house and senate committees committee on corrections and institutions and the senate committee on institutions regarding:
- (A) all transfers and expenditures made pursuant to this subdivision; and
- (B) the unexpended balance of projects completed for two or more years.

* * *

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(25) Transfer any unexpended project balances from previous capital construction acts for the purpose of emergency projects not authorized in a capital construction act in an amount not to exceed \$100,000.00; provided the commissioner shall send timely written notice of such expenditures to the chairs of the house and senate committees on committee on corrections and institutions and the senate committee on institutions.

* * *

(33) Accept grants of funds, equipment, and services from any source, including federal appropriations, for the installation, operation, implementation, or maintenance of energy conservation measures or improvements at state buildings, provided that the commissioner shall report receipt of a grant under this subdivision to the chairs of the senate house committee on corrections and institutions, and the house senate committee on corrections and institutions, and the joint fiscal committee.

* * *

Sec. 25. 29 V.S.A. § 160(e) is amended to read:

(e) The commissioner of buildings and general services shall supervise the receipt and expenditure of moneys comprising the property management revolving fund, subject to the provisions of this section. He or she shall maintain accurate and complete records of all such receipts and expenditures, and shall make an annual report on the condition of the fund to the secretary of

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administration house committee on corrections and institutions and the senate committee on institutions. All balances remaining at the end of a fiscal year shall be carried over to the following year.

Sec. 26. 29 V.S.A. § 172 is amended to read:

§ 172. CAPITOL COMPLEX SECURITY

The commissioner of buildings and general services shall be responsible for all security operations pertaining to the lands and structures within the capitol complex, except the interior of the state house and the space occupied by the supreme court, which is provided for in section 171 of this title. Biennially, the commissioner shall, in cooperation with the sergeant at arms and the supreme court, develop and present a capitol complex security budget recommendation to the house and senate committees on appropriations and on institutions.

Sec. 27. 30 V.S.A. § 21(e) is amended to read:

(e) On or before January 15, 2011, and annually thereafter, the agency of natural resources shall report to the senate and house committees on natural resources and energy, the senate committee on finance, and the house committee on ways and means the total amount of expenses allocated under this section during the previous fiscal year. The report shall include the name of each applicant or public service company to whom expenses were allocated and the amount allocated to each applicant or company.

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Sec. 28. 30 V.S.A. § 24 is amended to read:

§ 24. PAYMENTS FROM SPECIAL FUNDS; BIENNIAL REPORT

All payments from the special fund for the maintenance of the engineering and accounting forces and from the public service reserve fund shall be dispensed from the state treasury only upon warrants issued by the commissioner of finance and management after receipt of proper statements describing services rendered and expenses incurred. A complete, detailed, and full accounting of all receipts from the taxes assessed in sections 22 and 23 of this title and all disbursements from the special fund for the maintenance of the engineering and accounting force and from the public service reserve fund shall be contained in the department's biennial report to the general assembly. The provisions of 2 V.S.A. § 20(d) (expiration of required reports) shall not apply to the report to be made under this section.

Sec. 29. 30 V.S.A. § 8071 is amended to read:

§ 8071. QUARTERLY AND ANNUAL REPORTS; AUDIT

* * *

(c) Quarterly Reports. Within 30 days of the end of each quarter, the authority shall, in addition to any other reports required under this section, submit a report of its activities for the preceding quarter to the secretary of administration house committee on corrections and institutions and the senate committee on institutions which shall include the following:

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* * *

(d) The authority shall include in the annual report required under subsection (a) of this section a summary of all the information quarterly reported to the secretary of administration house committee on corrections and institutions and the senate committee on institutions under subsection (c) of this section, as well as a summary of any and all instances in which service providers that have entered into contracts or binding commitments with the authority have materially defaulted, been unable to fulfill their commitments, or have requested or been granted relief from contractual or binding commitments.

Sec. 30. 31 V.S.A. § 612 is amended to read:

§ 612. REPORTS AUDITS

The commission shall make an annual report to the governor on or before the 1st day of February of each year with an account of revenues received and disbursements made. The commission shall procure an audit report of the activities of each track for every calendar year by the 1st day of February following, prepared by a firm of certified public accountants which is not employed by the licensee.

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Sec. 31. 32 V.S.A. § 110 is amended to read:

§ 110. REPORTS

- (a) The treasurer shall prepare and submit, consistent with 2 V.S.A. \$ 20(a), reports on the following subjects:
- (1) The Vermont higher education endowment trust fund, pursuant to 16 V.S.A. § 2885(e).
- (2) The firefighters' survivors benefit expendable trust fund, pursuant to 20 V.S.A. § 3175(b). [Repealed.]
- (3) The trust investment account, pursuant to subdivision 434(a)(5) of this title.
- (4) Charges for credit card usage by agency, department, or the judiciary, pursuant to subsection 583(f) of this title. [Repealed.]
 - (5) [Repealed.]

* * *

Sec. 32. 32 V.S.A. § 434(a)(5) is amended to read:

(5) Annually, the treasurer shall prepare a report to the general assembly house committee on ways and means and the senate committee on finance on the financial activity of the trust investment account.

Sec. 33. 32 V.S.A. § 584(c) is amended to read:

(c) All program balances at the end of the fiscal year shall be carried forward and shall not revert to the general fund. Interest earned shall remain in

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the program. The treasurer's annual financial report to the governor and the general assembly shall contain an accounting of receipts, disbursements, and earnings of the state sponsored affinity card program.

Sec. 34. 32 V.S.A. § 1010(e) is amended to read:

(e) The governor may authorize per diem compensation and expense reimbursement in accordance with this section for members of boards and commissions, including temporary study commissions, created by executive order. By January 15 of each year, the secretary of administration shall report to the general assembly a list of all such boards and commissions that are authorized to receive per diem compensation.

Sec. 35. 32 V.S.A. § 5922(f) is amended to read:

(f) A qualified person who claims and is awarded tax credits under this section shall report, on a form approved by the commissioner of taxes, such person's qualified payroll expenses as of July 1, 1996. No credits shall be available for taxable years beginning on or after January 1, 2007, unless the general assembly specifically authorizes the allowance of credits under this section for taxable years 2007 and after. The department of economic, housing and community development shall evaluate and report to the house committee on commerce and the house committee on ways and means and the senate committee on finance on an annual basis the effectiveness of the financial services development tax credit. This brief report shall include an update on

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the financial services industry in Vermont, including the number of new jobs, new companies, payroll growth, and the amount of credit claimed.

Sec. 36. 32 V.S.A. § 5930z(g) is amended to read:

- (g) On a regular basis, the department shall notify the treasurer and the elean energy development board house and senate committees on natural resources and energy of solar energy tax credits claimed pursuant to this section, and the board shall cause to be transferred from the clean energy development fund to the general fund an amount equal to the amount of solar energy tax credits as and when the credits are claimed.
- Sec. 37. 33 V.S.A. § 601(d) is amended to read:
- (d) The commissioner of corrections and the commissioner for children and families shall be responsible for maintaining and providing staffing for the center and shall report every two years to the corrections oversight committee on the accomplishments of the center.
- Sec. 38. Sec. 13(c) of No. 58 of the Acts of 1997 is amended to read:
- (c) The Department department shall report to the General Assembly house committee on general, housing and military affairs, the senate committee on economic development, housing and general affairs, and the tobacco evaluation and review board annually on January 15 the methodology and results of compliance tests conducted during the previous year.

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Sec. 39. Sec. 96 of No. 49 of the Acts of 1999 is amended to read:

Sec. 96. VERMONT ECONOMIC PROGRESS COUNCIL; REPORTING

The Vermont Economic Progress Council shall provide a report of all economic advancement tax incentives awarded pursuant to 32 V.S.A. chapter 151, subchapter 11E of chapter 151 of Title 32 to the Senate

Committee senate committees on Finance finance and on economic development, housing and general affairs and the House Committee house committees on Ways and Means ways and means and on commerce and economic development. The reports of incentives granted shall be made in a timely manner as soon possible following the granting of the incentives.

Sec. 40. Sec. 12 of No. 66 of the Acts of 2003 is amended to read:

Sec. 12. AUTHORITY TO CHARGE

(a) The commissioner of finance and management is authorized to charge departments for recurrent VISION processing errors, and such charges shall be deposited into the financial management internal service fund. Prior to any such charge, the department of finance and management shall develop and establish a schedule of charges with an appeal and forgiveness process.

Annually, by September 1, the department of finance and management shall submit to the joint fiscal committee a report on rates established and charges made during the prior fiscal year.

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Sec. 41. Sec. 255(a)(7)(B) of No. 71 of the Acts of 2005 is amended to read:

(B) \$1,039,000 to the office of Vermont health access to fund the Vermont Blueprint for Health: The Chronic Care Initiative. The goals of the initiative are to: (1) implement a statewide system of care that enables Vermonters with, and at risk for, chronic disease to lead healthier lives; (2) develop a system of care that is financially sustainable; and (3) forge a public-private partnership to develop and sustain the new system of care. On or before January 1, 2006, and annually thereafter, the director of the office of Vermont health access, in consultation with the commissioner of health, shall file a report with the general assembly detailing progress made in reaching these three goals.

Sec. 42. Sec. 7 of No. 154 of the Acts of the 2005 Adj. Sess. (2006) is amended to read:

Sec. 7. AGENCY OF NATURAL RESOURCES ORPHAN STORMWATER SYSTEM ANNUAL REPORT

Annually, by no later than January 15, the agency of natural resources shall submit a report to the house committee on fish, wildlife and water resources, the senate committee on natural resources and energy, the house and senate committees on corrections and institutions, and the house and senate committees committee on appropriations institutions regarding implementation

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by the agency of the orphan stormwater system construction, renovation, or repair program under 10 V.S.A. § 1264c. The report shall include:

* * *

Sec. 43. Sec. 4 of No. 192 of the Acts of the 2005 Adj. Sess. (2006), as amended by Sec. 2a of No. 1 of the Acts of 2009, is further amended to read:

Sec. 4. SEXUAL VIOLENCE PREVENTION TASK FORCE

* * *

- (c) On or before January 15, 2007, and on or before January 15 for seven years thereafter, the task force shall report on its activities during the preceding year to the house and senate committees on education and judiciary. The task force shall cease to exist after it files the report due on January 15, 2014.

 Sec. 44. Sec. 6(a)(4) of No. 46 of the Acts of 2007, as amended by Sec. 8 of No. 54 of the Acts of 2009, is amended to read:
- (4) issuing an annual report to the governor and the general assembly house committee on commerce and economic development and the senate committee on economic development, housing and general affairs on or before December 1, which shall include a systematic evaluation of the accomplishments of the system and the participating agencies and institutions and all the following:

* * *

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Sec. 45. Sec. 78a of No. 65 of the Acts of 2007 is amended to read: Sec. 78a. MEMORIAL GARDEN; LOAN

- (a) The executive director of the center for crime victims services may lend up to \$100,000, without interest, from the crime victims' restitution special fund, created pursuant to 13 V.S.A. § 5363, to the memorial garden special account which can be used to provide funding to the department of buildings and general services for the purpose of constructing the courage-in-bloom memorial garden at the designated site between 10-12 10-12 Baldwin Street. The center for crime victims services shall repay the loan in annual installments made over a period not to exceed five years. The repayment of the loan is anticipated to come from fundraising by the center for crime victims services. The center shall report annually to the state treasurer on the payments and receivables related to the loan.
- Sec. 46. Sec. 170 of No. 65 of the Acts of 2007 is amended to read:

 Sec. 170. UNEXPECTED COST OF PERSONNEL; LOAN
- (a) The executive director of the center for crime victims services shall lend up to \$300,000, without interest, from the crime victims' restitution special fund, created pursuant to 13 V.S.A. § 5363, to a school district to pay for a budget deficit that arose solely from the unexpected cost of paying for additional personnel who were needed purely because of extraordinary circumstances resulting in the loss of life of school personnel on school

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grounds, if the district's loan request is approved by the commissioner of education. The district shall fully repay the loan in installments made over a period not to exceed five years. The center shall report annually to the state treasurer on the payments and receivables related to the loan.

- Sec. 47. Sec. 18(f) of No. 179 of the Acts of the 2007 Adj. Sess. (2008) is amended to read:
- (f) The joint fiscal office and the office department of finance and management shall jointly document the impact of the policies and provisions of this act on corrections costs and shall report their findings to the general assembly house committee on corrections and institutions and the senate committee on institutions on or before January 15, 2010, and in January of each year for five years thereafter.
- Sec. 48. Sec. 30(b) of No. 200 of the Acts of the 2007 Adj. Sess. (2008) is amended to read:
- (b) Each receipt of a grant or gift authorized by this section shall be reported by the commissioner of the department receiving the funds to the chairs of the senate house committee on corrections and institutions and the house senate committee on corrections and institutions and to the joint fiscal committee.

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Sec. 49. Sec. 20 of No. 161 of the Acts of 2010 is amended to read:

Sec. 20. VERMONT CENTER FOR CRIME VICTIM SERVICES

The sum of \$50,000 is appropriated to the Vermont Center for Crime Victim Services for Americans with Disabilities Act improvements at domestic violence shelters. Annually, on or before December 1, the Vermont Center for Crime Victim Services shall file with the commissioner of buildings and general services house committee on corrections and institutions and the senate committee on institutions a report which details the status of the improvements funded in whole or in part by state capital appropriations.

Total Appropriation – Section 20

\$50,000

Sec. 50. Sec. E.321.1(a) of No. 63 of the Acts of 2011 is amended to read:

(a) The agency of human services shall develop a baseline to measure results of the investment in the emergency shelter grants and case management to assist the homeless population. These measurements shall include homelessness prevention outcome measures for the clients served by the investment. The outcomes shall be reported annually to the house committees on appropriations and on human services and the senate committees on appropriations and on health and welfare during the department's budget testimony.

Sec. 51. REPEAL

(a) The following sections of Title 3 are repealed:

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- (1) § 21(c) (report on status of sexual assault victim program);
- (2) § 631(c)(2) (assessment of the status of alignment between chronic care management programs provided to state employees through the health coverage benefit and the Vermont Blueprint for Health strategic plan);
- (3) § 924(a) (detail of work done by labor relations board in hearing and deciding cases);
- (4) § 3026(d) (findings and recommendations relating to improving the effectiveness of state and local health, human services, and education programs); and
- (5) § 3085b(h) (findings of commission on Alzheimer's disease during the preceding year regarding community recognition and understanding of Alzheimer's disease and dementia-related disorders).
- (b) 6 V.S.A. § 4828(d) (report on performance of and results achieved by providing capital assistance to custom applicators and farms for new or innovative manure injection equipment) is repealed.
 - (c) The following sections of Title 10 are repealed:
- (1) § 328(e) (grant application and proposed work plan of sustainable jobs fund program);
- (2) § 2612(c) (report on activities of Vermont Youth Conservation Corps, Inc.); and

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(3) § 7116(d)(5) (report on the collection and recycling of mercury-containing thermostats).

- (d) 13 V.S.A. § 5452(b) (report on Vermont sentencing commission activities; recommendations) is repealed.
- (e) 15 V.S.A. § 1172(c) (Vermont council on domestic violence report) is repealed.
 - (f) The following sections of Title 16 are repealed:
 - (1) § 113 (report on activities of council on the arts);
- (2) § 1709 (report to professional educator standards board: licensure and endorsements; complaints; accounting); and
- (3) § 2805 (report on income from lease of mountaintop communication sites).
- (g) 18 V.S.A. § 104b(e) (status report of the program for grants to comprehensive community health and wellness projects) is repealed.
 - (h) 19 V.S.A. § 2501(b) (report on scenic roads) is repealed.
 - (i) The following sections of Title 20 are repealed:
 - (1) § 1883(b) (copy of law enforcement overall strategic plan); and
- (2) § 3175(b) (report on status of the emergency personnel survivors benefit special fund).
- (j) 21 V.S.A. § 497b(b) (report on activities of Vermont governor's committee on employment of people with disabilities) is repealed.

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(k) 29 V.S.A. § 924 (report on degree of voluntary compliance of vendors regarding code of conduct for contractors who supply apparel, footwear, or textiles to the state) is repealed.

- (1) The following sections of Title 30 are repealed:
- (1) § 211(b) (quarterly report of purchases and resales of electric energy); and
- (2) § 218(c)(5) (annual report on the implementation and effectiveness of the telephone lifeline service).
 - (m) The following sections of Title 32 are repealed:
- (1) § 583(e) (report on bank charges, service fees, and fees charged to consumers related to credit card transactions according to credit card usage by agency, department, or the judiciary); and
 - (2) § 8557(b) (report on status of Vermont fire service training).
- (n) 33 V.S.A. § 1901(a)(3) (notification of proposed rules filed regarding Medicaid changes) is repealed.
- (o) The following sections of the Acts of the 1999 Adj. Sess. (2000) are repealed:
- (1) Sec. 111a(d) of No. 152 (report on family partnership programs); and
- (2) Sec. 269(a)(4) of No. 152 (report of all space-, custodial- and occupancy-related charges).

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(p) Sec. 123c(e) of No. 63 of the Acts of 2001 (report on progress in implementing federally qualified health centers) is repealed.

- (q) The following sections of the Acts of 2005 are repealed:
- (1) Sec. 1(b)(2)(A) of No. 56, as amended by Sec. 112a of No. 65 of the Acts of 2007 (report on Medicaid waivers); and
- (2) Sec. 26 of No. 72 (accounting of the revenue raised by the aquatic nuisance sticker program).
 - (r) The following sections of the Acts of 2007 are repealed:
- (1) Sec. 22a of No. 80 (report on amounts paid by the state in connection with any litigation challenging the validity of this act relating to increasing transparency of prescription drug pricing and information); and
 - (2) Sec. 13 of No. 82 (report on cost drivers of education spending).
 - (s) The following sections of the Acts of 2009 are repealed:
- (1) Sec. 31(f)(2) of No. 43 (report on progress toward completing a facility and developing a residential recovery program); and
 - (2) [<u>Deleted.</u>]
- (t) Sec. H.55 of No. 1 of the Acts of the 2009 Spec. Sess. (report on income reported to date by businesses electing to be taxed as digital businesses) is repealed.

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(u) Sec. 3(d) of No. 148 of the Acts of the 2009 Adj. Sess. (2010) (report on progress of transition of payment of milk hauling costs to purchasers) is repealed.

(v) The requirement for the January 1 annual report in Resolution

No. R-207 of 2003 of the expenditures by the state and local school districts

made in order to comply with the No Child Left Behind (NCLB) Act is

repealed.

Sec. 52. EFFECTIVE DATE

This act shall take effect on passage.

Approved: May 14, 2012