

GENERAL ASSEMBLY OF THE STATE OF TENNESSEE FISCAL REVIEW COMMITTEE

320 Sixth Avenue, North – 8th Floor NASHVILLE, TENNESSEE 37243-0057 615-741-2564

Sen. Bill Ketron, Chairman

Senators

Douglas HenrySteve SoutherlandBrian KelseyReginald TateKen YagerRandy McNally, ex officioLt. Governor Ron Ramsey, ex officio

Rep. Mark White, Vice-Chairman Representatives

Jeremy Faison Brenda Gilmore Joe Pitts Matthew Hill Charles Sargent, *ex officio* Speaker Beth Harwell, *ex officio*

David Shepard Pat Marsh Mark Pody Tim Wirgau

MEMORANDUM

TO: Senator Bill Ketron, Chairman Representative Mark White, Vice-Chairman Fiscal Review Committee

> Senator Randy McNally, Chairman Senate Finance, Ways and Means Committee

> Representative Charles Sargent House Finance, Ways and Means Committee

- FROM: Lucian Geise, Executive Director
- DATE: June 12, 2014
- SUBJECT: 2014 Cumulative Fiscal Note

Attached is a summary of the cumulative increase or decrease in revenue or expenditures based on legislation enacted during the 2014 session.

Of the 530 individual bills enacted into law, 386 have a not significant impact on expenditures and revenue.

Category Description	Number of Public Chapters with Not Significant Impact	Number of Public Chapters with a Quantifiable Fiscal Impact
Increase State Expenditures	10	44
Decrease State Expenditures	0	5
Increase State Revenue	1	38
Decrease State Revenue	0	6
Increase Local Expenditures	1	1
(Mandatory)		
Increase Local Expenditures	2	5
(Permissive)		
Decrease Local Expenditures	0	7
(Mandatory)		
Decrease Local Expenditures	0	0
(Permissive)		
Increase Local Revenue	1	6
(Mandatory)		
Increase Local Revenue	0	4
(Permissive)		
Decrease Local Revenue	0	4
(Mandatory)		
Decrease Local Revenue	0	0
(Permissive)		

For more specific information about each bill enacted into law and the precise fiscal impact of each Act, please consult the 2014 Final Cumulative Fiscal Note.

If you have questions or need additional information, please contact me.

LDG

Attachment

SUMMARY OF 2014 CUMULATIVE FISCAL NOTE

					INCREASE	INCREASE	DECREASE	DECREASE	INCREASE	INCREASE	DECREASE	DECREASE
	INCREASE	DECREASE	INCREASE	DECREASE	LOCAL	LOCAL	LOCAL	LOCAL	LOCAL	LOCAL	LOCAL	LOCAL
	STATE	STATE	STATE	STATE	EXPEN.	EXPEN.	EXPEN.	EXPEN.	REVENUE	REVENUE	REVENUE	REVENUE
	EXPEN.	EXPEN.	REVENUE	REVENUE	(MANDATORY)	(PERMISSIVE)	(MANDATORY)	(PERMISSIVE)	(MANDATORY)	(PERMISSIVE)	(MANDATORY)	(PERMISSIVE)
AMOUNTS FROM ENCLOSURE A												
(PUBLIC CHAPTERS 486 - 1015)	\$1,205,651,050	\$1,060,000	\$977,528,450	\$878,300	\$5,000	\$25,700	\$60,569,100	\$0	\$12,279,400	\$18,301,300	\$57,050,500	\$0
LESS: ONE-TIME EXPENDITURES												
AND REVENUE	(\$815,116,900)	\$0	(\$813,076,250)	(\$350,000)	\$0	\$0	(\$497,100)	\$0	\$0	(\$270,000)	(\$3,055,300)	\$0
LESS: AMOUNTS PROGRAMMED IN												
GOVERNOR'S BUDGET*	(\$900)	(\$100,000)	(\$1,680,800)	\$0	\$0	\$0	(\$1,397,600)	\$0	\$0			
LESS: AMOUNTS EFFECTIVE FOR												
FY15-16 OR LATER	(\$389,096,200)	(\$454,500)	(\$161,585,200)	(\$368,500)	\$0	\$0	(\$1,988,500)	\$0	(\$12,174,500)	(\$18,004,900)	(\$53,960,500)	\$0
ADJUSTED TOTAL EXPENDITURES	<u>\$1,437,050</u>	<u>\$505,500</u>	<u>\$1,186,200</u>	<u>\$159,800</u>	<u>\$5,000</u>	<u>\$25,700</u>	<u>\$56,685,900</u>	<u>\$0</u>	<u>\$104,900</u>	<u>\$26,400</u>	<u>\$34,700</u>	<u>\$0</u>
AND REVENUES AS CAUSED BY												
LEGISLATION ENACTED DURING												
THE 2014 SESSION												
GENERAL FUND	\$369,700	\$505,500	\$3,300	\$48,400								
OTHER FUNDS	\$1,067,350	\$0	\$1,182,900	\$111,400								
* Am	ounts Programmed	in Governor's B	udget exclude one	time revenue a	nd expenditures a	nd FY15-16 or la	ater amounts alre	ady included in	those separate	categories		

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				Decrease		Decrease	Increase Local		crease .ocal	Decrease Local Ir	ncrease Local	Increase Local	Decrease Local	Decrease Local		
Public Chapter		Not	Increase State	State	Increase State	State			nditures	Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive) (Mar	ndatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
	As introduced, subject to local approval, authorizes city															
486	council of Gallatin to establish a rainy day fund in an amount not less than 20 percent of the city's operating															
	expenses for any fiscal year				Fiscal Revi	ew Committee de	oes not prepare	fiscal notes for local b	ills, as a r	esult, the impact is u	unknown.					
	Authorizes students who enter the United State military or															
	National Guard through an early entry program and complete basic training before graduation from high school,															
487	to use basic training in lieu of a high school course credit in															
SB0477* - HB0339	lifetime wellness, or in one or two elective courses.	Х														
	Authorizes a county election commission to consolidate one or more polling places, from one or more precincts, within															
	the limits of the municipality for a municipal election not															
	held in conjunction with another election. Requires the															
	county election commission to publish in a newspaper, notice of the consolidation of one or more polling place.							Not	Impact -							
	Requires the commission to mail each active voter a notice								100/Per							
	of the new polling place and the precinct number. Requires								inicipal							
488 SB1320 - HB1208*	notice be given to the Office of Local Government of the Comptroller of the Treasury.								tion Per ounty							
001320 - 1101200									ounty							
	Transfers, from the Office of the Comptroller of the															
	Treasury to the Department of Agriculture, the responsibility of prescribing procedures for the annual financial reviews															
	of watershed districts and for determining that such															
	procedures are followed. Requires the watershed district															
	board of directors to appoint representatives to conduct the annual financial reviews. The Comptroller of the Treasury															
	may require an audit or investigation of a district, if deemed															
489	necessary. Adds the Department of Agriculture to the list of															
	agencies to receive a copy of the annual financial review of each watershed district.	х														
	Extends the termination date of the Board of Law															
490	Examiners to June 30, 2020. Under the Tennessee Governmental Entity Review Law, the Board is scheduled															
	to terminate on June 30, 2014.	х														
	Extends the termination date of the Energy Efficient															
101	Schools Council to June 30, 2019. Under the Tennessee															
491 SB1540* - HB1636	Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2014.	х														
	Extends the termination date of the Four Lake Regional															
	Industrial Development Authority to June 30, 2018. Under															
492 SB1541* - HB1616	the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2014.	х														
	Extends the termination date of the Interstate Mining	~ ~														
	Compact to June 30, 2018. Under the Tennessee															
493 SB1544* - HB1599	Governmental Entity Review Law, the Compact is scheduled to terminate on June 30, 2014.	x														
	Extends the termination date of the Interstate Nurse	~														
	Licensure Compact to June 30, 2018. Under the															
494 0045455 UD4000	Tennessee Governmental Entity Review Law, the Compact															
5B1545* - HB1600	is scheduled to terminate on June 30, 2014.	Х			+											
	Extends the termination date of the Tennessee State School Bond Authority (TSSBA) to June 30, 2022. Under															
495	the Tennessee Governmental Entity Review Law, the															
SB1552* - HB1628	Authority is scheduled to terminate on June 30, 2014.	Х														
	Extends the State Law Library Commission to June 30, 2020. Under the Tennessee Governmental Entity Review															
496	Law, the Commission is scheduled to terminate on June 30,															
SB1557* - HB1609	2014.	Х														

				L					Deserves				Deserves	Deserves		
				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local		
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures		Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
	Extends the Tennessee Public Television Council to June															
	30, 2019. Under the Tennessee Governmental Entity Review Law, the Council is scheduled to terminate on June															
497 SB1577* - HB1629		х														
	Declares that a handgun carry permit holder transporting,															
	storing, or both transporting and storing a firearm or firearm															
	ammunition does not violate state law, if the firearm or															
	firearm ammunition is observed by another person or security device during the ordinary course of the handgun															
	carry permit holder securing the firearm or firearm															
SB1700 - HB1404*	ammunition from observation in or on a motor vehicle.	Х														
	Eliminates statutory references to the Judicial Information															
	System Advisory Committee (TJISAC) which was created by §16-3-809 to oversee the development and modification															
	of application software for the Tennessee judicial															
SB1546* - HB1601	information system (TnCIS).	Х														
500	Eliminates statutory references to the Tennessee Alliance															
SB1563* - HB1584	for Fitness and Health	Х														
501	Eliminates statutory references to the Tennessee Court	м														
	Information System (TnCIS) steering committee	Х														
502 SB1576* - HB1617	Eliminates statutory references to the Governor's Council on Physical Fitness and Health.	х														
503	Eliminates statutory references to the Tennessee Tobacco															
	Farmers Certifying Board.	Х														
	Adds "employee of the clerk" to the list of individuals															
	against whom an act of retaliation for any action taken in the individual's official capacity at a proceeding is an															
	offense. Retaliation for past action is a Class E felony.	х														
	Defines "motor vehicle" under Tennessee Code Annotated															
	§ 39-17-1313 for the purposes of identifying the type of vehicle in which a handgun carry permit holder may															
	transport and store a firearm or firearm ammunition in a															
SB1701 - HB1405*	parking lot.	Х														
	For purposes of on-premises alcoholic beverage licensing,															
	removes the requirement that a certain hotel in Blount County have at least four tennis courts.	х														
001040 -1101730	Establishes a uniform administrative process for third-party	^														
	appeals for matters relating to permits issued under the															
	Water Quality Control Act, the Solid Waste Disposal Act,															
507 SB1640 - HB1435*	the Air Quality Control Act, and the Hazardous Waste	х														
301040-1101400		~														
	Replaces the term "post custody" with "extension of foster															
	care" in statutory references to the post-custody services															
	advisory council and post-custody services for young adults who are transitioning from foster care to independence.	х														
509	and are administrating norm toder care to independence.	~														
	Removes statutory references to the Pest Control Compact.	х														
	Extends the Integrated Criminal Justice (ICJ) Steering															
	Committee to June 30, 2020. Under the Tennessee															
	Governmental Entity Review Law, the Committee is scheduled to terminate on June 30, 2014.	х														
							1									
	Extends the termination date of the Housing Development Board of Directors to June 30, 2018, Under the Tennessee															
511	Governmental Entity Review Law, the Board is scheduled															
SB1542* - HB1581	to terminate on June 30, 2014.	Х														
	Eliminates statutory references to the Employee															
SB1539* - HB1635	Misclassification Advisory Task Force.	Х														

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				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local		
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures			Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
	Extends the termination date of the Child Care Advisory															
513	Council to June 30, 2019. Under the Tennessee Governmental Entity Review Law, the Board is scheduled															
	to terminate on June 30, 2014.	х														
514	Eliminates statutory references to the Advisory Council on															
	Child Nutrition and Wellness.	х														
	Reduces the termination date of the West Fork Drakes															
	Creek Dam and Reservoir Interstate Authority to June 30,															
515	2015. Under the Tennessee Governmental Entity Review Law, the Authority is scheduled to terminate on June 30,															
SB1520* - HB1645		х														
	Extends the termination date of the Tennessee Duck River															
540	Development Agency to June 30, 2020. Under the															
516 SB1510* - HB1613	Tennessee Governmental Entity Review Law, the Agency is scheduled to terminate on June 30, 2014.	x														
	Extends the termination date of the Sequatchie Valley	~								1						+
	Planning and Development Agency to June 30, 2020.															
517	Under the Tennessee Governmental Entity Review Law,															
SB1517* - HB1615	the Agency is scheduled to terminate on June 30, 2014.	Х														<u> </u>
	Extends the termination date of the Chickasaw Basin Authority to June 30, 2019. Under the Tennessee															
518	Governmental Entity Review Law, the Authority is															
SB1516* - HB1638	scheduled to terminate on June 30, 2014.	Х														
	Extends the termination date of the Carroll County															
540	Watershed Authority to June 30, 2020. Under the															
519 SB1515* - HB1598	Tennessee Governmental Entity Review Law, the Authority is scheduled to terminate on June 30, 2015.	х														
	Extends the termination date of the Beech River Watershed	~														-
	Development Authority Board of Directors until June 30.															
	2020. Under the Tennessee Governmental Entity Review															
520	Law, the Board was scheduled to terminate on June 30,	v														
SB1514* - HB1602		Х														
	Reduces, from 30 to 10, the number of days in which a commercial lines insurer is required to directly furnish a															
	copy, as receipt of request, of an insured's three-year loss															
	run history, or complete loss run history if the history is less															
	than three years. If the insurer is unable to provide any															
	such loss run history in the allotted time of 10 days, it shall constitute a violation of the Unfair Trade Practices and															
	Unfair Claims Settlement Act of 2009 and may be penalized															
1	by the Commissioner under rules found in Tenn. Code Ann.															
521	§ 56-2-305. Amendment 012611 makes grammatical changes to amendment 011696.	x														
3D1300 - HB1247	Authorizes Energy Acquisition Corporations to invest funds	^								1						+
	with certain entities who are rated in one of the three															
522	highest rating categories given by nationally recognized															
SB1460* - HB1477		Х														
	Requires the Department of Agriculture (DOA) to post															
	information on their website that shows exemptions available to poultry producers and growers. Specifies that															
	poultry producers and growers in compliance with															
	exemptions established in the federal Poultry Products															
523 SB1707* - HB154/	Inspection Act are exempt from certain components of the Tennessee Meat and Poultry Inspection Act.	x														
<u>361707 - HB1544</u>	Specifies that buildings used as residences by farmers and	X								+						+
1	farm workers qualify as buildings that are incidental to															
	agricultural enterprises for the purpose of not being															
524	required to obtain building permits when constructing such															
SB1706* - HB1545	buildings.	Х														

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				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Loca	Decrease Local	Decrease Local	
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures			Expenditures	Revenue	Revenue	Revenue	Revenue	
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact
	Extends the termination date of the Statewide Community														
	Services Agency to June 30, 2017. Under the Tennessee														
	Governmental Entity Review Law, the Agency is scheduled to terminate on June 30, 2014. Directs that all rules														
	concerning Community Service Agencies (CSAs)														
	promulgated by the Commissioner of the Department of														
	Children's Services prior to July 1, 2005, and in effect upon														
525	the bill becoming a law, remain in full and force until														
SB1562* - HB1583	otherwise expired, modified or suspended.	Х													
	Extends the termination date of the Tellico Reservoir														
526	Development Agency to June 30, 2020. Under the Tennessee Governmental Entity Review Law, the Agency is														
	scheduled to terminate on June 30, 2016.	х													
	Deletes the requirement that honey be labeled as 100														
527	percent pure honey or not pure honey. Removes the cause														
SB1493* - HB1479	of action related to violations of such labeling requirements.	Х													
1	Demires the Deard of Lines in Contractors to 1														
	Requires the Board of Licensing Contractors to deny the application for licensure of any individual who is determined														
	to have a name identical with the name being used by an														
	existing license, or is so nearly similar to the name being														
	used by an existing license that it is likely to cause														
500	confusion on the part of the public at large. This will not														
528 SB1/35* - HB1/6/	apply to any applicant which holds the exclusive right to use a name as a trademark pursuant to 15 U.S.C. § 1051.	x													
001433 -1101404		^													
	Requires certain local governments or local government														Other Fiscal Impact - If a plan for the issuance of balloon indebtedness by a local government is rejected by the
	instrumentalities to obtain the approval of the Comptroller														Comptroller of the Treasury, local government is rejected by the
529	of the Treasury before issuing any balloon indebtedness on														incur a fiscal impact. The exact fiscal impact is
SB0462* - HB0552	and after July 1, 2014.	Х													indeterminable due to multiple unknown factors.
530															
SB1462* - HB1402	Codifies the Public Acts of 2013.	Х													
	Creates a presumption, rather than mandating, that a judge														
	should not issue an arrest warrant to an affiant who is not a														
531	law enforcement officer. Provides criteria under which the presumption can be overcome.	x													
3B1434 - HB1370															
	Extends the deadline for application to the Secretary of State, for FY13-14 annual events, three days after the														
	effective date of this act. Requires the Secretary to transfer														
	an additional omnibus listing of any organizations approved														
532	for the annual event period within five calendar days after														
SB1651 - HB1462*	this act becomes law.	Х													
	Makes changes to the Tennessee Real Estate Broker														
	License Act of 1973 in regards to fees obtained by brokers														
	in securing a tenant for a specific piece of real property.														
1	Bases the commission or fee amount to be paid to a broker														
	upon the result of securing a tenant, rather than the rental income expected from the parcel of real property.														
	Authorizes a broker to pursue a cause of action for														
	commission or fees earned, even if the real property upon														
533	which fees are based, is now owned by a subsequent														
SB1761* - HB1663	owner.	Х											-		
1	Requires, after removal of a defendant through the														
	execution of a writ or forcible entry and detainer, a														
	defendant's personal property be placed in an appropriate														
	area for a period up to 48 hours without disturbance by a														
534	plaintiff or local government; after such period the defendant's personal property may be discarded by the														
SB1732 - HB1409		х													
	1F		1		1	1	1	1	1	1	1	1	1	1	

1							Increase	Increase	Decrease				Decrease	Decrease		
				Decrease		Decrease	Local	Local	Local	Decrease Local	Increase Local	Increase Local	Local	Local		
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures	Expenditures	Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
	Requires the square footage of single or multi-occupancy															
	jail cells in local correctional facilities to meet the minimum															
	standards of the Tennessee Corrections Institute (TCI) that were in effect at the time of the construction of the facility.															
	unless exempting a facility from such standards would not															
	pose a serious life, safety, or security hazard as determined															
	by the board of control of TCI. Authorizes a local															
	correctional facility to conform to more recent minimum															
535	standards as required by the ACA in order to accommodate	x														
SB1670 - HB1708*	a larger inmate population.															
	Expands the potential field of candidates to fill vacancies															
	on the board of commissioners for single county utility															
	districts. According to current law, when such vacancies occur, the remaining members of the Board of															
	Commissioners create a list of three nominees to fill the															
	vacancy. If the County Mayor rejects the list three times															
	without choosing a nominee, then the county legislative															
	body is required to select the new member from the third															
	list of nominees. This bill as amended will allow the															
536	selection to take place from any of the three lists of nominees rather than the third list.	x														
SB0762 - HB1139																
	Specifies that sinkhole loss coverage is not mandated to be included in homeowner property insurance policies but															
	insurers who offer homeowner property insurance must															
	make sinkhole loss coverage available. Authorizes insurers															
	to require an inspection of the property before issuance of															
	sinkhole loss coverage. Establishes minimum standards an															
	insurer must meet in investigating a claim for a sinkhole															
	loss. Requires any insurer who offers sinkhole loss coverage to appropriately file with the Department of															
	Commerce and Insurance. Creates various provisions															
	governing the sinkhole loss damage for which an insurer is															
537	liable and governing the conduct of the insurer and the															
SB0880* - HB1005	policy holder.	Х														
	Requires all legislative proposals or requests for state															
	funding, for higher education capital projects, maintenance,															
	new academic programs, public service, research activities and engagement opportunities, or operational support that															
	come before the General Assembly, to first be considered															
	through the established review processes and procedures															
	for such requests. States that if the established review															
	processes and procedures are not possible, then such															
	proposals and requests shall be made with the knowledge															
	and approval of the Chancellor of the Board of Regents (TBR) or the President of the University of Tennessee (UT).															
	Prohibits employees of a TBR or UT institution, campus, or															
	unit, from executing policies or proposals which require															
	public funding without the knowledge and approval of the															
	Chancellor or President of the respective system.															
500	Authorizes TBR and UT Board of Trustees to take action as															
538 SB0975* - HB1089	is deemed reasonable by the respective bodies to enforce the provisions of this bill.	x														
000010 - 1101009	Designates the Honor and Remember Flag as the official	~												1		
539	state symbol of remembrance to honor fallen military															
SB1431* - HB1369		х														
	Deletes the prohibition that only depository institutions, or															
540	their affiliates, may own, establish, or operate electronic															
	cash dispensing devices in Tennessee.	x														

1							Increase	Increase	Decrease				Decrease	Decrease		
				Decrease		Decrease	Local	Local	Local	Decrease Local	Increase Local	Increase Local	Local	Local		
Public Chapter		Not	Increase State	State	Increase State	State		Expenditures		Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description		Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
	Extends the termination date of the Tennessee Corrections Institute to June 30, 2020. Under the Tennessee															
541	Governmental Entity Review Law, the Institute is scheduled															
SB1569* - HB1641	to terminate on June 30, 2014.	Х														
	Extends the termination date of the Tennessee Fish and															
542	Wildlife Commission to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the															
	Commission is scheduled to terminate on June 30, 2014.	Х														
	Extends the termination date of the Wastewater Financing															
5.40	Board to June 30, 2019. Under the Tennessee															
543 SB1584* - HB1619	Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2014.	х														
	Requires all employees of OIR (Office of Information															
	Requires all employees of OIR (Olice of mornation Resources) having elevated and privileged access to		\$8,900/													
	criminal justice information systems to have a criminal		One-Time;													
544	history background check, including a fingerprint check, conducted by the Tennessee Bureau of Investigation and		\$900/													
	the Federal Bureau of Investigation.		Recurring													
	Adds Lost Creek in White County and Window Cliffs in															
	Putnam County as state natural areas. Adds language to															
545	clarify that part of Burgess Falls is in White County, in addition to Putnam County.	x														
361042 - 1161430		^														
	Renames the Industrial Highway Act as the State Industrial															
	Access Act and adds railways to the provisions of the Act.															
	Authorizes the Department of Transportation (TDOT) to develop and construct industrial highways when there is a finding made															
	jointly by TDOT and the Department of Economic and Community															
	Development (ECD), rather than by TDOT only with the approval of the Governor, that the industrial highways are an appropriate															
	and cost-effective means to secure the development of an															
	industrial site or park. Establishes that municipalities are responsible for the maintenance of any industrial highway within															
	the area of their jurisdiction. Authorizes TDOT to enter into agreements with municipalities regarding the proportion of															
	preliminary engineering, design and construction costs, rather															
	than maintenance and construction costs, to be paid by the state and the municipality. Authorizes TDOT, for the purpose of															
	developing and constructing any industrial railway, to use funds															
	from the sale of fuels used for railways and allocated to the Transportation Equity Trust Fund that are not otherwise allotted by															
546	legislative action to other categories of railway construction and															
SB1644 - HB1439*		Х														
	Authorizes counties that levy, or may elect to levy, a motor vehicle privilege tax to either exempt any owner of an															
	antique motor vehicle from liability for the tax, or require the															
	owner to pay the tax on a one-time basis upon issuance of															
	a permanent decal or other device. Authorizes the county clerk to charge a one-time fee for the initial issuance of the															
	permanent decal or other device in an amount sufficient to															
547 SB1688 - HB1487*	defray the incurred costs associated with the issuance of such devices.	х														
	Creates a Class A misdemeanor for any person, firm or															
1	entity failing to notify local law enforcement of an															
540	abandoned vehicle's vehicle identification number,															
548 SB1693* - HB1739	registration information, license plate number, and description before towing the vehicle.	х														
549	Designates the Watauga Valley Fife and Drum Corps as															
SB1784 - HB1662*	the official state fife and drum corps.	Х														

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				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local		
Public Chapter		Not	Increase State	State	Increase State	State		Expenditures	Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
550 SB1798* - HB1750	Extends the deadline for application to the Secretary of State, for FY14-15 annual events, three days after the effective date of this act. Requires the Secretary to transfer an additional omnibus listing, to the Clerks of the Senate and House of Representatives, of any organizations approved for the annual event period within five calendar days after this act becoming law.				\$4,500/ One-Time/ Secretary of State											
551 SB2346* - HB2090	Extends the termination date of the Tennessee War of 1812 Bicentennial Commission to November 30, 2015. Pursuant to Public Chapter 35 of 2013, the Commission is scheduled to terminate June 30, 2015.	Х														
552 SB2390 - HB2204*	Extends the termination date of the Council on Children's Mental Health Care to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the Council is scheduled to terminate on June 30, 2014.	Х														
553 SB2402* - HB2296	Requires county clerks to remit fees associated with titling and registration on a monthly basis, rather than the same day the registration is filed.	x														
554 SB0837 - HB0610*	Authorizes the Board of Funeral Directors and Embalmers (the Board) to suspend, revoke, or refuse a license to any current or potential licensee who: is affiliated with a hospice service, including an officer, administrator or board member of an institution; or enters into an arrangement with an		\$1,458,100/ ABC Fund/ FY16-17; \$2,115,300/ ABC Fund/ FY17-18; \$2,594,200/ ABC Fund/ FY18-19; \$2,094,100/ ABC Fund/ FY19-20 and Subs. Yrs.		\$2,634,300/ ABC Fund/ FY16-17; Exceeds \$2,859,300/ ABC Fund/ FY17-18; Exceeds \$2,725,300/ ABC Fund/ FY18-19 and Subs. Yrs; \$6,196,700/ Gen. Fund/ FY18-19 and Subs. Yrs; \$6,196,700/ Gen. Fund/ FY17-18; Exceeds \$3,194,300/ Gen. Fund/ FY18-19 and Subs. Yrs.							\$4,991,600/ Permissive/ FY16-17; \$5,882,100/ Permissive/ FY17-18; Exceeds \$6,051,200/ FY18-19 and Subs. Yrs.				
555	or an institution; or enters into an arrangement with an organization where the primary focus is end-of-life services. This would not prohibit an individual from providing charitable donations to a registered not-for-profit that focuses on healthcare nor does it apply to anyone who serves on a board or within an organization if such person receives no compensation.	x														

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				_			Increase	Increase	Decrease				Decrease	Decrease		
				Decrease		Decrease	Local	Local	Local	Decrease Local	Increase Local	Increase Local	Local	Local		
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures	Expenditures	Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
	Authorizes local governments to establish community gardening programs, and regulate such programs by resolution or ordinance,															
	including the establishment of any fees to be assessed by the															
	local government on permits issued for such projects. Requires															
	the State Board of Education (SBE), in collaboration with the															
	Department of Health (DOH), the Department of Agriculture (AG),															
	and the Department of Finance and Administration (F&A), to develop and implement a program to promote participation of															
	kindergarten through twelfth grade (K-12) students in community															
	garden programs. Authorizes local governments to convey real															
	property suitable for community gardening to private non-profit															
	entities under certain conditions. Exempts from taxation any															
1	gross proceeds derived from the sale of products grown in the															
1	community garden, if such proceeds are used to defray operating and maintenance costs of the garden. Requires the Commission															
1	on Aging and Disability to make available information concerning															
556	the nutritional benefits of eating garden produce to promote															
SB0300* - HB0394	participation by older persons in community garden programs.	Х														
	Makes verieve changes to Tang. Code Ang. 5 00 11 100															
557	Makes various changes to Tenn. Code Ann. § 66-11-126															
	concerning mechanics' and materialsmen's liens and the methods of enforcement.	x														
3D1372 - HD1243	Adds new subsection to Tenn. Code Ann. § 41-21-219 to	~														
	provide that nothing in that section shall be construed to															
	limit the Commissioner of the Department of Correction's															
	ability or discretion to enact policies or undertake															
558	rehabilitative, anti-recidivism, or re-entry assistance															
SB1615 - HB1411*	programs for probationers or parolees.	х														
559	Makes multiple changes to the Risk-Based Capital of															
SB1618 - HB1414*	Insurers Act.	Х														
	Removes the ability of a lot owner or descendant or next of															
	kin of a cemetery lot owner to petition the Davidson County															
	chancery court for a cemetery receivership, providing that															
	only the Commissioner of the Department of Commerce															
	and Insurance (TDCI) may make such petition for															
	receivership. Provides that if the sole ground of a															
	receivership was a deficiency in the improvement care trust															
	fund, and such deficiency is eliminated, the chancellor of															
	the court would be required to terminate the suspension of the certificate of registration, compensate the owner,															
560	dissolve the receivership, and restore the management of															
	the cemetery to its owner.	x														
001021 1101411																
	Creation that the state pay will see a second															
	Specifies that the state can sell real property and can convey any interest or rights in minerals, coal, natural gas,															
	oil, timber, and any other energy-related resources by the															
	sealed bid method. Specifies that fee interests in real															
1	property shall be sold by the sealed method or by public															
	auction in accordance with policies established by the State															
	Building Commission, with the condition that the State shall															
	have the right to refuse any and all bids. Public auction may															
561	include Internet auctions as well as in-person auctions that															
SB1623 - HB1419*	are open to participation by the public at large.	Х														
	Transfers jurisdiction over petitions to destroy a dog that															
562	attacks a human and causes death or serious bodily injury															
SB1689* - HB1522	from the circuit courts to general sessions courts.	x														

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				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local		
Public Chapter		Not	Increase State	State	Increase State	State		Expenditures		Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
	Removes steel slag and mill scale from the definition of															
	"solid waste" if such materials are sold and distributed in															1
	the stream of commerce for consumption, use, or further processing into a desired commodity. Requires such items															1
	to be managed as items of value and in a controlled															1
	manner rather than discarded as material. Removes from															1
	the definition of "solid waste" solid or dissolved material in															1
	domestic sewage, solid or dissolved materials in irrigation return flow, or industrial discharges that are point sources															1
563	subject to permits under § 402 of the Federal Water															1
	Pollution Control Act codified in 33 U.S.C. § 1342.	x														1
	Extends the termination date of the Tennessee Board of															1
564	Court Reporting to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the Board is scheduled															1
	to terminate on June 30, 2014.	х														1
1	Extends the termination date of the Tennessee Dairy															1
565	Promotion Committee to June 30, 2015. Under the Tennessee Governmental Entity Review Law, the															1
	Committee is scheduled to terminate on June 30, 2014.	х														1
	Extends the termination date of the Sam Davis Memorial															
	Association Board of Directors to June 30, 2019. Under the															1
	Tennessee Governmental Entity Review Law, the															1
566 SB1551* - HB1627	Association Board of Directors is scheduled to terminate on	x														1
3D1331 - HD1027		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~														
	Enacts Amelia's Law which authorizes a transdermal															1
	monitoring device to be ordered as a condition of pretrial diversion, parole, probation, judicial diversion or DUI															1
	probation, if it is the opinion of the District Attorney General															1
567	that the defendant's use of alcohol or drugs was a															1
SB1962 - HB1759*	contributing factor in the defendant's unlawful conduct.	Х														l
	Provides a consistent definition of the term "livestock"															1
568	throughout Tennessee Code Annotated. The definitions															1
SB1894* - HB1796	are not uniform in current law.	х														1
	Designates as confidential any information obtained by the Department of Treasury's investment division relating to															1
569	banking records of current and former employees of state															1
SB2326 - HB1944*	and local government.	Х														
	Removes a provision requiring an individual, looking to															1
	renew a current, valid real estate appraiser license or real															1
570	estate certificate, to submit the application and pay the															1
570 SB2081* - HB2251	corresponding fee no later than 30 days prior to the expiration date of the license or certificate.	х														1
002001 -1102201	orphanon date of the neeries of certificate.	^														
1	Designates "Sandy," the ancient stone statue discovered in															1
571	1939 on Sellars Farm in Wilson County, as the official state															1
SB2442* - HB2443	artifact of Tennessee.	Х														<u> </u>
1	Extends the termination date of the Tennessee Heritage															1
572	Conservation Trust Fund Board to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the Board															1
	is scheduled to terminate on June 30, 2014.	х														1
	Authorizes any county that has an unexpended balance of															
1	funds that have accrued in the state treasury that are															1
1	available for the benefit of the county under the Bridge															1
	Grant Program Act, to use the balance to provide a portion															1
1	of the local government share, provided that the county must provide at least two percent of the approved project															1
	costs from county funds, and that the project must be															1
573	initiated during FY14-15 or FY15-16. Repeals this															1
	authorization on July 1, 2016.	Х														

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				Decrease		Decrease	Increase Increase Local Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local		
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures Expenditure		Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory) (Permissive	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
574	Removes governmental immunity for claims under the Uniform Services Employment and Reemployment Act of 1994, 38 U.S.C. §§ 4301-4334.														
575	Makes changes to the definition of "voluntary provision of health care services" by specifying that recipients of care pay on a sliding scale or they pay nothing at all and removing the ability of sponsoring organizations to charge recipients a fee up to the amount of the state regulatory fee. Exempts a free clinic in which health care providers engage in the voluntary provision of health care services from certain registering and filing requirements.														
576 SB2513 - HB2463*	Authorizes the members of the General Assembly to administer the official oath of office for any local public official. Defines "local public official" as a person elected or appointed to any office or entity of local government.														
	Authorizes the Carroll County Watershed Authority to issue refunding bonds which refinance or refund existing bond issues which have been used for the purpose of paying costs for the acquisition of land or interests in such land, for the development of the resources of Carroll County, and expenses incidental to such development.													Other Fiscal Impact – A precise decrease in local government expenditures cannot reasonably be determined due to multiple unknown factors; however, any fiscal impact to local government will be permissive.	
578	Adds a new section to Title 38, Chapter 8 relative to the employment and training of police officers. The new section prohibits any law enforcement officer from participating in, lending assistance to, or being present in an official capacity at any voluntary motor vehicle checkpoint or stop conducted by a private company or research group to collect voluntary DNA samples.														
579	Defines a financially distressed emergency communications district to be one whose annual audit has a negative change in net position for a period of three consecutive years or has a deficit in total net position, rather than in the district's net assets. Replaces the term "net assets" with the term "net position" as it relates to the financial statements and operations of financially distressed emergency communications districts.														
580	Extends the termination date of the West Tennessee River Basin Authority to June 30, 2020. Under the Tennessee Governmental Entity Review Law, the Authority is scheduled to terminate on June 30, 2014. Directs that the West Tennessee River Basin Authority be governed by a board of directors under the administrative control of the Department of Environment and Conservation.														
581	Expands the definition of "agriculture" to include entertainment activities conducted in conjunction with, but secondary to, commercial production of farm products and nursery stock. Declares that the Tennessee Right to Farm Act shall be broadly construed to effectuate its purposes.														
582 SB1616 - HB1412*	Requires that any claim against the State for payment of costs relative to criminal cases must be submitted within six months of the entry of judgment of conviction. Requires that any claim against the State for payment of expenses relative to housing an inmate for the State must be submitted within six months from the date the services were provided.														
583	Makes multiple changes to the Insurance Company System Act of 1986.	x													

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				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Local	Decrease Local	
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures	Expenditures	Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue	
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact
	Requires any person, prior to employment with the Tennessee Corrections Institute (TCI), to submit to a criminal history background check. The prospective employee is required to supply a fingerprint sample. The Tennessee Bureau of Investigation (TBI) is required to conduct the background check. TBI is authorized to contract with the Federal Bureau of Investigation, other law enforcement agencies, or any other legally authorized entity to assist in conducting such criminal history background checks. The TCI is required to pay the cost of conducting such background checks. The results of any														Other Fiscal Impact – The TCI will incur additional expenses of approximately \$100 annually as a result of the bill. According to the Department of Commerce and Insurance, any increase in expenditures to perform the background checks can be accommodated within the existing resources of the department without an increase
SB1619 - HB1415*	such background check are confidential.														appropriation or reduced reversion as a result of the bill
585	Requires the Board of Pharmacy to provide consultation to the Department of Health regarding drugs to be dispensed by the Department or by a local health clinic. Requires the Department to develop policies and protocols for inventory controls, accountability, repackaging, security, storage, issuance and dispensing of drugs by state and local health departments. The Commissioner of Health is required to appoint a state or regional pharmacist to oversee these tasks and is further authorized to promulgate rules and regulations to effectuate these provisions.	x													
	Authorizes any entity, rather than county clerks exclusively, that contract with the Department of Safety and Homeland Security (DOS) for services related to driver license issuance to charge the \$4.00 fee for the cost of administration.	x													
587	Eliminates the exception, for individuals required to operate a motor vehicle with a functioning ignition interlock device, which permits such individuals to operate a motor vehicle without a functioning interlock device in the course of their employment when the vehicle is owned by the employer. Authorizes the issuance of a restricted driver license for a Tennessee resident charged with DUI, whether in this state or in another state, during the period between the date of arrest and the court date, dismissal date, or the acquittal date, when such person applies for the restricted license with any court of the county of the person's residence having jurisdiction to try charges.														Other Fiscal Impact – Enactment of this bill will place the Department of Transportation (TDOT) in compliance with federal law. As a result, there will be a shift of use for approximately \$17,994,100 from the Hazard Elimination Program to the National Highway Performance Program and the Surface Transportation Program.
	Requires the Tennessee Bureau of Investigation to update the missing children's webpage to reflect that a missing child has been recovered.	х													
589	Defines the capitalization rate for greenbelt property to be the maximum allowable rate on loans for terms in excess of five years guaranteed by the federal Farm Service Agency or its successor, as of the assessment date for the year in which the use value schedule is being developed.														Other Fiscal Impact – The fiscal impact to local government property tax revenue cannot reasonably be determined due to unknown variables.
	Adds advance practice nurse to the list of persons exempt from subpoena to trial but subject to subpoena to a deposition.	х													
591	Adds electric vehicles and propane powered vehicles to the list of energy efficient vehicles that may be purchased by the state according to the provisions of the Energy Independence Act of 2013.	х													

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				Decrease		Decrease	Increase	Increase	Decrease	Deersee Lees			Decrease	Decrease		
Public Chapter		Not	Increase State	State	Increase State	State	Local Expenditures	Local Expenditures	Local Expenditures	Decrease Local Expenditures	Increase Local Revenue	Increase Local Revenue	Local Revenue	Local Revenue		
SB - HB	Description		Expenditures	Expenditures	Revenue	Revenue	(Mandatory)		(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)		Other Fiscal Impact	
	Deletes current definition of home school student for the															
	purpose of receiving a HOPE lottery scholarship. Defines															
	home school student as a student who completed high															
	school in a Tennessee home school meeting the															
	requirements of Tenn. Code Ann. § 49-6-3050(a)(2) or (3)															
	or § 49-6-3050(b). In order to meet the definition of a home															
592	school student, a student must have been educated in a															
SB1773 - HB1668*	home school for at least one year prior to graduating high	x														
001113-1101000																
	Authorizes landlords to terminate rental agreements for															
	noncompliance with the terms of the rental agreement after															
	14 days, instead of 30 days, of providing written notice to tenants; and authorizes landlords to terminate rental															
	agreements after 7 days, instead of 14 days, of providing															
	written notice to tenants for a recurring issue of															
593	noncompliance for which the tenant was notified of within															
	the previous six months.	х														
	Renames Tenn. Code Ann. § 68-5-112 the Blakeleigh Rone															
	Act (Act). Requires that an obstetrical provider, who treats															
	a prenatal patient on at least two separate occasions, shall															
	make available information and instruction concerning the															
	appropriate use and technique of infant cardiopulmonary resuscitation (CPR) to at least one future parent or															
	caregiver. Requires a hospital or birthing center where a															
	baby is born to make available information and instruction															
	concerning the appropriate use and technique of infant															
	CPR to at least one parent or caregiver before the newborn															
	is discharged from the facility. Requires a primary care															
	provider who treats a newborn in an ambulatory care															
	setting within 28 days after the date of birth to make															
	available information and instruction concerning the															
	appropriate use and techniques of infant CPR to at least one parent or caregiver. This Act will constitute no new															
594	requirement to be examined during any inspection by the															
	Board of Licensing Health Care Facilities.	x														
																ł
	Creates the True Origin of Goods Act (Act) which applies to any person who owns or operates a web site or online service dealing															
	in the electronic dissemination of commercial recordings or audio															
	visual works, directly or indirectly, to one or more consumers in															
	this state. Creates a civil penalty of \$2,500 for failure to clearly															
	and conspicuously disclose correct names, physical address, and telephone number on a web site or online service in a location															
	readily accessible to online users. If the party found to be in															
	violation of this Act does not comply with any permanent															
	injunction, judgment, or court order, a court shall assess against															
	the offending party a civil penalty of no less than \$5,000 and no more than \$10,000 for each day of non-compliance. In addition, a															
	violation of this Act constitutes a violation of the Tennessee															
	Consumer Protection Act, subjecting such defendant to additional															
	penalties and remedies. Authorizes the Attorney General and															
	Reporter (AG) or a district attorney general (DA) of a county in which or from which a violation has occurred, to bring or join in an															
595	action in order to enforce compliance of this part, and to recover															
SB1936 - HB1763*	such applicable civil penalty and attorney's fees.	Х														
	Provides that a givil judgment or restitution order converted															-
	Provides that a civil judgment or restitution order converted to civil judgment is valid until paid in full rather than															
1	renewed every 10 years if the judgment is based upon															
1	injury or death caused by criminal conduct and the															
596	judgment debtor was convicted of a criminal offense for															
SB1953 - HB1686*	such conduct.	Х														

Public Chapter Not Increase State Decrease State <th></th>	
Public Chapter Not Increase State State Increase State State Expenditures Expenditures Expenditures Expenditures Expenditures Expenditures Expenditures Expenditures Expenditures Revenue Re	
Authorizes barks, savings institutors, and credit unions to, after 90 days from the death of a deceased, negotiate or send to collectors and pay of pagesquire: to be accurate named is any self toron to the barks, to a periodial regression or real of as, union as basedue or administrator. This solviding spouse or real of as, union as executar or administrator. This is solviding spouse or real of as, union as executar or administrator. This solviding spouse or real of as, union as executar or administrator. This solviding spouse is real of as, union as executar or administrator. This solviding spouse is real of as, union as executar or administrator. This is solviding spouse is real of as, union as executar or administrator. This is university of the solviding spouse is real of as, union as executar or administrator. Requires financel institutors to require any periodial regression of explorements and putches, growthese indexed legislations to require any authorization counts erely of a supporters made putches financel institutors to require any persons seeling to collect more from a diseased disposition to require any persons seeling to collect more from a disposition to require any persons seeling to collect more from a disposition to require any persons seeling to collect more from a disposition to require any persons seeling to collect more from a disposition to require any persons seeling to collect more from a disposition to require any persons seeling to collect more from a disposition to require any persons seeling to collect more from a disposition is require any persons seeling to collect more from a mount of the funds colleands. SB2347 - HB1482 Requires parties receiving notice of the amount of proceeds resulting from the sale, the division of administrator and fundice, if proceeds resulting from the sale, the division of such proceeds, and the remain after SExceeds	
Image: space of the deside of a decessed, regulate or send for collections and pay of the page space of the desides desides of the desides of the desides of the desides o	l Impact
proceeds of checks made payable to the deceased, up to \$2.00 in the aggregate: to the source mean dra wy Wirkwing executor or an administrator, to the surviving executor or administrator, to the surviving executor or administrator, to the surviving executor or administrator, to the surviving source or next of kin, when no executor or administrator, to the surviving source or next of kin, when no executor or administrator, to the surviving source or next of kin, when no executor or administrator, to the surviving source or next of kin, when no executor or administrator the beam discharged. Evablations that function is strated and payable or the qualified executor or administrator the surviving source or next of kin, when no executor or administrator the surviving the surviv	
showledge of a puported will naming a surviving executor or an administrator of the decedent has qualified executor or administrator base bend disclusions shall not be liable for damages, peralty or tax by reason of any payment made pupusant to this authorizations to require any person seeking to cash checks payable to a decedent to deliver to them an attration, given under personal institutions to require any person seeking to coller model institutions to require any person seeking to coller model institutions to require any person seeking to coller model institutions to require any person seeking to coller model institutions to require any person seeking to coller model institutions to require any person seeking to coller model institutions to require any person seeking to coller model institutions to require any person with obtains funds truth advection of the indepositor's account, or that regulates decedent to deliver to the main a decedent to deliver to the main a decedent to deliver to the main and institutions to require any person who data is funds from a decedent decedent's possible sheets, payable to a decedent decedent's account, or the truth deliver the main advection and the link depositor's account, or the truth deliver the main advection and the link depositor's account is the link definition and depositor's account, and the link definition and depositor's account is the link definition and depositor's account is the link definition and the link definition and the link definition and depositor's account is	
administrator has been discharged. Establehes that fruancial institutions shall not be liable for damages, penakty or tax by reason of any payment make pursuant to this authorization. Requires financial institutions to require any persons becking to collever to the maximum difference in the submittation to require any persons becking to collever to the maximum difference in the submittations to require any persons becking to collever to the maximum difference in the submittations to require any persons becking to collever to the maximum difference in the submittations to require any persons becking to collever to the maximum difference in the submittations to require any persons becking to collever to the maximum difference in the submittations to require any persons becking to collever the maximum difference in the submittation to require any persons to bottling from the submittation to require any persons to bottling from the submittation to require any persons to bottling from the submittation to require any persons to bottling from the submittation to require any persons to bottling from the submittation to require any persons to bottling from the submittation to require any persons to bottling from the submittation to require any persons to bottling from the submittation to require any persons to bottling from the submittation to require any persons to bottling from the submittation to require any persons to bottling from the submittation to require any persons to bottling from the submittation to require any persons to bottling from the submittation to require any persons to bottling from the submittation to the and/or and/o	
pursuant to this authorization. Requires financial institutions to require any persons seeking to a deceed the obleve them an affdavit, given under penalty of perjuny, containing specified information. Authorizes financial institutions to require any person who obtains funds. The seeking to collect monies from a deceased depositor's account, of theirer them such affdavit. Authorizes financial institutions to require any person who obtains funds. The authorization created by this lill, to provide an indemnity and guarantee in X Image: Second Collect monies from a deceased depositor's account, of theirer them such affdavit. Authorizes financial institutions to require any person who obtains funds from a advocased depositor's account, of the negotiates checks, pursuant to the authorization created by this lill, to provide an indemnity and guarantee in X Image: Second Collect monies from a created by this lill, to provide an indemnity and guarantee in X 597 SB2096' - HB2118 besignates. June 6th of each year as "Transverse Myelitis Second" of the funds obtained. X 598 Designates une 6th of each year as "Transverse Myelitis SB2347 - HB1948' Awareness Day" in Tennessee. X Requires parties receiving notice pursuant to Tenn. Code Ann. § 675-62502(a)(3), to also be given notice of the amount of proceeds resulting from the sale, the division of amount of proceeds resulting from the sale, the division of amount of proceeds resulting from the sale, the division of amount of proceeds resulting from the sale, the division of amount of proceeds resulting from the sale, the division of amount of proceeds resulting from the sale, the division of the mount of the proceeds resulting from the sale, the division of the mount of the proceeds resulting from the sale, the division of the	
Autorizes financial institutions to require any persons seeking to collect mories from a deceased depositor's account to deliver them such affidavit. Autorizes financial institutions to require any person who obtains funds from a deceased depositor's account or of the negolitates checks, pursuant to the second depositor's account, or that negolitates checks, pursuant to the second depositor's account, or that negolitates checks, pursuant to the second depositor's account, or that negolitates checks, pursuant to the funds obtained. X 597 autorizes financial institutions to require any person who obtains funds from a deceased depositor's account, or that negolitates checks, pursuant to the funds obtained. X 598 Designates June 6th of each year as "Transverse Myelitis X X Image: Collect of the second secon	
Authorizes financial institutions to require any person who obtains funds from a deceased depositor's account, or that negotiates checks, pursuant to the authorization created by this bill, to provide an indemnity and guarantee in X X Image: Constraint of the funds obtained in the main x Image: Constraint of the funds obtained in the main x Image: Constraint of the funds obtained in the main x Image: Constraint of the funds obtained in the main x Image: Constraint of the funds obtained in the main x Image: Constraint of the funds obtained in the main x Image: Constraint of the funds obtained in the main x Image: Constraint of the funds obtained in the main x Image: Constraint of the funds obtained in the main x Image: Constraint of the funds obtained in the main x Image: Constraint of the funds obtained in the f	
SB2096* - HB2118 the amount of the funds obtained. X X X 598 Designates June 6th of each year as "Transverse Myelitis SB2347 - HB1948* X Image: Control of the funds obtained.	
SB2347 - HB1948* Awareness Day" in Tennessee. X Image: Control of the set of t	
Ann. § 67-5-2502(a)(3), to also be given notice of the amount of proceeds resulting from the sale, the division of such proceeds, and the remainder, if proceeds remain after Exceeds	
599 such proceeds, and the remainder, if proceeds remain after Exceeds	
SB0625 - HB0455° distribution pursuant to Tenn. Code Ann. § 67-5-2501.	
Extends the termination date of the Board of Physical Therapy to June 30, 2019. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2014. Adds language stating that physical therapist and physical therapist assistant members	
600 of the Board be appointed by the Governor from lists of SB1529* - HB1582 X	
Extends the termination date of the Board of Social Work Licensure to June 30, 2020. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2014. Adds language stating that the social work members of the Board be appointed by the	
601 Governor from lists of nominees submitted by interested SB1530* - HB1585 social worker groups.	
Extends the termination date of the Board of Nursing to June 30, 2018. Under the Tennessee Governmental Entity 602 Review Law, the Board is scheduled to terminate on June	
SB1527* - HB1604 30, 2014. X Image: Comparison of the Board of Occupational Image: Comparison of the Board o	
Therapy to June 30, 2019. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2014. Adds language stating that	
the occupational therapist and occupational therapist assistant members of the Board be appointed by the 603 Governor from lists of nominees submitted from interestes	
SB1528* - HB1605 occupational thrapy groups. X Image: Constraint of the state based for Licensing Contractors to June Extends the State Board for Licensing Contractors to June Image: Constraint of the state Board for Licensing Contractors to June Image: Constraint of the state Board for Licensing Contractors to June	
30, 2020. Under the Tennessee Governmental Entity Review Law, the Commission is scheduled to terminate on	
June 30, 2014. Adds language stating that members of the 604 Board be appointed by the Governor from lists submitted by SB1555* - HB1607 interested home builder groups. X	

	1											1		1		
				-		-	Increase	Increase	Decrease	.			Decrease	Decrease		
Public Chapter		Not	Increase State	Decrease State	Increase State	Decrease State	Local Expenditures	Local Expenditures	Local Expenditures	Decrease Local Expenditures	Increase Local Revenue	Increase Local Revenue	Local Revenue	Local Revenue		
SB - HB	Description		Expenditures	Expenditures	Revenue	Revenue		(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)		Other Fiscal Impact	
-							, , , , , , , , , , , , , , , , , , , ,	(¹	(((
	Extends the Local Education Insurance Committee to June 30, 2020. Under the Tennessee Governmental Entity															
605	Review Law, the Commission is scheduled to terminate on															
SB1547* - HB1620		х														
	Extends the termination date of the Local Government															
	Planning Advisory Committee to June 30, 2020. Under the															
606	Tennessee Governmental Entity Review Law, the															
SB1548* - HB1622	Committee is scheduled to terminate on June 30, 2014.	Х														
	Extends the termination date of the Advisory Committee for															
	Children's Special Services to June 30, 2019. Under the															
607	Tennessee Governmental Entity Review Law, the															
SB1522* - HB1624	Committee is scheduled to terminate on June 30, 2014.	Х														
	Extends the termination date of the Pest Control Board to															
	June 30, 2020. Under the Tennessee Governmental Entity															
608	Review Law, the Board is scheduled to terminate on June															
SB1549* - HB1625	30, 2014.	Х														
	Extends the termination date of the Underground Storage															
609	Tanks and Solid Waste Disposal Control Board to June 30, 2018. Under the Tennessee Governmental Entity Review															
	Law, the Board is scheduled to terminate on June 30, 2014.															
	Repeals authority for Tennessee to participate in the															
	Surplus Lines Insurance Multi-State Compliance Compact															
610	(SLIMPACT) by deleting Title 56, Chapter 14, Part 2.															
SB0356* - HB0805	Deletes the sunset provision relative to SLIMPACT.	Х														
	Authorizes investment returns, profits and the portion of the															
	base investment amount to be reinvested until the seventh anniversary of the Tennessee Rural Opportunity Fund.															
	Requires a TNInvestco that elects to reinvest returns, to															
	reinvest the state's and the TNInvestco's returns in equal														Other Fiscal Impact – Any net fiscal impact to the state,	
	portions. Requires the Department of Economic and														beginning in FY21-22, as a result of the requirement that	
	Community Development (ECD) to ensure that a qualified														the Department of Economic and Community	
	TNInvestco provides adequate documentary support for all														Development liquidate any remaining ownership	
611	qualified distributions related to liquidity events and that all information provided to ECD by the TNInvestco is accurate.														interests owned by the state is dependent upon the	
	Makes other changes to the TNInvestco program.														timing and the terms of the liquidation events and cannot be determined with reasonable certainty.	
	Authorizes THEC to designate campuses as Veterans Education Transition Support Campuses (VETS). Authorizes veterans.															
	meeting certain requirements, to enroll in any public institution of															
	higher education without paying out-of-state tuition or fees.															
	Authorizes veterans to receive in-state tuition and fees if the															
	veteran maintains continuous enrollment; registers to vote in Tennessee; or demonstrates evidence they will become a resident															
	by obtaining two of the following: a TN driver's license, vehicle															
1	registration, or other document as determined by THEC. Requires															
1	campuses applying to be VETS campuses to submit a written request to THEC. Requires the college or university, for the															
1	purpose of becoming a VETS campus, to meet certain															
	requirements to better serve veterans who are students.															
	Requires a list of VETS campuses to be posted on THEC's website with certain information. Requires VETS campuses to															
1	submit annual data to THEC on the number of veterans enrolled,															
1	their programs of study, and their completion of degrees.															
612	Implementation of in-state tuition fees for out-of-state veterans															
SB1433* - HB1372	shall commence in the fall of the 2014-2015 academic year.	Х														

r					1				Deserves	1	1		Deserves	Deserves		ı
				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local		
Public Chapter		Not	Increase State	State	Increase State	State		Expenditures			Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue		(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
	Designates the new Tennessee State Veterans Home in															
	Montgomery County as the Brigadier General Wendell H. Gilbert Tennessee State Veterans Home. Directs the															
613	Tennessee State Veterans Home Board to erect suitable															
	signs or affix suitable markers.	х														
		~														
	Authorizes trained volunteer school personnel to administer daily															
	insulin to a student based on the student's Individual Health Plan (IHP). Requires training for administering insulin to be repeated															
	annually and competencies to be placed in the employee's															
	personnel file twice a year. Requires training to be done by a															
	school nurse. Authorizes school nurses to train as many volunteers that are willing to assist, but does not require any															
	school nurse to qualify volunteers they feel are not competent.															
	Authorizes the school nurse to encourage the use of insulin pens															
	to reduce the number of syringes in schools when available and															
1	appropriate. Requires the student's parent or guardian to authorize the school nurse or a trained volunteer to participate in												1			
1	the student's diabetes care. Authorizes a local board of education												1			
	or the government board of a non-public school to permit												1			
	volunteer school personnel to administer insulin. Requires the															
	Department of Health and the Department of Education to update the "Guidelines for use of Health Care Professionals and Health															
614	Care Procedures in a School Setting" for use by schools to train															
SB1445* - HB1383	volunteers to administer insulin and glucagon.	Х														
	Makes changes to the fee structure paid by health care															
615	recipients of "sponsoring organizations" under the															
		х														
	Authorizes Industrial Loan and Thrift (TILT) companies to															
	charge a nonrefundable convenience fee, in addition to any															
	other interest and fees allowed by law, to offset the cost of															
	accepting loan payments by electronic means, and requires them to make available to borrowers the option to make															
	payments directly by check, cash, or money order, without															
	the imposition of the convenience fee. Authorizes such															
	companies to charge a bad check charge for any electronic															
616	payments not paid or honored by a bank or other															
SB1486* - HB1539	depository institution on which such payments are drawn.	Х														
1	Deletes the prohibition of a parent exercising parenting												1			
1	time from remaining in a room or listening in on a telephone												1			
1	conversation between the child and the other parent. Includes parental access to individual student records or												1			
1	grades that are available online. Requires the court to												1			
	consider the likelihood of each parent and caregiver to															
1	honor and facilitate court ordered parenting arrangements												1			
1	and rights and the history of either parent or any caregiver												1			
	denying parenting time to either parent in violation of a															
1	court order. Removes the parent's ability to instruct, inspire and encourage the child to prepare for a life of service, and												1			
1	to compete successfully in society as one of the factors the												1			
617	court must consider when determining custody												1			
SB1488* - HB1851		Х														
	Separates suits against licensed public accountants,															
1	certified public accountants, and attorneys from other															
1	personal tort actions under Tennessee Code Annotated §															
	28-3-104 relative to statutes of limitation. Creates a five												1			
SB1506* - HB1675	year statute of repose for such suits.	Х					+									
1	Removes the ability of the East Tennessee Regional												1			
1	Agribusiness Marketing Authority (ETRAMA) and the Cumberland Regional Business and Agribusiness												1			
619	Marketing Authority (CRBAMA) to have their annual audit												1			
	prepared by a public accountant.	х											1			
JE 10 10 - HE 1444	propared by a public accountant.	^	1		1	1	1	1		1	1	1		1	1	

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				Decrease		Decrease	Increase Increase Local Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local	
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures Expenditures		Expenditures	Revenue	Revenue	Revenue	Revenue	
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory) (Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact
	Extends the termination date of the Tennessee Soybean													
	Promotion Board to June 30, 2015. Under the Tennessee													
	Governmental Entity Review Law, the Board is scheduled													
620	to terminate on June 30, 2014. Authorizes members of the Board to serve no more than two terms, rather than one													
SB1579* - HB1630		х												
		~												
	Beginning January 1, 2015, the Real Estate Appraiser													
	Commission will require any applicant for initial registration, licensure or certification to submit a full set of applicant													
	fingerprints in order for the Commission to obtain and													
	receive National Criminal History Records from the FBI													
	Criminal Justice Information Services Division (CJISD) and		\$2,500/One-											
	state criminal records from the Tennessee Bureau of		Time/Real											Other Fiscal Impact - The estimated \$6,300 fee revenue
004	Investigation (TBI). The Commission is authorized to enter		Estate											collected from applicants for fingerprint sampling will be
621 SB1620 - HB1416*	into or utilize an existing contract with this state for the collection and transmission or fingerprints.		Appraisers Commission											offset with identical expenditures attributed to those vendors contracted for collection and transmission.
0D1020 - HD1410	conceriori anu tranomission or imgerprints.		COMMISSION											
	Adds a prescriber, healthcare practitioner extender or													
	dispenser to those professionals to whom patient specific													
	information may be disclosed. Such prescriber, healthcare practitioner extender or dispenser may place a copy of a													
	patient's report from the Controlled Substance Monitoring													
	Database (CSMD) into the patient's medical records. Once													
	in a patient's medical records, such report shall be subject													
	to disclosure on terms and conditions as medical records.													
	Authorizes any committee, board, or department personnel													
	and any designee appointed by a committee to publish or make available to dispensers, as well as prescribers and													
622	the general public, aggregate unidentifiable personal data													
	contained in or derived from the CSMD.	Х												
	Authorizes a licensed healthcare practitioner to prescribe an													
	opioid antagonist to a person at risk of experiencing an opiate-													
	related overdose or a family member, friend, or other person in a													
	position to assist a person at risk of experiencing an opiate-related													
	overdose. Such prescribing practitioner must provide written communication establishing a factual basis that a person is at risk													
	of experiencing an opiate-related overdose. Prior to a person													
	being able to assist with administration of an opiate antagonist,													
	such person must successfully complete an online overdose prevention program offered by the Department of Health. The													
	department is required to create and maintain an online education													
	program that can educate the general public on the administration													
	of opioid antagonists, including appropriate techniques and follow-													
623	up procedures for dealing with opioid related drug. Provides a prescribing physician or person administering opiate antagonists													
	immunity from civil liability.	Х												
	Adds language authorizing the Governor and the													
	Commissioner of the Department of Environment and													
	Conservation to appoint designee's to the state Historical													
	Commission. Revises the process for hearings related to													
	orders of the commission. Revises the terms of members													
	appointed to the Board of Water Quality, Oil and Gas. Adds language clarifying that the term "permit" means a													
	national pollutant discharge elimination system (NPEDS)													
	permit. Adds language prohibiting a member of the Board													
	of Water Quality, Oil and Gas from making a decision on a													
	permit or case related to the municipality, firm, or													
624	organization that the member represents, is employed by,													
SB1641 - HB1437*	or has a financial interest in.	Х												

Public Chapter Decrease Decrease State Decrease St	Other Fiscal Impact
Public Chapter Description Not Increase State State Expenditures	Other Fiscal Impact
SB - HBDescriptionSignificantExpendituresExpendituresRevenue(Mandatory)(Permissive)(Mandatory)(Permissiv	Other Fiscal Impact
Defines the terms 'automated license plate recognition system', 'captured plate data', and 'governmental entity' for the purpose of penalties and procedures related to traffic enforcement. Prohibits any governmental entity from storing or retaining any captured plate data that was acquired through the use of an automated license plate recognition system. for more than 90 days, unless the data erecognition system, for more than 90 days, unless the data that was acquired intrust of criteria to be considered when defining a high performing school district. Before a local education agency (LEA) may use either ACT or SAT. X Authorizes an average students SAT scores as a criteria the ACT or SAT. X Adds Memphis Regional Megasite Authority to sunset cycle provisions under the Tennessee Governmental Entity X	
system", "captured plate data", and "governmental "entity" for the purpose of penalties and procedures related to traffic enforcement. Prohibits any governmental entity from storing or retaining any captured plate data that was acquired through the use of an automated license plate recognition system, for more than 90 days, unless the data is being used in certain investigations, after which such SB1664* - HB2101 data shall be destroyed. X Authorizes an average student SAT score of 980 or higher to be used in the list of criteria to be considered when defining a high performing school district. Before a local education agency (LFA) may use elither ACT or SAT scores as a criteria item, at least 30 students within the LEA or 25 percent of the graduating class, whichever is greater, must SB1724* - HB2252 take the ACT or SAT. X Adds Memphis Regional Megasite Authority to sunset cycle provisions under the Tennessee Governmental Entity 627 Review Law, thus creating a termination date of June 30,	
for the purpose of penalties and procedures related to traffic enforcement. Prohibits any governmental entity from storing any captured plate data that was acquired through the use of an automated license plate recognition system, for more than 90 days, unless the data Image: Constraint of the second seco	
traffic enforcement. Prohibits any governmental entity from storing or retaining any captured plate data that was acquired through the use of an automated license plate data that was acquired through the use of an automated license plate data shall be destroyed. x SB1664* - HB2101 data shall be destroyed. x Authorizes an average student SAT score of 980 or higher to be used in the list of criteria to be considered when defining a high performing school district. Before a local education agency (LEA) may use either ACT or SAT scores as a criteria item, at least 30 students within the LEA or 25 percent of the graduating class, whichever is greater, must x x SB1724* - HB2252 take the ACT or SAT. X Adds Memphis Regional Megasite Authority to sunset cycle provisions under the Tennessee Governmental Entity Review Law, thus creating a termination date of June 30, x	
storing or retaining any captured plate data that was acquired through the use of an automated license plate recognition system, for more than 90 days, unless the data is being used in certain investigations, after which such such is being used in certain investigations, after which such such shall be destroyed. X SB1664* - HB2101 data shall be destroyed. X Authorizes an average student SAT score of 980 or higher to be used in the list of criteria to be considered when defining a high performing school district. Before a local education agency (LEA) may use either ACT or SAT scores as a criteria item, at least 30 students within the LEA or 25 start are average student SAT score is greater, must start which such as a criteria item, at least 30 students within the LEA or 25 start are average student for SAT. X Adds Memphis Regional Megasite Authority to sunset cycle provisions under the Tennessee Governmental Entity or source to 30, etc. X Adds Memphis Regional Megasite Authority to sunset cycle review Law, thus creating a termination date of June 30, X	
acquired through the use of an automated license plate recognition system, for more than 90 days, unless the data is being used in certain investigations, after which such SB1664* - HB2101 x Authorizes an average student SAT score of 980 or higher to be used in the list of criteria to be considered when defining a high performing school district. Before a local education agency (LEA) may use either ACT or SAT scores as a criteria item, at least 30 students which were 1's SB1724* - HB2252 x Adds Memphis Regional Megasite Authority to sunset cycle provisions under the Tennesse Governmental Entity 627 X	
recognition system, for more than 90 days, unless the data is being used in certain investigations, after which such SB1664* - HB2101 X sbifed* - HB2101 data shall be destroyed. X Authorizes an average student SAT score of 980 or higher to be used in the list of criteria to be considered when defining a high performing school district. Before a local education agency (LEA) may use either ACT or SAT. X SB1724* - HB2252 take the ACT or SAT. X Adds Memphis Regional Megasite Authority to sunset cycle provisions under the Tennessee Governmental Entity for Review Law, thus creating a termination date of June 30, X	
625 is being used in certain investigations, after which such X X	
SB1664* - HB2101 data shall be destroyed. X Image: Constraint of the state of the sta	
Authorizes an average student SAT score of 980 or higher to be used in the list of criteria to be considered when defining a high performing school district. Before a local education agency (LEA) may use either ACT or SAT scores as a criteria item, at least 30 students within the LEA or 25 percent of the graduating class, whichever is greater, must SB1724* - HB2252 x 626 percent of the graduating class, whichever is greater, must SB1724* - HB2252 x 627 Review Law, thus creating a termination date of June 30, x	
b be used in the list of criteria to be considered when defining a high performing school district. Before a local education agency (LEA) may use either ACT or SAT scores as a criteria item, at least 30 students within the LEA or 25 percent of the graduating class, whichever is greater, must X N SB1724* - HB2252 Adds Memphis Regional Megasite Authority to sunset cycle provisions under the Tennessee Governmental Entity Review Law, thus creating a termination date of June 30, N	
education agency (LEA) may use either ACT or SAT scores as a criteria item, at least 30 students within the LEA or 25 percent of the graduating class, whichever is greater, must X A SB1724* - HB2252 take the ACT or SAT. X Adds Memphis Regional Megasite Authority to sunset cycle provisions under the Tennessee Governmental Entity X 627 Review Law, thus creating a termination date of June 30, Image: Content in the content in th	
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626 SB1724* - HB2252 percent of the graduating class, whichever is greater, must take the ACT or SAT. X Adds Memphis Regional Megasite Authority to sunset cycle provisions under the Tennessee Governmental Entity 627 Adds Memphis Regional Megasite Authority to sunset cycle provisions under the Tennessee Governmental Entity Review Law, thus creating a termination date of June 30, Image: Comparison of the graduating class, which ever is greater, must x Image: Comparison of the graduating class, which ever is greater, must and the termination date of June 30, Image: Comparison of termination class of termination class of termination class of termination date of June 30, Image: Comparison of termination class of term	1
SB1724* - HB2252 take the ACT or SAT. X Image: Constraint of the second s	
Adds Memphis Regional Megasite Authority to sunset cycle provisions under the Tennessee Governmental Entity 627 Review Law, thus creating a termination date of June 30,	
provisions under the Tennessee Governmental Entity 627 Review Law, thus creating a termination date of June 30,	
provisions under the Tennessee Governmental Entity 627 Review Law, thus creating a termination date of June 30,	
627 Review Law, thus creating a termination date of June 30,	
SB1736* - HB1729 2016, for the Authority. X	
Deletes language permitting a municipality to subsidize a	
public works system with tax revenues and a municipal	
utility system to operate a public works system as a special	
revenue fund. Defines a financially districs	
to be one that has either deficit total net position, is in	
default or an indebtedness, or has a negative change in net position for two consecutive years. Replaces the term "net	
assets" with the term "net position" as it related to the	
annual audited financial report and operations of a	
financially distressed utility district. Requires all water	
systems and wastewater facilities to utilize an enterprise	
628 fund for accounting and reporting its operations by July 1,	
SB1742* - HB1650 2016. X X	
Prohibits the use of drones to conduct video surveillance of	
629 private citizens who are lawfully hunting or fishing.	
SB1777* - HB1952 Classifies any such use as a Class C misdemeanor. X <th< th=""></th<>	
\$350,000/	
Secretary	
of State/	
FY14-15;	
Exceeds	
Reduces the registration fee structure for charitable	
organizations, professional solicitors, and fundraising of State/	
630 counsels that intend to solicit contributions in the state of FY15-16 and	
SB1919 - HB1752* Tennessee. Subs. Years Years	
Creates a nuisance in or upon any place where a person	
knowingly takes public assistance benefits, state or federal,	
631 that were taken through defrauding, conspiring, or colluding	
SB1922* - HB2422 with a recipient of public assistance benefits. X <	
Authorizes scrap jewelry and metal dealers to remove items	
from their place of business to a storage facility or bank	
632 vault for the duration of the required 20-day holding period	
SB2245 - HB1991* after the date of purchase. X	

		1							Deserves				Deserves	Deserves		
				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local		
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures		Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
	Requires any leased operator or leased owner/operator, of a motor vehicle under contract to a common carrier, who elects to be covered under any policy of workers' compensation insurance that insures the common carrier upon written agreement, to establish the validity of and satisfy the terms and conditions of all															
633	contractual agreements between the parties prior to the payment of, rather than the processing of, any claim for workers' compensation. Declares that whenever the leased operator, the leased owner/operator or the carrier files a suit to resolve a contract dispute, the statute of limitations for filing a petition for benefit determination with the Division of Workers' Compensation (DWC) shall be tolled for 90 days after final judgment has been entered in the suit including all appeals; and further declares that in cases where a leased operator or leased owner/operator or the carrier has filed suit to resolve a contract dispute, the petition for															
	benefit determination shall be held in abeyance by DWC until final judgment, including all appeals, has been entered in the suit filed.	x														
634 SB2259 - HB1801*	Authorizes public building authorities to establish and charge fees, rentals, rates, and other charges for use of their parking facilities.											Exceeds \$5,000				
635	Authorizes the county legislative body, upon a two-thirds majority vote, to dispose of real property at nominal cost by private negotiation and sale to a nonprofit corporation which has received 501(c)(3) status from the Internal Revenue Service, and whose purpose includes providing education and vocational training services to children and														Other Fiscal Impact – Due to multiple unknown factors, a precise impact to local government cannot be determined; however, any fiscal impact will be	
SB2320 - HB1468*	adults with disabilities.														permissive	
636 SB2521 - HB2398*	Makes changes to the definition of "temporary food service establishment" by specifying that such establishment shall operate in conjunction with an organized temporary event lasting over one day but no more than 14 consecutive days.	x														
637 SB2539* - HB2132	Removes the four year limit on a pilot program of the Department of Health which authorizes county clerks to issue certified copies of computer abstract birth certificates to walk-in customers. Removes the population guidelines restricting this pilot program to counties with a population of over 300,000, or Davidson, Hamilton, Knox, and Shelby County. This act shall take effect upon becoming law.				Net Impact - Not Significant			Not Significant				\$21,400				
638	Expands the definition of "practice of optomertry as a profession" to include language concerning the use of a local anesthetic in conjunction with the primary care treatment of an eyelid lesion, and for injecting local anesthesia for certain specified procedures. Authorizes the board of optometry to promulgate rules.	x														
639 SB1446 ⁻ - HB1394	Makes changes to debt resettlement fees under the Uniform Debt-Management Services Act (UDMSA). Removes the current authority of a provider or person through which debt-management services is provided to request or receive payment of a fee or consideration in the instance a debtor assents to an agreement with creditors that will settle debts for less than the amount of the debt owed at the time of settlement, unless certain specified circumstances exist.	x														

							Increase	Increase	Decrease				Decrease	Decrease		
Public Chapter		Not	Increase State	Decrease State	Increase State	Decrease State	Local Expenditures	Local Expenditures	Local Expenditures	Decrease Local Expenditures	Increase Local Revenue	Increase Local Revenue	Local Revenue	Local Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
	Establishes a Class B misdemeanor for persons with knowledge, or persons who should reasonably have															
	knowledge, that methamphetamine is being manufactured															
640	on property, as defined by the amended bill, but do not notify law enforcement within twenty-four hours of															
	discovering such manufacture.	х														
	Replaces Tenn. Code Ann. § 61-1-306(c) with the model															
	language from Section 306(c) of the Revised Uniform															
	Partnership Act relative to an individual partner's liability in a registered limited liability partnership. Adds a section															
	providing that limitations on individual partner liability															
641 SB1613* - HB1964	established by the proposed legislation do not apply to obligations incurred prior to July 1, 2014.	х														
	Separates the state trust company (STC) formation process from the process for chartering a new state bank and addresses statutory															
	requirements regarding STC governance and operations. Reduces the current three-part application process to a two-part process and explicitly															
	specifies what information must be included in applications for charter. Requires the Commissioner of the Department of Financial Institutions to															
	conduct criminal history background checks and international background															
	investigations of trust company incorporators, proposed members and officers, at the expense of the applicant. Establishes a minimum capital															
	requirement of \$500,000 for an STC to be organized. Authorizes the Commissioner to prescribe a capital structure for an STC that is deemed to															
	be adequate for it to operate in a safe and sound manner. Removes the current requirement that all members of the board of directors of a trust															
	company must be U.S. citizens and that majority of them must be residents of Tennessee, and instead requires that the majority of board members must															
	be U.S. citizens. Removes the current term limitation on board members. Requires the Commissioner to examine an STC at least every 18 months,															
642	rather than once each year, and authorizes the Commissioner to extend this	x														
SB1627 - HB1423"	examination cycle up to an additional 18 months.	×			\$1,200/											
					One-Time/											
					ABC Fund;											
0.40	Authorizes four commercially-operated entities to be				\$8,000/											
643 SB1687 - HB1476*	issued licenses as premier-type tourist resorts for the purpose of selling liquor-by-the-drink.				Recurring/ ABC Fund											
	Makes various changes to the information required by															
	subcontractors regarding bid documents. The bill as amended keeps current violations in statute regarding															
644	persons or entities who accept a bid from an unlicensed															
SB1713* - HB1671		X														
	Authorizes local governments to distribute and receive invitations to bid (ITBs), requests for proposals (RFPs), and															
	other solicitations electronically. Prohibits local															
645	governments from requiring small businesses and minority- owned businesses to participate in such activities															
SB1714* - HB1670	electronically.	х														
646	Prohibits asserting that the subject of the offense was a consenting minor or a law enforcement officer as a defense															
	to promoting prostitution.	х														

r							Increase	Increase	Deereese				Deerees	Deerees		
				Decrease		Decrease	Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local		
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures	Expenditures	Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
	Repeals Class A misdemeanor for intentionally or															
	knowingly, possessing, manufacturing, transporting, repairing, or selling a switchblade knife. Redefines Class A															
	misdemeanors for selling, loaning, or gifting a firearm to a															
	minor. Repeals Class A misdemeanors for intentionally,															
	knowingly, or recklessly selling, loaning, or gifting a															
	switchblade knife to a minor. Repeals Class C misdemeanor for unlawful carrying or possession of a knife															
	with a blade length exceeding four inches. Increases the															
	maximum fine from \$3,000 to \$6,000 for possessing a															
	switchblade knife with the intent to employ it during the															
	commission of, attempt to commit, or escape from any offense. Permits Tennessee residents to purchase															
647	switchblade knives and have such shipped directly to their															
SB1771* - HB1883		Х														
	Replaces "CD-ROM disk" with "any appropriate electronic															
	media" as it relates to how information which is required to															
648	be kept as a public record by state and local government officials is maintained.	х														
SB1030 - HB1731		~														
	Authorizes a first lien holder to file an application with the Secretary of State (SOS) for a motor vehicle temporary lien,															
	instead of a notarized copy of the instrument creating and															
	evidencing a lien, when a manufacturer's statement of															
	origin or an existing certificate of title on a motor vehicle is															
	unavailable. Establishes the information that such application must include. Authorizes the lienholder listed on															
	an application to correct the application if it contains															
	incorrect statements by filing articles of correction with the															
	SOS. Establishes a filing fee of \$10 and authorizes the SOS to charge an online transaction fee to cover costs															
	associated with processing payments for an application for															
649	motor vehicle temporary lien, articles of correction, and															
SB1845* - HB1753	certificate requests submitted online.	Х														
	Makes changes to the Tennessee Insurance Producer															
	Licensing Act of 2002. Requires 20 hours of pre-licensing coursework in life, accident and health, property, casualty,															
650	personal lines, or title insurance as a requirement for															
SB1971* - HB1888		Х														
	Authorizes a quality improvement committee (QIC) to share															
	information and documents received from an individual with															
	other QICs. Such information is confidential between QICs. Provides immunity from liability for QICs for any disclosure															
	or sharing of such information. Provides immunity from															
	liability for any action for damages or other relief resulting															
	from decisions, opinions, actions, and proceedings															
	rendered, entered, or acted upon by a QIC, undertaken or performed within the scope or function of the duties of such															
	committees or in any judicial or administrative proceeding if															
	made or taken in good faith and without malice and on the															
651 SB2052* - HB1955	basis of facts reasonably known or reasonably believed to	х														
362002 - HB1900	Places the responsibility of property inspection and	~														
050	valuation requirements of an insured property, in regards to															
652 SB2129* - HB2075	fire insurance policies, on the insurance company, its designee, or the insurance agent.	х														
653	Authorizes the partial relocation of up to 20 licensed															
	nursing home beds from one nursing home to another nursing home if the relocation meets certain criteria.	х														
502-700 - HD2003	manang nome in the relevation meets certain criteria.	Λ					1			1	1					

1	1															
				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local		
Public Chapter		Not	Increase State	State	Increase State	State		Expenditures	Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
	Defines " limited public forum". Requires local education agencies (LEAs) to treat a student's voluntary expression of a religious viewpoint in the same manner that LEAs treat voluntary expression of a secular viewpoint on an otherwise permissible subject. Prohibits LEAs from discriminating against a student on basis of their expression of a religious viewpoint. Authorizes LEAs to make policies to allow student speakers a limited public forum at school events. Sets forth policy requirements for LEAs that elect to authorize limited public forums. Prohibits students from being excluded from a limited public forum because the subject is expressed from a religious point of view.															
654 	Authorizes students to express their beliefs, if any, in classroom assignments and prohibits discrimination against any such expression. Authorizes students to organize prayer groups or similar religious gatherings to the same extent other non-curricular groups are permitted to organize. Authorizes LEAs to disclaim sponsorship of student speech in a limited public forum or religious student organization. The bill as amended shall become effective for the 2014-2015 academic year.	x														
655 SB1536* - HB1575	Extends the termination date of the Department of Veterans' Affairs to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the Department is scheduled to terminate on June 30, 2014.	x														
656 SB1525* - HB1589	Extends the Board of Appeals for the Department of Human Resources to June 30, 2016. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2014.	x														
657 SB1532* - HB1642	Extends the termination date of the Department of Agriculture to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the Department is scheduled to terminate on June 30, 2014.	х														
658 SB2433 - HB1740*	Authorizes Carter County to establish a recreation board or commission composed of nine members, serving four year terms, receiving compensation of \$50 per meeting, with a maximum of eight paid meetings each year.							\$3,600								
659 SB2324 - HB1957*	Makes numerous administrative changes to existing law related to the Tennessee Consolidated Retirement System (TCRS), including but not limited to, the authorization to offer comingled fund investment options; the establishment of administrative and investment committees of the TCRS Board of Trustees; the deletion of law enabling TCRS participation for certain quasi-governmental entities that have never joined TCRS; the deletion of a requirement that political subdivisions must provide social security coverage as a condition of TCRS participation; and updating language in current law referring to the Tennessee Association of County Mayors, rather than the former name that was the Tennessee Association of County Executives.	x														
660 SB2172 - HB1968*	Specifies that licensed hospitals and licensed mental health care facilities in this state are not to be considered health insurance navigators, in regards to the provisions of the Patient Protection and Affordable Care Act (PPACA).	х														
661 SB2486 - HB2405*	Authorizes a facility on First Avenue South in Davidson County to be issued a license as an urban park center for the purpose of selling liquor-by-the-drink. Adds minor league baseball teams to the definition of "sports authority facility" for the purposes of licensing for on-premises consumption of alcoholic beverages.				\$600/ One-Time/ ABC Fund: \$6,000/ Recurring/ ABC Fund											

							Increase	Increase	Decrease				Decrease	Decrease	
				Decrease		Decrease	Local	Local	Local	Decrease Local			Local	Local	
Public Chapter SB - HB	Description	Not Significant	Increase State Expenditures	State Expenditures	Increase State Revenue	State Revenue	Expenditures (Mandatory)	Expenditures (Permissive)	Expenditures (Mandatory)	Expenditures (Permissive)	Revenue (Mandatory)	Revenue (Permissive)	Revenue (Mandatory)	Revenue (Permissive)	Other First laws of
3B - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact
662 SB0804* - HB0937	Prohibits the Governor from making any decision or obligating the state in any way with regard to the expansion of optional enrollment in the medical assistance program, also known as the Medicaid program, pursuant to the Patient Protection and Affordable Care Act, Public Law 111- 148 (the Act), as interpreted by the United States Supreme Court in National Federation of Independent Business v. Sebelius, to be unconstitutional when applied to states as a mandatory expansion, unless authorized by joint resolution of the General Assembly.														Other Fiscal Impact – The provisions of the bill as amended prohibit the Governor from expanding the Medicaid program pursuant to the Patient Protection and Alfordable Care Act within the state without the passage of a joint resolution by the General Assembly. There is no way to predict if the Governor will choose to expand Medicaid or if the General Assembly will pass a resolution supporting such decision. Therefore, it is not possible to quantify an estimated fiscal impact of the proposed legislation. If the Medicaid or privation is not expanded, the estimated fiscal impact is unchanged from the corrected fiscal impact of the original bill. If the General Assembly chooses to pass a resolution to expand the Medicaid population, there will be revenue recognized from the federal government ranging from 1 to 1.5 billion dollars and state expenditures ranging from 1 to 1.72 million dollars depending on the date of enactment.
663	Removes the requirement that judges have to complete Police Officers Standards and Testing (POST) training when they possess a handgun carry permit and the weapon remains concealed when in the discharge of official judicial														
SB1955 - HB1520*		х													
664 SB1568* - HB1580	Extends the termination date of the Tennessee Bureau of Investigation to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the Bureau is scheduled to terminate on June 30, 2014.	х													
665 SB1554* - HB1606	Extends the Southern Regional Education Compact to June 30, 2020. Under the Tennessee Governmental Entity Review Law, the Compact is scheduled to terminate on June 30, 2014.	x													
666 SB1534* - HB1621	Extends the termination date of the Department of Revenue to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the Department is scheduled to terminate on June 30, 2014.	x													
667 SB1578* - HB1643	Extends the termination date of the Tennessee Rehabilitative Initiative in Correction Board (TRICOR Board), to June 30, 2016. Under the Tennessee Governmental Entity Review Law, the TRICOR Board is scheduled to terminate on June 30, 2014. Directs the Division of State Audit to conduct a limited audit to review actions taken by the TRICOR Board to address issues raised in findings of July 2013 performance audit.	x													
668 SB1769* - HB1672	Extends the termination date of the Department of Intellectual and Developmental Disabilities to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the Department is scheduled to terminate on June 30, 2014. Requires certain background check compliance for employees of certain organizations contracting with the Department to provide state-operated intermediate care facilities for individuals with intellectual disabilities.	x													
669 SB1959 - HB1701*	Creates a new Class A misdemeanor for using a reencoder or scanning device to obtain information from a computer chip or magnetic strip without permission of the holder of the computer chip or magnetic strip for the purpose of committing, aiding, or abetting a criminal offense.	x													
670 SB2125 - HB1714*	Removes the current prohibition on political funding from insurance companies or insurance associations. This act will take effect upon becoming law.				\$200										

1									Deserves				Deserves	D		1
				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local I	ncrease Local	Increase Local	Decrease Local	Decrease Local		
Public Chapter		Not	Increase State	State	Increase State	State		Expenditures	Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
					Exceeds											
					\$500/TBI;											
					Exceeds \$1,200/District											
					Attorney											
	Broadens the definition of "eligible petitioner" for purposes				Expunction											
	of having criminal records expunged under Tenn. Code				Fund;											
	Ann. § 40-32-101 to include an individual convicted of one or more of the offenses listed in Tenn. Code Ann. § 40-32-				Exceeds \$100/ Public											
	101 if the offenses arose from the same conduct or criminal				Defenders											
	event. Clarifies that the multiple offenses that may be				Expunction											
	expunged must be based upon conduct that occurred contemporaneously, occurred at the same location, and				Fund; Exceeds						Exceeds					
671	represented a single continuous criminal episode with a				\$1,300/						\$100/					
SB2379 - HB1742*	single criminal intent.				General Fund						Court Clerks					
	Authorizes the Commissioner of Education to waive any															
	state statute, with certain restrictions, that inhibits a local															
672	education agency's ability to meet its goals or comply with															
672 SB2392 - HB1799*	its mission. Requires local education agencies to apply for such waivers.	х														
	Defines a criminal case, for purposes of reporting case															
	statistics in the automated court information system, as a															
673	single charge or set of charges arising out of a single															
573 SB1930* - HB1809	incident concerning a single defendant in one court proceeding.	х														
	Requires certain municipalities, based on population, which															
	are authorized to patrol portions of national interstate															
	highway system within the territorial limits of the															
	municipalities, to use properly marked law enforcement vehicles when enforcing rules of the road. Makes the															
	ability for other municipalities to enforce the rules of the															
	road contingent upon the number of entrance and exit															
	ramps to and from the national interstate highway system located within the respective municipality, and whether or															
	not the contiguous stretch of highway between such															
674	entrance and exit ramps is located within the territorial															
SB1947* - HB1863	limits of the municipality.	Х														
	Creates health insurance mandates related to telehealth.															
	Requires a health insurance carrier to reimburse for															
675	telehealth services under the same reimbursement policies															
SB2050 - HB1895*	applicable to other out-of-network service providers.	Х														
	Prohibits a health care provider or institution, and no health care service plan, insurer issuing disability insurance, self-															
	insured employee welfare benefit plan, or nonprofit hospital															
	plan from requiring the issuance, execution, or revocation															
676 SB2202 - HB1020*	of an organ donation consent form or advance directive as	х														
302292 - HD 1920"	a condition for being insured for, or receiving health care.															
	Exempts grain dealers from surety bond requirements if they pay farmers in full upon delivery of the grain. To															
	qualify for the proposed exemption dealers must make a															
	request for exemption with the Department of Agriculture,															
677	and have made payments in full for grain either prior to, or on the date of delivery, for an entire year prior to the date															
	the request for exemption is filed.	х														
222010 1121022							1									

							Increase	Increase	Decrease				Decrease	Decrease		
Public Chapter SB - HB		Not	Increase State	Decrease State	Increase State Revenue	Decrease State	Local Expenditures		Local Expenditures	Decrease Local Expenditures	Increase Local Revenue	Increase Local Revenue	Local Revenue	Local Revenue		1
678	Description Requires any rules, regulations, or policies of the State Board of Education that are waived by a local board of education and approved by the Commissioner of the Department of Education (DOE) to be posted on the DOE website. Requires waivers to be posted on DOE's website within five days of their approval along with the rationale for the waiver from the local education agency.	X	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
679 SB2282* - HB2163	Authorizes state and local governments, when enforcing Section 501.3 of the 2012 International Residential Code (IRC), to not observe the exemption given to fuel-fired appliances prior to January 1, 2016.	x														
680 SB2389 - HB2203*	Extends the termination date of the Department of Children's Services to June 30, 2017. Under the Tennessee Governmental Entity Review Law, the Department is scheduled to terminate on June 30, 2014.	x														
681 SB2462 - HB2348*	Prohibits the intentional destruction of Tennessee Imagination Library books. Requires any person in possession of such books to make best effort to deliver the books to their intended recipients or to make the books available to any pre-kindergarten, kindergarten, or elementary education program.	x														
682 SB2541 - HB2444*	Requires the Commissioner of Commerce and Insurance to survey governmental fire departments to determine the amount of funds expended in 2013 to respond to imminent dangers of life, health, or property that were a result of reckless actions of a landowner, lessee, occupant or other person who was in control of land or premises where the imminent danger occurred. Requires the Commissioner to prepare an estimate of the amount of funds that the governmental fire departments would have recouped if local governments were authorized to seek reasonable costs incurred in responding to such dangers which were the result of reckless actions. Requires each state governmental entity and any political subdivision to provide assistance to the Commissioner. The Commissioner shall report the results of this survey and estimate to the General Assembly no later than January 10, 2015.	x														
683 SB2514* - HB2483	Requires the Department of Health to develop an optical examination waiver form to permit patients diagnosed with Alzheimer's disease, Alzheimer's related dementia, or vascular dementia, to obtain lenses, spectacles, eye glasses, or optical devices using an expired prescription when such patient's symptoms prevent undergoing an optical examination. Such form must be signed by the patient's physician. Authorizes an optician, optometrist, or ophthalmologist to fill prescriptions pursuant to this act.	x														
684 SB0417 - HB0091*	Prohibits a director of schools from suspending a teacher, who is under investigation, for more than 90 days except in cases where the teacher is the subject of a criminal investigation, a Department of Children's Services investigation, or a local education agency (LEA) internal investigation in which charges against the teacher may warrant dismissal. Effective July 1, 2014 at 12:01 am.	x														

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				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local		
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures		Expenditures		Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant		Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
685	Changes a board member and executive committee member of the Board of Directors of the Tennessee Sports Hall of Fame (TSHF) from the State Treasurer, or their designee, to the Secretary of State, or their designee. Adds, as a designated purpose of the TSHF, the establishment, implementation, and administration of a privately funded scholarship program to award scholarships to students, based on guidelines and criteria established by the Board of Directors, which are consistent with the purposes of the TSHF. Establishes a vested property right for a development plan or building permit which would require locally adopted development standards in effect on the date of the approval of the development plan or building permit to remain the development standards applicable throughout the vesting period. Vesting periods for building permits begin at the		Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
686 <u>SB0915* - HB0964</u>	date of issuance and shall remain in effect for the time period authorized by the issuing local government; development plans have an initial vesting period of three years. If the development occurs in phases, there shall be a separate vesting period applicable to each phase. A vested property right shall attach to and run with the applicable property and shall confer upon the applicant the right to undertake and complete the development and use the property under the terms and conditions of a development plan. Authorizes local education agencies (LEAs) to educate														Other Fiscal Impact – Due to several unknown factors associated with future property tax assessments, property developments, and property tax collections by local government, a precise fiscal impact cannot be determined; however, the net fiscal impact to local government is estimated to be not significant.	
687 SB1425* - HB1906	students on the history of traditional winter celebrations and to let students and staff offer traditional greetings. Authorizes LEAs to display scenes or symbols associated with traditional winter celebrations on school property, if the display includes more than one religion, or one religion and at least one secular scene or symbol. Prohibits displays from including a message that encourages adhering to a particular religious belief. Adds language stating that traditional greetings of winter celebrations include, but are not limited to, Merry Christmas, Happy Hanukkah, and	x														
688 SB1502* - HB1494	Authorizes the Commissioner of the Department of Mental Health and Substance Abuse Services (DMHSAS) to designate a licensed physician assistant who holds a master's degree and has expertise in psychiatry to perform any duties imposed on a physician related to the emergency detention, admittance for emergency diagnosis, evaluation, and treatment and transportation to a treatment facility. Specifies that the DMHSAS determines what training, education or experience represents expertise in	X														
689 <u>SB1624 - HB1420*</u>	Expands, from nine members to a minimum of nine members and a maximum of eighteen members, the Board of Appeals within the Department of Human Resources (DOHR). Specifies members appointed pursuant to Chapter 800 of the Public Acts of 2012, and serving on March 1, 2014, shall continue to serve until the expiration of such members' terms. Makes other various changes related to the Board.	x														
690 SB1675 - HB1380*	Establishes a vice president position within the Board of Funeral Directors and Embalmers. The Board shall fill such position from its members. Authorizes the Board to require an application fee and a licensure fee for persons applying to the Board for reciprocity.	x														

									Deserves				Deserves	Deserves	1	
				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local		
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures	Expenditures	Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
	Authorizes the State Board of Equalization (SBE) to provide															
	notice of its final actions on appeals and complaints by															
	electronic means. Authorizes the county commission to															
	appoint one or more board hearing officers to assist the County Board of Equalization (CBE), and authorizes the															
	county mayor to require members of the CBE and county															
691	board hearing officers to complete training on duties and															
SB1720* - HB1530	responsibilities of their office.			\$5,000												
	Requires local education agencies (LEAs) to submit the															
	student records, including disciplinary records, of															
	transferring students to the school or LEA to which the															
692	student is transferring in accordance with federal privacy	X														
SB1786 - HB1654*		X														
	Requires the minimum sentence to be served on															
693	consecutive days. Requires every offender to serve the difference between the time actually served and the															
	maximum sentence on probation.	x														
	Creates a presumption applicable to successor judges that															
	the presiding judge served as thirteenth juror and approved															
	the jury's verdict with respect to each count on which a															
694	unanimous verdict was returned when the judge dismisses															
SB1796 - HB1526*	the jury following a return of a unanimous verdict.	X														
	Authorizes a community mental health center to employ a licensed physician, rather than being limited to employing a															
	psychiatrist. Specifies that the physician cannot be an															
695	anesthesiologist, an emergency department physician, a															
	pathologist, or a radiologist.	Х														
	Authorizes the power of attorney for care of a minor child to															
	be signed by two witnesses instead of a notary public.															
	Prohibits the treating health care provider or employee, an															
	operator or employee of a health care institution, or an employee of the operator of a health care institution from															
	standing in loco parentis. Grants immunity for a person															
	standing in loco parentis from being liable for damages															
	except for acts of willful misconduct or gross negligence.															
	Grants health care providers immunity from civil liability,															
	criminal culpability, or professional disciplinary actions for															
696	treating an unemancipated minor without legal consent when relying on a written instrument that is consistent with															
	the requirements set forth in the bill.	х														
	Authorizes the establishment of an early voting satellite location or an election day polling location by written mutual															
	agreement of the county election commissions of any two												1			
	or more counties which share a municipality. Requires												1			
	each early voting satellite location or election day polling												1			
007	location to be located no more than 500 feet from the							Euro I					1			
697 SB1901* - HB1916	shared county border and be located within the boundaries of the shared municipality.							Exceeds \$11.700								
	Removes the requirement that revenue bonds issued by						1	. ,								
	airport authorities be approved by a resolution of the local												1			
	legislative body and such resolution published in a												1			
	newspaper of general circulation prior to issuance of the												1		Other Fiscal Impact – Due to several unknown factors a	
000	revenue bond; validates and ratifies any revenue bonds														precise impact to local government revenue cannot	
698 SB1906 - HB1754*	issued by airport authorities which were noncompliant with this requirement previously.		Not Significant												reasonably be determined; however, any impact will be permissive.	
627000 HB1704			Thor organicalit				1									
600	Deviews multiple provisions of the Terror Cherry of the				\$5,400/											
699 SB1921* - HB1840	Revises multiple provisions of the Tennessee Charitable Gaming Implementation Law.				Secretary of State								1			
101921 - HD1040	Carning implementation Law.				UI SIALE									1		

r							Increase	Increase	Decrease				Decrease	Decrease		
				Decrease		Decrease	Local	Local	Local		Increase Local		Local	Local		
Public Chapter SB - HB	Description	Not Significant	Increase State Expenditures	State Expenditures	Increase State Revenue	State Revenue	Expenditures (Mandatory)	Expenditures (Permissive)	Expenditures (Mandatory)	Expenditures (Permissive)	Revenue (Mandatory)	Revenue (Permissive)	Revenue (Mandatory)	Revenue (Permissive)	Other Fiscal Impact	
700	Defines "chronic non-malignant pain treatment" and redefines "pain management clinic" in statute and the type of services offered by a pain management clinic. Specifies that the urine drug screening conducted by providers in accordance with a written drug screening compliance plan are to be pursuant to the rules promulgated by the Department of Health.	X		Expenditures		Revenue			(mandatory)		(Mandatoly)					
701	Makes changes to the provisions governing the Tennessee Excellence, Accountability and Management (TEAM) Act.	X														
702 SB2048* - HB1933	Authorizes the Tennessee Wildlife Resources Agency (TWRA) to make expenditures from Wetland Acquisition Fund for acquiring certain land in Monroe County known as "Turkey Pen".														Other Fiscal Impact – To the extent the Tennessee Wildlife Resources Agency purchases the land as specified, there will be a one-time increase in state expenditures from the Wetland Acquisition Fund of an unknown amount. Otherwise, the fiscal impact of the bill as amended is considered not significant.	
703 SB2246 - HB2049'	Requires school districts and schools to encourage the scheduling of maintenance, cleaning, and repair projects that trigger indoor pollutants, environmental safety, or other pollution concerns at a time when students and teachers will not be impacted.	x														
704 SB2277 - HB1894'	Requires local education agencies (LEAs) to give \$100, of the current Basic Education Program (BEP) allotment of \$200, to each teacher for instructional supplies by October 1 of each academic year. Requires LEAs which do not disburse such funding to teachers by October 1 to send a detailed explanation of why the disbursement did not take place to the Education Committees of the General Assembly and the Commissioner of Education.	x														
705 SB2411* - HB2273	Designates the new Department of Transportation (TDOT) APD-40 Interchange in Cleveland, Tennessee on State Route 311/U.S. Highway 74 between Exit 20 on Interstate 75 and State Route 2/U.S. Highway 11 as the Honorable Mayor Tom Rowland Interchange, and directs TDOT to erect suitable signs. Designating signs shall be erected only if the cost of the manufacture and installation of such signs is paid to TDOT from the City of Cleveland within one year of the effective date of this bill.							\$300								
706 SB2421 - HB2294'	Enacts Erin's Law that requires the Department of Education, in conjunction with the Department of Children's Services and the State Board of Education, to develop and implement a sequential curriculum on the detection, intervention, prevention, and treatment of child sexual abuse in grades seven through twelve.	x														

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				_		_	Increase	Increase	Decrease				Decrease	Decrease		
				Decrease		Decrease	Local	Local	Local	Decrease Local		Increase Local	Local	Local		
Public Chapter SB - HB	Description	Not	Increase State Expenditures	State Expenditures	Increase State Revenue	State Revenue	Expenditures (Mandatory)	Expenditures (Permissive)	Expenditures (Mandatory)	Expenditures (Permissive)	Revenue (Mandatory)	Revenue (Permissive)	Revenue (Mandatory)	Revenue (Permissive)	Other Fireset laws set	
36-16	Description	Significant	Experiorures	Expenditures	Revenue	Revenue	(Wandatory)	(Fermissive)	(Manualory)	(Fermissive)	(Wandatory)	(Fermissive)	(Wandatory)	(Fermissive)	Other Fiscal Impact	
	Removes the moratorium placed on municipal annexation.															
	Establishes time frames and conditions for which															
	municipalities may petition county legislative bodies for															
	authorization to waive the requirement for a referendum															
	prior to annexation by ordinance. Requires the Tennessee															
	Advisory Commission on Intergovernmental Relations															
	(TACIR) to complete a comprehensive review and															
	evaluation of the efficacy of state policies established within Tenn. Code Ann. Title 6, Chapters 51 and 58 and to submit															
	a written report of findings and recommendations to the															
	Speaker of the House of Representatives and the Speaker															
	of the Senate no later than February 15, 2015. Prohibits															
	the annexation of property used primarily for agricultural															
	purposes without the consent of the owner of the property.															
	Authorizes Davidson, Moore, and Trousdale counties to															
	expand the area of their urban services districts using any															
	method authorized by their charter. Authorizes a municipality to expand its urban growth boundary and														Other Fiscal Impact – Due to multiple unknown variables	
707	annex a tract of land without a referendum under certain														a precise fiscal impact to local government property tax	
SB2464 - HB2371			Not Significant												revenue cannot be guantified.	
002101102011			Hot olgimount													
	Authorizes in any county having over 300,000 tax parcels, upon adoption of a resolution by the county legislative body														Other Fiscal Impact – Due to multiple unknown	
	and written agreement between the county trustee and														variables, a precise fiscal impact to local government	
	court clerk, the county trustee to collect delinquent property														cannot be determined; however the permissive net	
708	taxes on all property included on the delinquent list until														increase in local government revenues is estimated to	
SB2507 - HB2236*	such properties are sold in a delinquent tax sale.														exceed \$10,000.	
	Requires certain employers to compile and maintain															
709	workplace chemical lists and to file such lists, within certain specified time periods, with the Commissioner of the															
	Department of Labor and Workforce Development.	х														
002000 1102120	Exempts certain companies and persons that sell	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~														
	emergency lights and sirens to public safety and law															
	enforcement agencies from the prohibitions on the															
	operation, installation, or use of such warning devices															
	under certain specified conditions. Creates a Class A															
	misdemeanor for persons committing the offense of criminal															
	impersonation while pretending to be a firefighter, medical															
	fire responder, paramedic, emergency medical technician, or any other first responder, while operating a motor vehicle															
710	as a person that actually sells emergency equipment to															
	public safety and law enforcement agencies.	х														
711 SB1660* - HB2304	Adds the offense of promoting prostitution to the list of offenses that constitute severe child abuse.	x						1					1			
301000 - HB2304	onenses inal constitute severe child abuse.	^					+			+			+	+		
								1					1			
	Requires the Executive Director of the Tennessee Higher							1					1			
	Education Commission (THEC) to convene an accessibility							1					1			
	task force that shall study and make recommendations on							1					1			
	ensuring the accessibility of digital curricula for students with disabilities at state institutions of higher education.							1					1			
	Requires the task force to report its recommendations to															
	the Speaker of the House, Speaker of the Senate, and the															
712	Chairs of the Education Committees of the General															
	Assembly no later than December 15, 2014.	х														
	Clarifies that in a criminal prosecution, evidence of other															
	crimes, wrongs, or acts is not admissible to prove the							1					1			
	character of any individual, including a victim, the							1					1			
	defendant, a witness, or any other third-party, to show							1					1			
713	action in conformity therewith, but may be admissible for							1					1			
SB1797 - HB1527*	other purposes.	Х														

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				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local		
Public Chapter		Not	Increase State	State	Increase State	State		Expenditures		Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
714 SB1931* - HB2234	Makes changes to application, qualification and licensing requirements regarding the Board of Examiners for Land Surveyors.	x														
715 SB2029 - HB1807*	Authorizes emergency medical service (EMS) personnel to provide care that is not defined as an emergency medical service, including non-emergent care or transportation by ambulance, or treating patients on scene who do not require transport. Specifies that EMS personnel are not to function as a "home care organization," as defined under Tenn. Code Ann. § 68-11-201.	x														
716 SB2063* - HB1942	Authorizes any municipal board of education that implements a transition plan, as authorized by private act, but currently has an election cycle in June, to bring the election of school board members into compliance with Tenn. Code Ann. § 49-2-201(a)(1) by adopting a plan to elect board members in the August general election by extending the terms of the current school board members. Such plans must be authorized by a private act of the General Assembly and be approved by the municipal legislative body. The plans must be adopted and implemented prior to January 1, 2015.														Other Fiscal Impact – Municipalities who choose to change their election cycle to August as a result of this bill will recognize a one-time permissive decrease in local expenditures of at least \$12,000 occurring in the fiscal year any such change is made. Any net increase in local expenditures as a result of adding more items to the ballot for the August elections is estimated to be not significant.	
717 SB2073* - HB2217	Directs that information, records, and plans related to district-wide school safety plans or building-level school safety plans shall not be open to public inspection. Declares that nothing in the bill as amended shall be interpreted to prevent school administrators of a local education agency (LEA) from discussing or distributing information to parents or legal guardians of children attending the school regarding procedures for contacting or obtaining a child following a natural disaster. Directs that meetings concerning school or building-level safety plans shall not be subject to Title 8, Chapter 44, which contains open meetings provisions. Prohibits a school board from discussing any other issues or subjects during a closed meeting. Requires each LEA to give the local law enforcement agency, the LEA's plan regarding school security and related information, records, and plans.	×														
718	Establishes that the authorization, records, and plans. Establishes that the authorization of the Commissioner to the county clerks shall not extend to the functions and duties regarding the administration of provisions regarding wrecked, damaged, dismantled or rebuilt motor vehicles. Authorizes the Commissioner to establish a reasonable transactional based payment to compensate the county clerks for the acquisition, maintenance, modernization, enhancement, or replacement of software or equipment and related necessary supplies used in the operation of the titling and registration system. Establishes that certain fees received for computerized titling and registration system shall also be used for purposes including the acquisition, maintenance, modernization, enhancement, or replacement of software or equipment and related necessary supplies used in the operation of the titling and registration system by the county clerks.															
719	Requires the Douglas Henry State Museum Commission to include as an ex officio, nonvoting member, the president of the Tennessee Historical Society or the president's designee, whose term shall begin on July 1, 2015.		\$500/ FY15-16 and Subs. Years/ Douglas Henry State Museum Commission												Other Fiscal Impact - According to the Tennessee Historical Society (THS), it will reimburse all costs incurred by the state for the THS president to attend the Douglas Henry State Museum Commission meetings.	

							Increase	Increase	Decrease				Decrease	Decrease		
				Decrease		Decrease	Local	Local	Local	Decrease Local	Increase Local		Local	Local		
Public Chapter SB - HB	Description	Not Significant	Increase State Expenditures	State Expenditures	Increase State Revenue	State Revenue	Expenditures (Mandatory)	Expenditures (Permissive)	Expenditures (Mandatory)	Expenditures (Permissive)	Revenue (Mandatory)	Revenue (Permissive)	Revenue (Mandatory)	Revenue (Permissive)	Other Fiscal Impact	
720	Requires the Department of Revenue to provide a free decal that may be affixed to any license plate to designate that the driver is a disabled veteran. Individuals with such decal affixed would be eligible for the same parking privileges as the holder of a disabled driver placard.	x														
721 SB2285 - HB1989*	Deletes Tenn. Code Ann. § 49-13-122 and substitutes new language that requires revocation or denial of a renewal of a public charter school agreement because the charter school has been identified as a priority school. Authorizes a public charter school identified as a priority school to have a review performed by the Department of Education to verify the accuracy of data used to identify the school as a priority school. Prohibits public charter schools that are within the Achievement School District or are schools that have been converted to a charter school from a regular public school, nuess they have been identification as a priority school, unless they have been identified as such for two consecutive cycles, beginning in 2015. Makes other changes related to charter schools.														Other Fiscal Impact – In the event of a public charter school closure, state and local BEP funding will shift to the local education agency in which the public charter school is located. The extent of any shift of BEP funding is dependent upon multiple unknown factors, but is reasonably estimated to exceed \$100,000.	
722	Broadens the definition of "sexual offense" for purposes of the sex offender registry to include patronizing prostitution where the victim is a minor.	x														
	Requires the State Board of Education (SBE) to develop a uniform grading system for students in grades kindergarten through eight for adoption by local education agencies (LEAs).	x														
724	Revises multiple election laws, including but not limited to, the expansion of authority for a county election commission to refuse to appoint a person nominated when certain conditions exist; authorization for a qualified voter to correct a deficient but timely filed mail registration form, if the voter files a completed registration application or otherwise corrects the deficiency no later than five days prior to the next regularly scheduled November election; authorization for candidates required to be an attorney to run for election of any office, rather than a judicial office exclusively; a change to the nominating petition form; redefining "elderly voter" as any voter 60 years of age, rather than 65 years of age; clarification that it is a Class D felony for any person to vote in the primary elections of more than one political party in an election, rather than on the same day; and requirement that the voter registration section of a driver license application to be processed as an in-person voter registration, rather than a voter registration by mail form.															
	Extends the termination date of the State University and Community College System, Board of Regents, to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the Board of Regents is scheduled to terminate on June 30, 2014.	x														
726	Extends the termination date of the Tennessee Higher Education Commission to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the Commission is scheduled to terminate on June 30, 2014.	x														
727	Extends the termination date of the Tennessee Student Assistance Corporation, Board of Directors (TSAC Board), to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the TSAC Board is scheduled to terminate on June 30, 2014.	x														

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				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local		
Public Chapter		Not	Increase State	State	Increase State	State		Expenditures	Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
728 SB1583* - HB1593	Extends the termination date of the University of Tennessee, Board of Trustees (UT BOT), to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the UT BOT is scheduled to terminate on June 30, 2014.	x														
729 SB2242 - HB1704*	Broadens the definition of "sexual offender" under Tenn. Code Ann. § 40-39-202 for purposes of the sexual offender registry to include observation without consent under Tenn. Code Ann. § 39-13-607, upon a third or subsequent conviction.	x														
730 SB1805* - HB2152	Authorizes a state organization representing the majority of broadcasters in this state, in cooperation with state and local emergency management agencies, to develop plans for preparing for and responding appropriately to an emergency or disaster. Authorizes any state organization that represents the majority of broadcasters in this state to establish a program for training and certifying broadcast engineers and technical personnel as emergency response broadcasters.	x														
731 SB1142 ⁻ - HB0926	Removes language in original bill requiring agents to consult practicing physicians prior to establishing, or substantially or materially altering, evidence-based criteria. Alters or removes the following definitions: authorization, preauthorization, clinical criteria, and medically necessary health care services. States that the provisions of this bill will not apply to any TennCare Dental Benefits Management Program. Creates exceptions to the standards required of licensed review agents if an applicant holds accreditation from the Utilization Review Accreditation Commission (URAC) or the National Committee for Quality Assurance (NCQA).	x														
732 SB1312 - HB1257*	Requires court clerks to forward a copy of a judgment and date of birth of any person who is convicted of a felony offense under Tenn. Code Ann. Title 39, Chapter 17, Part 4, to the Tennessee Bureau of Investigation (TBI) for registration into the drug offender registry. Renames the methamphetamine registry as the "drug offender registry." Increases the amount of time, from seven to ten years, in which an individual convicted of a felony drug offense is required to be listed in the Registry, following the date of the most recent conviction.	x														
733 SB1426* - HB1373	Requires all law enforcement agencies charged with the maintenance, storage, and preservation of sexual assault kits to conduct an inventory of all kits stored by the agency by July 1, 2014. Requires each law enforcement agency to compile, by July 1, 2014, a report containing the number of untested sexual assault kits in the agency's possession and to transmit the report to the Tennessee Bureau of Investigation (TBI). Requires the TBI, by September 1, 2014, to prepare and submit a report to the Speakers of the General Assembly containing the number of untested sexual assault collection kits being stored by each county, by each law enforcement agency or department, and the date the untested kit was collected.															

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				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local	
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures			Expenditures	Revenue	Revenue	Revenue	Revenue	
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact
734	Requires an organization intending to establish a recognized minor party solely within one county for the purpose of a primary or general election to file a petition that bears the signatures of registered voters within such county equal to at least 2.5 percent of the total number of votes cast within such county for gubernatorial candidates in the most recent election for Governor. Requires at least one candidate for the recognized minor party to have received a number of votes equal to five percent of the total votes cast for candidates for the Office of County Mayor in the most recent election for such office, if the recognized minor party has been established solely within one county.	×													
735	Adds two new kinds of synthetic cannabinoids [quinolinylindolecarboxesters and (1-Aminocarbonyl) propylindazolecarboxamides] to the current list in Tenn. Code Ann. § 39-17-438(a)(1), the production, manufacture,														
736	distribution, and possession of which is prohibited. Makes multiple revisions to the licensing process for industrial loan and thrift entities, residential lending entities, title pledge entities, deferred presentment entities, check cashing entities, and premium finance companies. Requires such entities to pay an annual supervision fee instead of application, registration, license, renewal, examination, and inspection fees, as applicable, to gain and maintain a license. Sets out the fee structure for the annual supervision fee assessed against entities regulated by the Compliance Division.	X													Other Fiscal Impact – The fiscal impact of the proposed legislation is dependent on the amount of the Department's budget attributable to the regulation and examination of the entities regulated by the Compliance Division and the number of licensees in each industry impacted by this legislation. Any such impact cannot be determined with reasonable certainty. However, based on information provided by the Department, it is estimated that any decrease in revenue in FY14-15 and FY16-17 and subsequent years will be not significant. There will be an indeterminable increase in revenue in FY15-16 due to several industries paying a combination of prorated license fees and partial-year actual and reasonable exam fees, per the current fee structure, as well as supervision fees per the new methodology outlined in this bill. According to the Department, if revenue is significantly higher than expenditures in FY15-16, the Department may seek to apply such surplus as a credit to the following years' budget, so the regulated industries are made whole over time for any excess paid during the FY15-16 transition year.
737	Beginning July 1, 2015, reduces, from 50 percent to 40 percent, the amount of collected fees, fines, costs, and taxes a third-party agent can receive for its fee. Prohibits state funds from being used to pay for any computer system or software changes that may be necessitated by the proposed legislation. Any changes shall be funded by fees collected by court clerks under Tenn. Code Ann. § 8-21- 401(j), which are dedicated funds for computer related expenses of court clerks.	x													
738	Designates the Secretary of State as the agent upon whom process can be served in any action or proceeding against a person who is not a state resident and is applying for or renewing their registration with the State Board of Equalization as a taxpayer's agent, and requires any service processed on the Secretary of State to be done pursuant to Tenn. Code Ann. § 20-2-215 and § 20-2-216.	x													

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							Increase	Increase	Decrease				Decrease	Decrease		
				Decrease		Decrease	Local	Local	Local	Decrease Local		Increase Local	Local	Local		
Public Chapter		Not			Increase State	State	Expenditures	Expenditures		Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures Exp	penditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
	Extends the state procurement program of selected															
	commodities and services from qualified work centers															
	serving blind individuals and agencies serving individuals															
	with severe disabilities to other entities for the blind and															
	agencies serving individuals with severe disabilities that															
	meet certain requirements. Specifies that the central															
	nonprofit agency must give preference to work centers over															
	the other entities when initiating contracts to fulfill orders															
	from governmental entities and when replacing the entity															
	fulfilling the orders. Requires the central nonprofit agency															
	to contract with agencies serving individuals with severe disabilities, to work with other entities to identify blind and															
	other individuals with severe disabilities for the man-hours															
	of direct labor required for the production or provision of the															
	commodities or services, and to provide supports									1						
	necessary for their safe, productive and integrated									1						
	employment. Requires other entities to pay a fee to cover															
	the cost of the services provided by the agencies serving															
739	individuals with severe disabilities; such entities may factor															
	this fee as an administrative expense into its overall cost.	x														
	•	~~~~														
	Authorizes a teacher who receives an effectiveness level of															
	"significantly above expectations" on their last three															
	teaching evaluations to petition the Commissioner of															
	Education for a waiver of any requirements to renew their															
SB1813* - HB1758	teaching license.	Х														
	Requires any law enforcement agency that provides a															
	school resource officer, security officer, or other law															
	enforcement officer to a school to have a policy regulating															
	the use of electronic control devices. Such policies shall															
	include proper training on device use and the investigation,															
SB1843* - HB2212	documenting, and reporting of their use.	Х														
	Authorizes local education agencies to adopt salary															
	schedules that are identical, in structure or designated															
	salary levels, or both, to the salary schedule that the LEA															
	had in place during the 2012-2013 academic year. Such															
	schedules shall contain step salary increases for years of															
	service and advanced degrees. Prohibits the reduction of a															
742	teacher's salary as a result of adopting a salary schedule															
SB1856 - HB1381*	with step increases.	Х														
	Authorizes the use of conventional and Class D school												1			
	buses until they have reached their 18th year of service.												1			
	The Commissioner of Safety, through the inspection												1			
	process, may approve the use of buses for additional years															
	of service beyond the 18th year, if the bus has less than															
	200,000 recorded miles. Requires all conventional and															
	Class D buses that have been in use for more than 16														Other Fiscal Impact - If transportation costs decrease as	
	years but not more than 18 years to be inspected twice														a result of local education agencies (LEAs) choosing not	
	annually. A bus that reaches the 200,000 mile mark during				\$1,054,100/								1		to purchase new or used school buses, the Basic	
	the academic year may be kept in service until the end of		\$573,200/		FY14-15/DOS;								1		Education Program (BEP) funding formula may generate	
	the academic year. Prohibits a bus that is more than 15		FY14-15/DOS;										1		less funding over time, thus decreasing state and local	
	years old and is purchased from an out-of-state entity from				\$1,555,400/										BEP expenditures. The impact of any decrease in BEP	
	being used, unless it has been in service in Tennessee for		\$613,400/		FY15-16/DOS;										funding will occur three years after any BEP funding	
	at least two years. All buses that have been in service for		FY15-16/DOS;						Net Impact -						formula adjustment since the BEP transportation	
	15 years or less shall be inspected once annually.				Exceeds				Exceeds						component is funded on a three-year average. Based on	
	Authorizes the Department of Safety (DOS) to collect a fee		\$490,200/		\$1,555,400/				\$56,170,900/						information provided by the Department of Education,	
743	for bus inspections performed on buses that are in their		FY16-17 and		FY16-17 and				FY14-15 and						the decrease is reasonably estimated to exceed	
SB1966 - HB1507*	16th year of service or greater.		Subs. Yrs/DOS	5	Subs. Yrs/DOS				Subs. Yrs.	<u> </u>					\$10,000,000.	
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				Decrease		Decrease		crease Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local		
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures Expe		Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory) (Per	rmissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
	Includes convictions for criminal attempt to commit a violent sexual offense under repealed criminal attempt law to the definition of violent sexual offenses under the sexual offender and violent sexual offender registration statute. Authorizes an individual, who is required to be registered within the Tennessee Sex Offender Registry (SOR) due to a qualifying offense from another jurisdiction which is classified as a sexual offense in the state of Tennessee, to apply for removal from the SOR following the later of: • Ten (10) years from the date of termination of active supervision of probation, parole or any other alternative to incarceration, or after discharge from incarceration without supervision; or • Five (5) years after being added to the	x														
SB2040" - HB2329	SOR.	X														
745	Sets minimum standards for a student to receive in-state tuition at a Tennessee Board of Regents (TBR) or University of Tennessee (UT) institution. Authorizes the student be classified as a Tennessee resident for at least one year prior to admission; have graduated from a Tennessee public high school or private high school located within the state; or have earned a Tennessee High School Equivalency Diploma. Declares that the bill does not prohibit TBR and UT from establishing other reasonable and appropriate rules or regulations that define additional categories of residents.				Net Impact - \$149,200/ FY14-15/ Higher Ed Institutions; \$158,200/ FY15-16/ Higher Ed Institutions; Exceeds \$167,700/ FY16-17 and Subs. Yrs./ Higher Ed Institutions											
	Removes the State Board of Education's power to adopt rules regarding the revocation of teaching licenses in Tenn. Code Ann. § 49-1-302(a)(5)(A)(ii). Prohibits a license from being revoked or non-renewed by the Department of Education (DOE) solely on the basis of data from the Tennessee Value-Added Assessment System (TVAAS), or other comparable measure of student growth if TVAAS data is not available.	x														
747	Authorizes former county clerks and former members of the															
748	General Assembly to perform marriages. Authorizes an Industrial Development Corporation (IDC) within the city of Goodlettsville to enter into Ioan agreements with one or more contracting parties to be used to pay the cost of the purchase, acquisition, leasing, construction, and equipping of hotels and motels within Goodlettsville's corporate boundaries.	X												a p ca	her Fiscal Impact – Due to multiple unknown variables orecise fiscal impact to the city of Goodlettsville nnot accurately be determined; however any impact Il be permissive.	
749 SB2309 - HB1958*	Updates and revises provisions of the Tennessee Tobacco Manufacturers' Escrow Fund Act (the Act)	Х														
750	Redefines "traffic citation" for the purpose of allowing law enforcement officers to send traffic citations to the appropriate court in an electronic format. Authorizes court clerks to retain \$1.00 of the \$5.00 electronic citation fee. Requires the court clerk to transmit the remaining \$4.00 to the law enforcement entity that prepared the electronic citation. Limits any local government revenue derived by the electronic citation fee, the collection of which is approved by ordinance or resolution, to a five-year period.				Exceeds \$80,000/Each Year FY14-15 Thru FY18-19/ DOS							Exceeds \$270,000/Each Year FY14-15 Thru FY18-19				

							Increase	Increase	Decrease				Decrease	Decrease		
				Decrease		Decrease	Local	Local	Local	Decrease Local		Increase Local	Local	Local		
Public Chapter		Not	Increase State	State Expenditures	Increase State Revenue	State Revenue	Expenditures		Expenditures (Mandatory)	Expenditures (Permissive)	Revenue (Mandatory)	Revenue	Revenue (Mandatorv)	Revenue (Permissive)		
SB - HB		Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
	Authorizes, upon approval by the local legislative body, the establishment of a community notification system utilized															
	for the purpose of alerting residences, schools, and child-															
	care facilities within the county when a person registered as															
	a sexual offender or violent sexual offender resides, intends to reside, or declares to reside within a certain distance of															
	the residence, school, or child-care facility. Authorizes the															
	local government to enact a notification fee of not more							Net Impact -								
751	than \$50.00 per year from each offender residing within the local government.							Exceeds \$10.000								
SB2398 - HB1860								\$10,000								
	Authorizes Industrial Development Corporations (IDCs) created within Shelby County to enter into loan agreements															
	with other parties for activities, costs, debt restructuring, or															
	working capital associated with projects. Prohibits such															
	IDCs from entering into loan agreements, accepting a note															
	or issuing any indebtedness in excess of \$250,000 or which provide terms in excess of five years. Authorizes IDCs															
	within Shelby County to sell, exchange, donate, grant, and															
	convey any or all assets whenever its board of directors															
	finds such action to further the purposes of the IDC, and authorizes such IDCs to transfer any or all of its assets in														Other Fiscal Impact – Due to multiple unknown variables	
	accordance with the terms of any lease, sale contract, loan														a precise fiscal impact to local government cannot	
752	agreement, mortgage or deed of trust entered into by the														reasonably be determined; however any impact will be	
SB2420* - HB2300	corporation.														permissive.	
	Prohibits the governing board or government entity, as															
	defined in Tenn. Code Ann. § 4-1-407(a)(5), of a public institution of higher education, operating under Tennessee															
	Code Annotated Title 49, Chapter 8 or 9, from adopting															
	rules, policies, or directives that substantially burden															
	students' freedom of religion. Requires such boards and entities to comply with the requirements of Tenn. Code															
753	Ann. § 4-1-407 relative to the preservation of religious															
SB2423 - HB2115	freedom.	Х														
754	Adds governmental entities to the list of entities that may															
	seek a permit to sell beer.	Х														
	Removes employees of the TRICOR Board from															
	applicability of Tenn. Code Ann. Title 8, Chapter 30.															
	Removes the requirement that the TRICOR Board receive the approval of the Commissioner of Personnel for staff															
	related purposes, and requires the TRICOR Board to work															
755	in consultation with the Commissioner of Human															
SB2570 - HB2322		Х														
	Transfers probate jurisdiction in Franklin County from the general sessions court to the chancery court and transfers															
756	the clerical duties for probate matters from the circuit court															
SB2585 - HB2354	clerk to the clerk and master.	Х														
	Grants the court broad discretion in conjunction with															
	representatives from the LEA to change the educational															
	assignment of a juvenile who is adjudicated delinquent for certain criminal offenses and is not committed to the															
	custody of the Department of Children's Services.															
	Requires the LEA to provide a list of alternatives to															
	attendance at the school which the victim attends. Authorizes the school resource officer to assist school															
	officials in the enforcement of orders issued by the court															
757	and to be made fully aware of the confidential nature of any															
SB0583 - HB0477	order and the student's educational assignment.	Х														

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				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local		
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures	•	Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
	Specifies organizational conflicts of interest (OCI) may															
	include any relationship or action between any party,															
	including contractors and consultants, and the state or its															
	agents that may conflict with the state's best interest, or															
	taint the procurement process or reputation of the state.															
	Requires the Central Procurement Office (CPO), State															
	Building Commission (SBC), and the Department of Transportation (TDOT) to establish policies and procedures															
	to define and identify OCIs. Such policies and procedures															
	must set forth methods, including avoidance, mitigation, or															
	waivers, to deal with OCIs. Requires all determinations															
	relating to specific OCIs must be in writing and periodically															
	reported to the Speaker of the House of Representatives,															
758 SB0767 - HB0654*	the Speaker of the Senate, and the Comptroller of the	x														
350707 - 1150034		^														
	Prohibits bounty hunters from wearing, carrying, or displaying any uniform, badge, shield, card, or other item															
	with any printing, insignia, or emblem that purports to															
	indicate that such bounty hunter is an employee, officer, or															
	agent of any local, state or federal government, or a															
759	political subdivision of any local, state or federal															
SB0899 - HB0714*	government.	Х														
													\$1,144,800/			
													FY13-14:			
	Effective upon becoming a law, exempts National Hockey												\$1,910,500/			
	League (NHL) players from paying occupational privilege tax and establishes that the tax on National Basketball												Each Year FY14-15 &			
	Association (NBA) players is imposed on those players												FY14-15 & FY15-16:			
	employed for more than 15 days, rather than 10 days, in												\$3,600,000/			
760	the tax period. Effective June 1, 2016, exempts NBA												FY16-17 and			
SB1247* - HB1134	players from paying the tax.												Subs. Yrs.			
	Requires an authority figure at a community facility to report															
	any knowledge or reasonable cause to suspect that a child															
761	has been sexually abused to the Department of Children's															
SB1131* - HB1173	Services (DCS).	Х														
	Requires DLWD, upon election of the employer, to allow an				Net Impact -											
	interstate transfer of the employer's experience rating, in				\$45,000/											
	determining the experience rating for new employers in				Unemployment											
	operation at least three years immediately preceding the date of becoming a liable employer in Tennessee.				Trust Fund/ FY14-15:										Forgone State Revenue - \$135,000/Unemployment	
	Requires such employers to provide DLWD an				1114-13,										Trust Fund/FY14-15; \$270,000/Unemployment Trust	
	authenticated account history from operations information				\$90,000/										Fund/FY15-16; \$405,000/Unemployment Trust	
	from the state where the employer relocated for the				Unemployment										Fund/FY16-17 and Subs. Yrs.	
	purpose of computing a new Tennessee employer premium				Trust Fund/										Other Final Issued, There exists a subset of	
	rate. Declares the bill to apply to all employers relocating into Tennessee on or after the effective date of the bill,				FY15-16;										Other Fiscal Impact - There could be subsequent increases in state and local government revenue and	
	which is July 1, 2014. Authorizes the Commissioner of				\$135.000/										expenditures due to secondary economic impacts	
	DLWD to promulgate rules and regulations and to suspend				Unemployment										prompted by the passage of this bill. Due to multiple	
	the use of the proposed provision when the Unemployment				Trust Fund/										unknown factors, the fiscal impact directly attributable to	
762	Insurance Trust Fund (UITF) balance is equal to or less				FY16-17 and										such secondary economic impacts cannot be quantified	
SB1763 - HB1386*	than \$700,000,000.				Subs. Yrs.										with reasonable certainty.	

							Increase	Increase	Decrease				Decrease	Decrease		
Public Chapter		Not	Increase State	Decrease State	Increase State	Decrease State		Local Expenditures		Expenditures	Increase Local Revenue	Increase Local Revenue	Local Revenue	Local Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
	Deletes the current provisions governing the failure to pay the professional privilege tax, which: require the Commissioner of the Department of Revenue to issue a warning letter to the delinquent professional; establish a second nonpayment as grounds for suspension of any license or registration; and establish a third or subsequent nonpayment as grounds for revocation of any license or registration by the appropriate licensing board. Requires the Department, at the time the tax liability including any applicable penalty and interest is assessed, to notify the															
763	taxpayer in writing that the failure to cure the tax delinquency or deficiency prior to the renewal date of the license or registration may result in the appropriate licensing board or agency holding the taxpayer's application for renewal in abeyance.				\$1.680.800											
764	Authorizes the Department of Revenue to impose penalties if electronic funds transfer (EFT) payments of any amounts receivable under any law administered by the Department are dishonored. Establishes that 100 percent of the amount of any tax, interest, and penalty assessed as a result of an audit of the taxpayer's books and records on a taxpayer that does not have a business tax license or a physical location in Tennessee is earmarked and allocated specifically and exclusively to the General Fund. Authorizes the Commissioner of the Department of Revenue (DOR) to disclose otherwise confidential information to authorized officials of local government for purposes of determining whether proper local taxes or business taxes are being paid.	x			31,000,000											
765	Authorizes the Division of Workers' Compensation (DWC) to use any revenue remaining in the Uninsured Employers Fund (UEF) to provide temporary disability and medical benefits to any eligible employee who suffers an injury arising primarily within the course and scope of the employee's employment with an employer who has failed to secure the payment for workers' compensation at the time the employee suffered the injury. Authorizes the chief administrative officer of DWC, in his or her discretion, to withdraw up to 25 percent of the funds remaining in the Misclassification Education and Enforcement Fund (MEAEF), after costs and expenditures of the MEAEF have been satisfied, when the balance in the UEF is less than the amount of funds needed to provide temporary disability and medical benefits to any such eligible employees.		Net Impact - \$1,074,500/ FY15-16/ Uninsured Employers Fund; \$1,230,600/ FY16-17/ Uninsured Employers Fund; \$1,235,000/ FY17-18 and Subs. Yrs./ Uninsured Employers Fund												Other Fiscal Impact – In any fiscal year, beginning in FY17-18, where the chief administrator would exercise granted authority to withdraw funds from the Misclassification Education and Enforcement Fund (the Fund), the increase in state expenditures from the Fund is reasonably estimated to exceed \$100,000.	
766 SB1512* - HB1446	Requires certain local governments or local government instrumentalities to obtain the approval of the Comptroller of the Treasury before issuing any balloon indebtedness on and after July 1, 2014. Requires the Comptroller of the Treasury to approve or disapprove of the plan of balloon indebtedness submitted by a local government within 15 days of receipt.		Not Significant												Other Fiscal Impact – If a plan for the issuance of balloon indebtedness by a local government is rejected by the Comptroller of the Treasury, local government could incur a fiscal impact. The exact fiscal impact is indeterminable due to multiple unknown factors.	

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				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local		
Public Chapter		Not	Increase State	State	Increase State	State		Expenditures	Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
					\$63,000/ ABC Fund/ FY14-15;											
767 SB2555 - HB2435*	Establishes a new alcoholic beverage license classification that would allow entities that are non-residents and not manufacturers of alcoholic beverages to have distillers, wineries and other manufacturers produce and bottle wine or distilled spirits on their behalf. These entities would be subject to a \$3,000 annual licensing fee and a one-time application fee of \$300.				\$102,000/ ABC Fund/ FY15-16: Exceeds \$102,000/ ABC Fund/ FY16-17 and Subs. Yrs.											
768 SB2031 - HB1483*	Broadens the scope of handgun carry permit holder's right to transport and store a firearm or ammunition in the permit holder's privately-owned motor vehicle while on or utilizing any public or private parking area without criminal liability under Tennessee law.	×														
769 SB1685 - HB1488*	Requires the examination of the affiant by audio-visual means if the affirmation of oath is by audio-visual means. Clarifies that the issuing magistrate is to issue a copy to the affiant rather than retain a copy to the affiant. Clarifies that nothing in the proposed legislation alters the requirement that an affidavit for a warrant must be submitted in writing regardless of the means of transmission. Clarifies that the procedure for obtaining a search warrant is the same under current law unless the specific procedural requirements established by the proposed legislation are used for obtaining a warrant by electronic means. Sunsets the proposed legislation on July 1, 2015.	x														
770 SB2083 - HB1503*	Defines "offender against children" for purposes of the sex offender registry as a sexual offender, violent sexual offender, or violent juvenile sexual offender if the victim in one or more of the offender's crimes was 12 years old or younger. Requires one classified as an offender against children to remain on the registry for life. Makes the fact that a registrant is an offender against children public information. Adds aggravated sexual battery and any attempts of such offense to the definition of "violent juvenile sexual offense" for purposes of the sex offender registry.	x														
	Requires DCS to release the child's age, gender, and a history of the department's involvement with the child within five business days of the child's fatality as a result of abuse or neglect. At the closure of DCS's investigation, the department must release the final disposition of the case, whether the case meets criteria for a child death review, and the full case file. Following DCS's final classification of a child abuse or neglect near fatality, the department shall release a full case file. Authorizes the redaction of any case file to comply with current confidentiality requirements.	x														
772 SB1746 - HB1516*	Establishes a diesel gallon equivalent factor of 6.06 lbs. per gallon for purposes of determining the tax on liquefied gas. Deletes the requirement that a user of liquefied gas for the propulsion of a motor vehicle on the public highways in Tennessee must pay in advance annually on each motor vehicle licensed in Tennessee a tax based on the classification of the vehicle according to a schedule set out in current law.	x														

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				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Local	Local		
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures	Expenditures	Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
	Extends the termination date of the Department of Safety to															
773	June 30, 2017. Under the Tennessee Governmental Entity Review Law, the Department is scheduled to terminate on															
	8 June 30, 2014.	х														
	Extends the Soil Scientist Advisory Committee to June 30,															
	2018. Under the Tennessee Governmental Entity Review															
774 SB1553* - HB157	Law, the Committee is scheduled to terminate on June 30, 9 2014.	x														
	Extends the termination date of the Tennessee Board of															
	Water Quality, Oil and Gas to June 30, 2018. Under the															
775	Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2014.	x														
5B1567" - HB158	scheduled to terminate on June 30, 2014.	X														
1	Extends the State Procurement Commission to June 30,															
776	2017. Under the Tennessee Governmental Entity Review															
381558" - HB159	5 Law, the Board is scheduled to terminate on June 30, 2014. Extends the termination date of the Advisory Council on	X														
	State Procurement to June 30, 2017. Under the Tennessee															
777	Governmental Entity Review Law, the Board is scheduled															
SB1524 [^] - HB159	6 to terminate on June 30, 2014.	X														
	Extends the termination date of the Tennessee Film, Entertainment and Music Commission to June 30, 2018.															
	Under the Tennessee Governmental Entity Review Law,															
778 SB1572* - HB161	the Commission is scheduled to terminate on June 30,	x														
3B1372 - HB10		^														
	Extends the termination date of the Domestic Violence State Coordinating Council to June 30, 2018. Under the															
	Tennessee Governmental Entity Review Law, the Council															
779 SB1538* - HB163	is scheduled to terminate on June 30, 2014. Specifies individuals that make up the 23-member council.	x														
	Extends the termination date of the Doe Mountain															
	Recreation Authority to June 30, 2016. Under the															
780 SB1537* - HB163	Tennessee Governmental Entity Review Law, the Department is scheduled to terminate on June 30, 2014.	×														
361337 -116103		^														
	Requires the State Board of Education to include															
	curriculum for cursive writing in all public schools. Requires															
	local boards of education to design curriculum, courses, and content that will enable students to be able to write in															
781	cursive. Requires the Commissioner of Education to notify															
SB1881 - HB169	* all local boards of education of this requirement.	X														
1	Increases from five to seven the number of business days															
	that the Secretary of State (SOS) has to post a proposed rule to the administrative register website, within the SOS															
	website, following receipt of such proposed rule. Increases															
	from 60 days after the first day of the month subsequent to filing the proposed rule to 90 days after the filing the															
782	proposed rule, the timeframe for a public hearing to be held															
SB1831 - HB173	for the proposed rule.	X														_
	Requires certain business entities, pursuant to the															
	Tennessee Business Corporation Act, to provide the															
	Secretary of State (SOS) a mailing address, such as a post															
	office box address, which is considered a deliverable address according to the United States Postal Service															
783	(USPS), when the USPS does not deliver mail to the															
SB1829 - HB173	b* business entity's physical address.	Х														

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				D		D	Increase	Increase	Decrease	B			Decrease	Decrease		
Public Chapter		Not	Increase State	Decrease State	Increase State	Decrease State	Local Expenditures	Local Expenditures	Local Expenditures	Decrease Local Expenditures	Increase Local Revenue	Increase Local Revenue	Local Revenue	Local Revenue		
SB - HB	Description	Significant		Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Field Impact	
38-118	Description	Significant	Experiatures	Experiatures	Revenue	Revenue	(Wandatory)	(Ferrinssive)	(Wandatory)	(Fermissive)	(Manualory)	(Fernissive)	(Wandatory)	(Fermissive)	Other Fiscal Impact	
	Prohibits anyone who is repossessing a vehicle in this state															
	from abandoning any personal property found in or on the															
	vehicle for a period of 14 days following the repossession.															
70.4	If the owner of the personal property reclaims such property															
784	within the 14-day period, such property shall be given to the owner without payment of any charges or fees.	x														
SB1044 - HB1//2	the owner without payment of any charges of fees.	^														
	Prohibits a law enforcement officer from searching,															
	examining, extracting, or duplicating cellular telephone															
	data, even if incident to a lawful arrest, unless the officer															
	has obtained a search warrant, the owner gives consent, or															
	exigent circumstances exist. Any evidence collected in															
	violation is inadmissible in any court of law or															
	administrative board as evidence. Clarifies that the															
785	proposed legislation does not apply to abandoned cell															
SB1757* - HB1869	phones.	Х														
	In a divorce proceeding, requires any debt owed from any															
786	batterers' intervention or rehabilitation programs for															
SB1909* - HB1877	domestic abusers shall be attributed to the abuser spouse.	х														
	Requires the Department of Human Services (DHS) to															
	evaluate appropriate cases within the temporary assistance															
	for needy families (TANF) program to determine if a															
	diversion grant would be effective in meeting a family's															
	immediate and compelling need to avoid going on															
	temporary assistance or to assist the family in leaving the															
	assistance program. The diversion grant: shall meet the															
	immediate needs of the applicant; may be granted as DHS															
	deems appropriate; may not cover the same type of															
	immediate need met by a previous diversion grant unless															
	the department determines that the need is a new and															
	verified emergency; may range from one to twelve months															
	at the department's discretion; shall be calculated based															
	upon the amount of temporary cash assistance an applicant															
	is eligible for under the TANF program; may not duplicate															
	periods of temporary cash assistance; and will reduce the applicants temporary assistance eligibility period by the															
	number of months the applicant receives the diversion															
787	grant. Does not apply to instances of a single child being															
	eligible for TANF assistance. Effective date of July 1, 2015.	x														
121020												1				
	Provides immunity from civil liability for any damage to a															
788	motor vehicle resulting from forcible entry to remove a															
SB2072* - HB1943	minor child.	Х					+									
	Confers jurisdiction to abate nuisances to environmental															
789	courts, Division IV general sessions courts, as designated															
SB2488 - HB2035*	by metropolitan governments.	Х														
	Enhances the penalty for electronic tracking of motor															
790	vehicles, Tenn. Code Ann. § 39-13-606, from a Class C															
	misdemeanor to a Class A misdemeanor.	x														

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				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Inorogoa I agai	Increase Local	Decrease Local	Decrease Local		
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures		Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant		Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)		Other Fiscal Impact	
791 SB2113* - HB2072	Creates a two-year pilot program. Authorizes the judge of a drug court treatment program to request information from the Controlled Substance Monitoring Database (CSMD). Any information from the CSMD which is provided to such judge must also be provided to the district attorney general of the judge's district. Such information is confidential. This pilot program shall be limited to three judicial districts as selected by the Commissioner of the Department of Health. Requires the CSMD Committee or the Committee's designee to report to the Commissioner's district selections to the Health Committee of the House of Representatives and the Health and Welfare Committee of the Senate. Requires the Commissioner of Education's annual report to	x														
792 SB1864* - HB2083	include student referrals by local education agencies (LEAs) to juvenile courts. Requires referral data to be organized by LEA, by school, and also subdivided by	x														
793 SB2315* - HB2142	Authorizes home rule municipalities and certain counties having a metropolitan form of government to create a land bank corporation. Eliminates the Tennessee Local Land Bank Pilot Program. Removes the ability of any land bank corporations from initiating or exercising eminent domain, or owning, holding, maintaining, or managing any real property acquired through eminent domain by any county or municipality of the state.		Not Significant												Other Fiscal Impact - Due to multiple unknown factors a precise impact to local government cannot reasonably be determined, however any impact will be permissive.	
794 SB2362' - HB2246	Revises the transfer pathways between the University of Tennessee (UT) and the Tennessee Board of Regents (TBR). Requires UT and TBR to collaborate and develop a transfer pathway for at least the 50 undergraduate majors for which the demand from students is the highest and in those fields of study for which the development of a transfer pathway is feasible by the fall of 2015. Requires the Tennessee Higher Education Commission to update existing dual enrollment polices and identify two- and four- year institutions for which a student may be dually enrolled. Such policies shall be implemented by UT and TBR no later than July 1, 2015.															
795 SB2407 - HB2255*	Creates the 911 Funding Modernization and IP Transition Act of 2014.		\$19,883,800/ FY14-15/ 911 Fund; \$29,562,000/ FY15-16/ 911 Fund; \$18,150,700/ FY16-17 and Subs. Yrs./ 911 Fund		\$19,872,500/ FY14-15/ 911 Fund; \$62,200/ FY14-15/ Dept. of Revenue; \$39,775,000/ FY15-16 and Subs. Yrs./ 911 Fund; \$124,400/ FY15-16 and Subs. Yrs./ Dept. of Revenue										Other Fiscal Impact - According to TECB, local ECD surcharge revenue will stabilize in accordance with the base amount received from TECB. Any additional revenue received by an ECD will correspond with offsetting expenditures to improve 911 services, resulting in a net increase that is not significant. TECB will allocate funds from the 911 Fund to TRA for the purpose of improving TRS/TDAP and to create a reserve not to exceed \$1,000,000. The administrative cost to TRA will be paid for out of such money allocated to TRS/TDAP. According to the Department of Commerce and Insurance, the estimated reserve balance in the 911 Fund for FY13-14 is \$75,162,300. The expenditures of \$11,300 in FY14-15 over the estimated revenue (\$19,883,800 - \$19,872,500) will be covered out of reserve funds.	
796 SB2342* - HB2264	Prohibits rules, policies, or guidelines from being established that require the classroom or position observation results to be aligned with Tennessee Value- Added Assessment System (TVAAS) data.	x														

1													Deserves	Deserves	1	
				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local		
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures	Expenditures	Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
797 SB2150* - HB2267	Increases the fine for aggravated criminal littering between \$2,500 and \$4,000 if the amount of litter exceeds 100 pounds or 30 cubic feet in volume.	x														
798	Enacts the Uniform Deployed Parents Custody and Visitation Act which establishes considerations, timeframes, and actions in determining the parental and custodial arrangements for children of a parent who is a deployed military service member.	x														
799	Gives respondents in conservatorship hearings the right to present evidence from a physician, psychologist, or senior psychologist. Requires any protection order that places respondent's financial information under seal to allow access to such information relative to the fees and expenses of the conservatorship.	x														
800	Directs TRICOR's new office building to be named in honor															
	of Patricia Weiland.	x														
801	Extends the termination date of the Department of Human Services to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the Department is scheduled to terminate on June 30, 2014.	x														
802	Creates a new Class A misdemeanor for establishing, promoting, or operating a pyramid promotional scheme. The court may assess a civil penalty of \$10,000 per violation per person.	x														
803	Prohibits a person from claiming property that was purchased or is maintained with funds that were fraudulently obtained as part of the personal property or homestead exemption.	x														
	Requires, when a defendant has plead guilty to or is convicted of a sexual offense or violent sexual offense, certain information regarding the victim to be treated as confidential and not open for inspection by members of the public. Authorizes the victim at any time to waive their right to confidentiality. Requires the district attorney general to inform such victims of their right to confidentiality or to waive such right.	x														
	Requires notaries public to be approved, rather than commissioned, by the Governor. Authorizes notaries public to charge "reasonable fees" for their services rather than setting the fee by statute.	x														
806	Adds one person to the Event and Marketing Fund Committee of Davidson County. Requires such person to be a business owner or operator within the central business improvement district.	x														
807 SB2498 - HB2410*	Prohibits any representative of the United Nations appearing without a treaty ratified by the United States Senate from monitoring elections in Tennessee.	x														
808	Increases, from \$100,000 to \$1,000,000 in tax year 2014 and to \$2,000,000 in tax year 2015, the gross amount of an estate that is below the statutory exemption and is not required to file a short form inheritance tax return.	x														
809 SB2479* - HB2441	Expands the scope of the practice of a psychologist to include forensic evaluation, parent coordination, and telepsychology.	x														

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				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Deersee Lees		Increase Local	Decrease Local	Decrease Local		
Public Chapter		Not	Increase State	State	Increase State	State		Expenditures	Expenditures	Decrease Local Expenditures	Increase Local Revenue	Revenue	Revenue	Revenue		
SB - HB	Description		Expenditures	Expenditures	Revenue	Revenue		(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
810 SB2551* - HB2472	Directs the county executive committee to notify the county election commission of each county whose voters are entitled to vote in a statewide political party primary election at least 180 days before the qualifying deadline, rather than at least 90 days before the qualifying deadline.	x														
811	Requires the State Board of Education (SBE), the Department of Education (DOE), and the Comptroller's Office of Research and Education Accountability (OREA), to confer with other stakeholders to determine how to organize and operate a best practices clearinghouse. Requires these entities to make a report on how to best implement such a clearinghouse by October 1, 2014, to the Government Operations and Education Committees of the General Assembly.	x														
812	Establishes a pilot program effective from July 1, 2014 to July 1, 2017 authorizing the Cumberland Regional Business and Agribusiness Marketing Authority (CRBAMA) to further the economy and growth of the region served by the authority by planning, acquiring, constructing, improving, extending, furnishing, owning, operating and maintaining support for small business incubators for the established region covered by the CRBAMA. The CRBAMA is authorized to accept state appropriations to use solely for the creation of pilot programs to establish and maintain small business incubators in the region. Requires the chief financial officer of the Roane State Community College to serve as fiscal agent for the receipt of any and all state appropriated funds for the pilot program. Requires the board of directors of CRBAMA to submit an annual report to the Finance, Ways, and Means Committee of the House and Senate detailing the function of the pilot program.	×														
813	Authorizes the issuance of general obligation bonds in an amount not to exceed \$167,600,000 with proceeds allocated to the Department of Finance and Administration (\$31,700,000) for capital outlay projects, and (\$44,400,000) for grants to the Industrial Development Board of Montgomery County for the Hankook Tire Manufacturing Tennessee, LP project, and (\$8,000,000) for grants to the Industrial Development Board of the City of Gallatin for the Beretta U.S.A. Corp. project and to the Department of Transportation (\$83,500,000) for highway improvements.		\$18,436,000/ First-Year Debt Service;											\$1	273,188,000 - Over the Life of the Bonds 167,600,000 - Principal 105,588,000 - Interest	
814	Authorizes a tax entity, when acquiring undeveloped or unimproved property at a tax sale, to transfer such property to a non-governmental entity for the purpose of satisfying in full any fees assessed by the non-governmental entity, as approved and negotiated by both entities. No judgment or lien shall be entered against the tax entity regarding the payment of such assessments or fees prior to the date the non-governmental entity takes title to the property. Authorizes a person who has been deprived of the rights of													is as gc tin	ther Fiscal Impact – To the extent a local government a party to litigation in the future concerning fees or ssessments on property purchased by the local overnment at a tax sale, there will be subsequent one- ne decreases in local government expenditures asonably estimated to exceed \$200,000.	
815 SB0276* - HB1109	citizenship, due to a felony conviction and is seeking to have his or her rights of citizenship restored, to petition the court for a certificate of employment restoration. Authorizes the court, at its discretion, to issue a certificate of employment restoration if the person has met established	х														

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				Deerees		Deeree	Increase Local	Increase	Decrease Local	Deersee Lees	Increase		Decrease	Decrease Local		
Public Chapter		Not	Increase State	Decrease State	Increase State	Decrease State		Local Expenditures		Decrease Local Expenditures	Revenue	Increase Local Revenue	Local Revenue	Revenue		
SB - HB	Description		Expenditures	Expenditures	Revenue	Revenue	(Mandatory)		(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)		Other Fiscal Impact	
816	Requires the Department of Safety (DOS) to provide a method for handgun carry permit holders to notify the Department electronically of an address change.	X					(((
817 SB1130* - HB1062	Authorizes licensed wineries with annual production of 50,000 gallons or less, which do not have a contract with a wholesaler, to be issued an additional permit for self- distribution of wine. Prohibits the Alcoholic Beverage Commission (ABC) from charging any fee for the issuance of such self-distribution permits.	х														
	Creates a secondary exemption authorization process from the Postsecondary Education Authorization Act of 1974 for institutions operating solely as an auction school, barber school, school of cosmetology, or school of electrology. Such institutions that have their exemption authorization, which is initially issued by the Department of Commerce and Insurance, denied by the United States Department of Education for financial aid purposes may seek exemption through the Tennessee Higher Education Commission (THEC). The act shall expire on June 30, 2015, after which the provisions codified in Tenn. Code Ann. § 49-7- 2004(a)(7) that were effect prior to this act shall be revived and go back into effect.	x														
819 SB1360 - HB1242*	Enacts the Tennessee Litigation Financing Consumer Protection Act.		\$5,000/ One-Time/ Secretary of State		\$5,000/ One-Time/ Secretary of State											
	Provides that a pregnant mother can be prosecuted for assault, under Tenn. Code Ann. § 39-13-101, if her child is born addicted to or harmed by the woman's illegal use of narcotic drugs as defined in Tenn. Code Ann. § 39-17-402.	х														
821 SB1495* - HB1406	Designates dogs and cats that are adopted from Tennessee animal shelters as the official state pet.	х														
822	Declares that the Tennessee General Assembly preempts the entire field of regulation of firearms, ammunition, or components of firearms or ammunition, or combinations thereof, except as otherwise provided by state law, and thus prohibiting regulation by local government entities, with certain specified exceptions. Authorizes local government entities, pursuant to the adoption of an ordinance, resolution, policy, rule or other enactment, to regulate firearms, ammunition, and combinations thereof, when related to firearms carried by employees or independent contractors when acting in the course and scope of their employment or contract; when related to the certain instances of discharging firearms occurring within the boundaries of the applicable local entity; when related to firearms at the location of a sport shooting range, except as otherwise provided by Tenn. Code Ann. § 39-17-316 and § 13-3-412; and when related to the enforcement of any state or federal law.	x														
823 SB1669* - HB1710	Requires brightness measurements of changeable message signs to be taken at a height above the roadway that approximates a motorist's line of sight. Requires exact calculations to be provided to the sign permit holder if a measurement shows a level above a prescribed level. Establishes a formula to be used to derive the maximum level of the prescribed foot candle level above ambient light.	x														

							Increase	Increase	Decrease				Decrease	Decrease	
				Decrease		Decrease	Local	Local	Local	Decrease Local	Increase Local	Increase Local	Local	Local	
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures	Expenditures	Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue	
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive) Other Fiscal Impact	
824 SB1740 - HB1450	Deletes the authority of the State Funding Board to cancel bonds for a project that was to be financed by bonds issued for that project, but was instead financed by the proceeds * from the sale of bonds for a different authorized project.	x													
825 SB1795* - HB207	Authorizes the county legislative body to determine if no bid is necessary from the governmental entity at a delinquent tax sale on certain non-buildable or non-conforming parcels.													Other Fiscal Impact – Due to multiple unknow variables, a precise fiscal impact to local gov property tax revenue is indeterminable; howe impact is permissive.	ernment
826 SB1808* - HB185	2 Enacts the Employee Online Privacy Act of 2014.	x													
827 SB1891* - HB177	Prohibits any public officer or employee of a governing authority from deriving any direct benefit from a contract if the officer or employee is involved in making or administering a contract with a private entity that is governed by the Private Probation Services Council and that entity provides probation services.	x													
828 SB1904* - HB185	Requires a pharmacy, upon learning of a data entry error that was submitted to NPLEx, to submit a correction to NPLEx in order to prevent an erroneous stop sale alert from precluding a person from purchasing an over-the-counter product containing pseudoephedrine or ephedrine.	x													
829 SB1907* - HB200	Redefines "property" for purposes of administering a "small estate" to include property held as tenants by the entirety at the time of the decedent's death. Allows a guardian of a veteran to invest the veteran's funds in non-interest-bearing accounts, but only up to the maximum amount insured by the FDIC. Redefines "qualified beneficiary" under the Uniform Trust Code. Adds a new section to title 55, chapter 15, part 5, Creditor's Claims. The new section protects property transferred into a trust that was held as tenants by the entirety at the time of transfer from separate creditors of spouses. Grants Tennessee courts jurisdiction to decide matters involving discretionary distributions by a trustee. Redefines "small estate" for purposes of probating by affidavit to include an estate under \$50,000 rather than 8 \$25,000.	x													
830 SB1932* - HB182	Prohibits volunteers of the Doe Mountain Recreation Authority (DMRA) from receiving state employee benefits but would provide such volunteers with specific liability 9 immunity.				\$11,400/Risk Management Fund									Other Fiscal Impact – There will be a recurrin in expenditures of the DMRA estimated to be for premium payments to the Risk Managerm Additionally, there will be an increase in the liability to the Risk Management Fund. This liability will be based upon several unknown as the nature of an event resulting in liability, damages sustained during such an event, ar frequency of events that result in a claim.	\$11,400 ent Fund. potential ncrease in factors such the
831 SB1963* - HB216	Defines "college" as a unit of a university offering specialized degrees or a postsecondary institution offering courses of study leading to a degree. Prohibits the use of the word "college" in the name of an accredited postsecondary institution unless the institution: meets the definition of "college"; has been approved by an accrediting body recognized by the United States Department of Education to offer degree programs; and offers or is 2 seeking approval to offer at least one degree program.	x													

				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local		
Public Chapter SB - HB	Description	Not	Increase State Expenditures	State Expenditures	Increase State Revenue	State	Expenditures	Expenditures (Permissive)	Expenditures (Mandatory)	Expenditures (Permissive)	Revenue	Revenue	Revenue (Mandatory)	Revenue (Permissive)	Other Field Import	
832	Description Authorizes collaborative pharmacy practice agreements (CPPAs) and sets out the legal parameters for CPPAs involving pharmacists and health care practitioners with prescriptive authority. Prohibits a retail pharmacy from employing an individual with prescribing authority for the purpose of maintaining, establishing or entering into a collaborative practice agreement with a patient. Specifies that nothing shall prevent a pharmacy or pharmacist or group of pharmacists from employing or entering into a professional contract with a physician or licensed medical practitioner for the purpose of conducting quality assurance reviews of its pharmacists that are engaged in the practice of collaborative drug therapy.	X	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
833	Requires the Department of Education to collaborate with the institutions of higher education to address dyslexia and similar reading disorders by providing teachers with web- based or in-person training on how to provide instruction to students with dyslexia. Requires institutions of higher education to make a report to the General Assembly by March 1, 2015, on how such institutions are addressing reading disorders in their pre-service teacher programs.	x														
834 SB2003 - HB1776'	Requires the State Capitol Commission to study the feasibility of placing a visual depiction of the national motto of the United States in the tunnel leading from Charlotte Avenue to the State Capitol Building. Requires the Commission to report to the Speaker of the Senate and the Speaker of the House of Representatives by May 1, 2015. Such report shall include recommendations as to the type and placement of the visual depiction and an estimated cost.	x														
835 SB2010* - HB1930	Requires court-approved costs to be paid to a receiver for abatement of a public nuisance to be considered a first lien on the property and superior to any prior or subsequent liens for any state or local taxes and assessments provided that the property and such state and local taxes and assessments are uncollectible. Requires the proceeds of the sale to first satisfy the receiver's lien. If the proceeds are sufficient to satisfy the receiver's lien, the lien will be terminated. If the proceeds are not sufficient, the lien will remain in effect. Limited to Davidson, Shelby and Madison counties.														Other Fiscal Impact – Due to multiple unknown variables, a precise fiscal impact to state and local government cannot reasonably be determined.	
836 SB2084* - HB2188	Repeals the statute of limitations for rape, aggravated rape, rape of a child, and aggravated rape of a child if the victim notifies law enforcement or the district attorney of the offense within three years of the offense and the offense is committed after July 1, 2014 or prior to July 1, 2014 for which the applicable statute of limitations did not expire before July 1, 2014. Otherwise, the usual applicable statute of limitations applies to offenses of rape, aggravated rape, rape of a child, and aggravated rape of a child. Adds a severability clause.	x														

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				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local		
Public Chapter		Not	Increase State	State	Increase State	State		Expenditures	Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
	Expands the scope of work for the workers' compensation															
	ombudsman by requiring the ombudsman to assist and															
	advise any party not represented by legal counsel.															
	Modifies the procedure for appointing new individuals to the															
	workers' compensation appeals board when replacements are required such that the Governor, in consultation with															
	the Speaker of the House and the Speaker of the Senate,															
837	shall appoint three judges to the appeals board. Removes															
SB2088 - HB1786*	language referencing term lengths and vacancies.	Х														
	Changes the boundary line between Franklin and Marion															
838	Counties in a manner as to detach 56 parcels of property from Franklin County and to attach such parcels to Marion															
	County, effective January 1, 2015.												\$19,700			
	Requires an insurance entity, upon request by an insurance												<i><i><i>q</i>.0,.00</i></i>			
1	producer, individual, or entity authorized to sell, solicit or															
	negotiate insurance on behalf of an insurance entity, to															
	provide a good faith estimate as to the amount or															
	percentage of any premium increase or tax increase which is attributable to a policy of health insurance issued or															
	renewed after August 1, 2014 and offered through the															
	Patient Protection and Affordable Care Act (PPACA). The															
	estimate may be presented as a percentage, dollar amount															
839	or combination of the two. The estimate shall not require a policy form, rate filing or approval by the Commissioner of															
	Commerce and Insurance.	х														
	Authorizes municipalities to provide notification informing a															
	property owner of the need for maintenance on such															
	property by personal delivery or by publication in a															
	newspaper of general circulation for two consecutive															
840	weeks, if prior notification by United States mail is unsuccessful or no valid last known address exists for the							Exceeds								
SB2200 - HB2006*								\$100								
	Requires active criminal investigative files of the															
	Tennessee Alcoholic Beverage Commission (ABC) to be															
	maintained as confidential records, with exceptions.															
841	Additionally, all proprietary information provided to ABC by a business or person would be considered confidential.	x														
SB2203 - HB2130																
1	Authorizes licensed prescribers, who work at a pain															
1	management clinic to dispense without charge a sample of a non-narcotic schedule V controlled substance in an															
842	amount adequate to treat a patient for a maximum of 14															
SB2302 - HB1657*	days.	Х														
	Authorizes the same facility on Tellico Lake as the original															
1	bill to be licensed as a premier type tourist resort. The															
1	amendment includes language stating that the entire premises of the facility be licensed to sell liquor-by-the-															
	drink and that the licensee will designate such premises by				\$600/											
1	providing the Alcoholic Beverage Commission (ABC) with a				One-Time/											
	drawing of the area. Adds language to the bill authorizing a				ABC Fund;											
	commercially-operated private tennis club meeting the specifications of the amendment to be issued a license as a				\$4,000/											
843	premier type tourist resort for the purpose of selling liquor-				\$4,000/ Recurring/											
SB2314* - HB2143				<u> </u>	ABC Fund											

1							Increase	Increase	Decrease				Decrease	Decrease		
				Decrease		Decrease	Local	Local	Local	Decrease Local		Increase Local	Local	Local		
Public Chapter SB - HB	Description	Not Significant	Increase State Expenditures	State Expenditures	Increase State Revenue	State Revenue	Expenditures (Mandatory)	Expenditures (Permissive)	Expenditures (Mandatory)	Expenditures (Permissive)	Revenue (Mandatorv)	Revenue (Permissive)	Revenue (Mandatory)	Revenue (Permissive)	Other Fiscal Impact	
844 SB2356 - HB2079*		X	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
845 SB2413 - HB2276*	Requires residential landlords owning one or more dwelling units within Davidson County to provide their name or their agent's name, physical address, and telephone number to the Davidson County Department of Codes and Building Safety (DCBS). Requires the residential landlord or the landlord's agent to notify the DCBS if there are any changes to the required information or if ownership of the dwelling units changes within 30 days of the change.	x														
846 SB2461 - HB2347*	Establishes that a qualified conservation organization also includes any department or agency of the United States government which acquires an easement pursuant to law for the purpose of restoring or conserving land for natural resources, water, air and wildfire.												\$15,000			
847 SB2491 - HB2331*	Authorizes the board of directors of a charter management organization to hold board meetings by electronic means, including, teleconferencing, video-conferencing, or other electronic means. The provisions of Tenn. Code Ann. § 8- 44-108(b)(2) and (3) shall not apply to such meetings if a physical quorum is not present at the location stated in the notice of the meeting.	x														
848 SB2519 - HB2376*	Requires all local education agencies (LEAs), beginning in the 2014-2015 academic year, to survey students within one month of the beginning of the school year to determine the proportion of students having access to the Internet. Requires LEAs to study and report this information to the Department of Education by November 1, 2014. Requires the DOE to report the outcome of this survey to the Governor and to the Education Committees of the General Assembly by December 15, 2014.	x														
849 SB2560 - HB2425*	Defines the term "shredded" for the purpose of tire handling at landfills as "shredded, chipped, chopped, quartered, sliced at least circumferentially, or otherwise processed and rendered not whole in a manner to effectively prevent a tire from floating, as determined by the board".	x														
850 SB0830 - HB0702*	Requires the State Board of Education (SBE) to be the chartering authority for schools the Board approves upon appeal following the denial of an initial or renewal public charter school application by a local education agency (LEA) containing at least one priority school on the current or last preceding priority school list. Makes numerous other changes to state law concerning charter schools.		\$217,300/ FY14-15; \$207,300/ FY15-16 and Subs. Yrs.													

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				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local		
Public Chapter		Not	Increase State	State	Increase State	State			Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
851 SB0959* - HB1199	Requires, under certain circumstances, counties and municipalities selling property that was acquired by eminent domain to first offer the property to the previous owner from whom the property was acquired. Authorizes the former property owner to purchase the property for not less than fair market value, including costs; and declares if the former property owner has not purchased the property within 30 days, the property shall be offered for sale to the general public for an amount not less than fair market value.															
852 SB1789 - HB1396	Creates a restricted license for individuals who are not in compliance with child support obligations authorizing the limited operation of a motor vehicle to and from a person's regular place of employment and the person's school. Requires the Department of Human Services (DHS) to certify in writing or by electronic data exchange to the Department of Safety and Homeland Security (DOSHS) that an obligor is not compliant with an order of support but is eligible for a restricted license if the obligor has met certain eligibility requirements. Requires DHS to charge a restricted license fee of \$30 or less with all proceeds covering the cost of implementation of the restricted licensure program.		\$60,900/ FY15-16; \$35,900/ FY16-17 and Subs. Yrs.		\$179,600/ FY15-16; Exceeds \$105,600/ FY16-17 and Subs. Yrs.										Increase Federal Expenditures - \$118,200/FY15-16; \$69,700/FY16-17 and Subs. Yrs.	
853 SB1836 - HB1398	Prohibits the use of state funds to pay the indebtedness of any municipality.			Exceeds \$500,000					Exceeds \$500,000							
854 SB1635 - HB1431	Makes various changes to the Department of Revenue's processes for making tax assessments and holding taxpayer conferences, such as: authorizes, rather than requires, approval by the Comptroller of the Treasury and Attorney General for compromises of state tax liabilities.	x														
855 SB1750 - HB1496	Authorizes the Commissioner of the Department of Safety and Homeland Security (DOS) to appoint and commission peace officers, to be known as state facility protection officers, for the purpose of protecting state officials and state employees, as well as state property or state buildings located in Davidson County, by allowing such protection officers to carry firearms. Requires any commissioned state facility protection officer to be an employee of a security company that is under contract with the state of Tennessee and licensed under the Private Protective Services Licensing and Regulatory Act. Establishes criteria for individuals to become a state facility protection officer.	x														
856 SB1731* - HB1546	Removes all requirements of POST, and places such requirements on the Tennessee Bureau of Investigation (TBI). Requires TBI, with assistance from the Tennessee Association of Chiefs of Police, Tennessee Sheriffs' Association, and the County Officials of Tennessee, to survey the appropriate law enforcement agencies and clerks' offices for the purpose of requesting information as to the best method for interfacing multiple computer databases to allow police officers on patrol the ability serve outstanding court papers during a lawful stop. Requires TBI, by January 1, 2015, to submit the results of such survey to the Judiciary Committee of the Senate, and the Civil and Criminal Justice Committees of the House of Representatives.														Other Fiscal Impact – Due to unknown factors, the exact fiscal impact to law enforcement agencies cannot be determined. It is reasonably estimated that any effect will be the shifting of financial resources within the agency and the net impact will not be significant.	

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Public Chapter		Not	Increase State	Decrease State	Increase State	Decrease State	Increase Local Expenditures	Increase Local Expenditures	Decrease Local Expenditures	Decrease Local Expenditures	Increase Local Revenue	Increase Local Revenue	Decrease Local Revenue	Decrease Local Revenue
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)) (Permissive) Other Fiscal Impact
857 SB1991 - HB1554	Requires a pharmacy benefits manager (PBM), prior to a PBM or covered entity placing a drug on a maximum allowable cost (MAC) list, the PBM must find that the drug is generally available for purchase by pharmacies in this * state from a national or regional wholesaler.	x												
858 SB1566* - HB1644	Extends the termination date of the Board of Judicial Conduct to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2014. Specifies that certain members appointed to the Board who are not judges not be salaried judges. Adds to the list of required information, reported quarterly to the Chief Clerks of the House of Representatives and the Senate, the votes taken by each member of the board, including member name, total number of votes to dismiss a complaint, and total number of) votes to authorize an investigation.	x												
859 SB1872* - HB1783	Creates the nursing home assessment trust fund. All funds collected by the Bureau of TennCare from the nursing home assessments, investment earnings credited to the assets of the fund, any interest and penalties paid by any nursing home, and all funds generated by federal matching payments are to remain in the nursing home assessment trust fund and be spent exclusively to provide payments to		\$24,755,200/ FY14-15/ Nursing Home Assessment Trust Fund		\$24,755,200/ FY14-15/ Nursing Home Assessment Trust Fund									Increase Federal Expenditures - \$46,105,500/FY14- 15/Nursing Home Assessment Trust Fund; Other Fiscal Impact – The Governor's FY14-15 proposed budget includes state revenue in the amount of \$82,300,000 from the annual nursing home assessment fee (nursing home bed tax). The annual nursing home assessment fee is being replaced by the proposed nursing home assessment. This revenue will still be collected under the bill as amended and will generate approximately \$153,280,364 in federal funds. Under the bill as amended, these funds will be placed in the Nursing Home Assessment Trust Fund instead of the General Fund.
860 SB2599 - HB2503	Requires the Comptroller of the Treasury to uniformly adjust individual payments by a factor that will permit all timely claims to be paid within the limits of the appropriation, if the Comptroller determines that annual appropriations are insufficient to permit full payments of claims reflecting the income and value standards established in this part or in the annual appropriations act. Requires the Comptroller to, upon making this determination and calculating the appropriate factor, promptly notify local collecting officials and the * Commissioner of Finance and Administration.			Exceeds \$100,000										

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Public Chapter		Not	Increase State	State	Increase State	State	Expenditures		Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description		Expenditures	Expenditures	Revenue	Revenue	(Mandatory)		(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
		<u>ognitoria</u>			Net Impact - \$700/General Fund/FY17-18; \$1,400/General Fund/FY18-19 & Subs. Yrs; \$14,900/ABC Fund/FY17-18; \$3,800/ABC Fund/FY17-18; \$2,400/Hwy Fund/FY17-18; \$4,700/Hwy Fund/FY18-19 & Subs. Yrs.; \$700/Dept. of Revenue/ FY17-18;				(manadory)		Net Impact - \$146,000/					
	Increases, from 5 percent or less to 8 percent or less, the alcoholic content by weight of beer for the purposes of				\$1,500/Dept.						FY17-18; \$291,000/					
861	taxation of beer. Updates relevant portions of Tennessee				of Revenue/ FY18-19 &						FY18-19 &					
	Code Annotated to reflect the definition change.				Subs. Yrs.						Subs. Yrs.					
862 SB0726* - HB0859	Requires a health insurance entity that offers employer- based plans to offer an employer no less than one plan option in which the copayment and coinsurance amounts for services rendered during an office visit to a licensed chiropractic physician, a licensed physical therapist, or a licensed occupational therapist that are no greater than the copayment or coinsurance amount for services rendered in an office visit by a licensed physician. Compliance with the provisions of the bill as amended are not required by an insurance plan if it is determined that compliance would cause the plan to lose its status as a grandfathered health plan under the Patient Protection and Affordable Care Act and the Health Care and Education Reconciliation Act. Applies to all contracts with health insurance entities which are entered into on or after January 1, 2015.	x														
863	Requires the Board of Barber Examiners and Board of Cosmetology, respectively, to issue an authorization as post-secondary institutions to any barber school, college of barbering, or school of cosmetology if such school or college meets certain requirements. Requires the Board of Cosmetology and Barber Examiners to issue an authorization as a post-secondary institution to any school of cosmetology which meets certain requirements.	x														
864	Redefines a "public benefit hospital conveyance transaction" to specify that the disposition of a material amount of assets or operations transaction or the transfer of control or governance is from any public benefit hospital entity to an entity or person other than another public benefit hospital entity that controls or is controlled by or under common control with such public benefit hospital entity. Includes any transaction entered into by the public benefit hospital entity, or by any entity that controls, is controlled by or is under common control with such public benefit hospital entity.	x														
865 SB1634 - HB1430*	Authorizes an individual to file a petition to abate gang related conduct. The petition may be filed against the gang itself in addition to the individuals engaging in the gang related conduct.	х														

				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local	
Public Chapter SB - HB	Description	Not Significant	Increase State Expenditures	State Expenditures	Increase State Revenue	State	Expenditures	Expenditures (Permissive)		Expenditures (Permissive)	Revenue (Mandatory)	Revenue (Permissive)	Revenue (Mandatory)	Revenue	Other Fiscal Impact
38-118	Description	Signincant	LAPEnditures	Lipenunures	Net Impact - \$972,800/ DOS/FY15-16;	Kevenue			(Wandatory)		(Manualory)	(rennissive)			Other Piscal impact
866 SB1672 - HB1400*	Requires all handgun permits issued or renewed by the Department of Safety and Homeland Security (DOS) to be issued for a period of five years and to expire on the permit holder's birthdate. Authorizes the Commissioner of Safety to issue initial permits for periods of three to seven years to result in permit holders' driver license and handgun carry permit expiring on the same date.		Exceeds \$100/FY15-16; Exceeds \$300/ FY16-17 and Subs. Yrs.		\$2,787,200/ DOS/FY16-17; \$1,787,500/ DOS/FY17-18; \$963,500/ DOS/FY18-19	\$18,500/ DOS/FY19-20 & Subs. Yrs.									Forgone State Revenue - \$1,900/FY15-16; \$3,700/FY16- 17 and Subsequent Years
867 SB1695* - HB2218	Requires anyone convicted of aggravated child neglect or endangerment to serve 85 percent of the sentence imposed. Sentence reduction credits may reduce the percentage, but not below 70 percent.		\$43,600/ Incarceration												
868 SB1705* - HB1542	Authorizes the Department of Transportation (TDOT), with approval of the Department of Human Resources (DOHR), to create a new job classification that shall not require a high school diploma or state-approved high school equivalency certification as a minimum qualification. Such job classification shall be available only to TDOT employees who, as of September 1, 2013, were employed in a highway maintenance job classification that did not require a high school diploma or state-approved high school equivalency certification as a minimum qualification, which classification shall be abolished on September 1, 2015, and who is eligible for full state service retirement on or before September 1, 2016. In order to obtain such position, an employee meeting the requirements must apply, interview, be selected for, and be placed in such position no later than September 1, 2015.														Other Fiscal Impact – The estimated fiscal impact cannot be reasonably determined due to several unknown factors including, but not limited to, the amount of any salary increase that may occur and the number of current and former state employees who may be impacted.
869 SB1718* - HB1560	Authorizes the Department of Revenue to give the State Treasurer the authority to establish a program for the sale of non-refundable gift vouchers, gift cards, rebates, incentives, debit cards or any other form of electronic payments.	x													
870 SB1774 - HB1480*	Broadens the exception to unlawful carrying or possessing of a firearm, when a person is carrying or possessing a firearm or firearm ammunition in a motor vehicle, and such person is not prohibited from possessing or receiving a firearm pursuant to 18 U.S.C. § 922(g), or from purchasing a firearm pursuant to Tenn. Code Ann. § 39-17-1316, and the person is in lawful possession of the motor vehicle. For the purpose of the bill as amended, defines the term "motor vehicle". Effective July 1, 2014.	x													
871 SB1781 - HB1648*	Revises provisions governing the registration and operation of medium speed vehicles.	х													

							Increase	Increase	Decrease				Decrease	Decrease	
Public Chapter		Not	Increase State	Decrease State	Increase State	Decrease State	Local Expenditures			Expenditures	Increase Local Revenue	Increase Local Revenue	Local Revenue	Local Revenue	
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact
872 SB1832 - HB1466*	Requires the presentment of a valid government issued identification, or public or private insurance card prior to being dispensed any of the following drugs, if such prescription is for greater than a 7 day supply of any Schedule II - IV opioid, benzodiazepine, zolpidem, barbiturate, or carisoprodol. This requirement shall not be applicable to persons known personally by the pharmacist, pharmacy technician, pharmacy intern or designated clerk personally dispensing the medication. Requires dispensing professionals to exercise professional judgment when presented with a minor or homeless person seeking any such drugs for greater than a 7-day supply.	x													
873 SB1863* - HB2082	Requires a student to have been present for 150 days of classroom instruction per year or 75 days of classroom instruction in a block schedule before that student's record may be attributed to a specific teacher for evaluation purposes.	x													
874 SB1875* - HB1784	Extends the prohibition on new nursing home beds, except for 125 Medicare skilled nursing facility beds, to June 30, 2015.														Forgone State Revenue - \$222,500/FY14-15/Nursing Home Bed Tax; State Expenditures - Cost Avoidance - \$2,002,200/FY14- 15; Federal Expenditures - Cost Avoidance - \$3,801,300/FY14-15
875 SB1884 - HB1755*	Authorizes the manufacture of liquor in a county with at least three establishments within the county that are licensed to sell alcoholic beverages for on-premises consumption as a premier type tourist resort, if such county met the provisions of Tenn. Code Ann. § 57-2-103(d) as it read prior to July 1, 2013.				\$300/One- Time/ABC Fund; \$1,000/ Recurring/ ABC Fund										
876	Creates various crimes for using unmanned aircraft with intent to conduct surveillance and capturing images in certain specified situations.	x													
877 SB1908* - HB1950	Enacts the Annual Coverage Assessment Act of 2014, which establishes an annual coverage assessment on hospitals of 4.52 percent of a covered hospital's annual coverage assessment base and is required to be paid in equal quarterly installments.		\$449,800,000/ FY14-15/ Maintenance of Coverage Trust Fund		\$449,800,000/ FY14-15/ Maintenance of Coverage Trust Fund										Increase Federal Expenditures - \$826,559,200/FY14- 15/Maintenance of Coverage Trust Fund; Revenue recognition in the amount of \$449,800,000 is included in the Governor's proposed FY14-15 budget. Corresponding non-recurring appropriations in the amount of \$1,276,359,500 (\$449,800,000 in state funds and \$826,559,500 in federal matching funds) are also included.
878 SB1940* - HB1871	Changes the definition of gateway sexual activity for the purpose of the family life curriculum; deletes requirement that family life curriculum exclusively promote sexual risk avoidance through abstinence; and requires family life curriculum to specify that education on sexually transmitted diseases include HIV/AIDS.	x													

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				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local		
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures			Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
	Creates a cause of action for sending or causing to be sent any written or electronic communication that states that the intended recipient or any affiliated person is infringing or has infringed a patent and bears liability or owes compensation to another person if the communication (1) threatens litigation if compensation is not paid and there is a consistent pattern of such threats with no corresponding litigation having been filed; (2) falsely states that litigation has been filed against the intended recipient; or (3) contains assertions lacking a reasonable basis because the person has no right to enforce or license the patent, the patent has been held invalid or unenforceable, the communication seeks compensation for activities undertaken after the patent has expired, or the content of															
	the communication fails to include necessary information to inform an intended recipient of the patent.	x														
880	Requires the Coordinator of Elections and the State Election Commission, beginning January 1, 2015, to certify each voter registration system for purchase and use in the state. Requires the Coordinator and Commission, when determining whether a voter registration system may be certified, to consider the history of ethical conduct in the sales of voter registration systems by the manufacturer or seller, and the ability of the manufacturer or seller of voter registration systems to provide adequate professional assistance and service to the counties of the state. Declares that the voter registration list is the property of the county election commission and the state. Establishes that any non-authorized use of voter registration information by a vendor of voter registration systems to constitute a Class														Other Fiscal Impact – To the extent any county will have to modify or replace currently used voter registration systems as a result of this bill, the mandatory increase in local government expenditures is reasonably estimated to exceed \$6,000. Otherwise, the fiscal impact to state	
SB1999* - HB2320	B misdemeanor.														or local government is considered not significant.	
881	Requires all boards under the Division of Regulatory Boards and the Division of Health Related Boards to develop a plan to create an apprenticeship program for use by such boards and commissions. Such plan shall include: apprenticeship training, supervisory standards, occupational instruction, wages and benefits, licensure, and the role of the Division in implementing and maintaining the program.	x														
	Requires the State Board of Education (SBE) to establish															
	guidelines that will require the Department of Education to prepare a fiscal analysis of any policy, rule, or regulation that is proposed to the SBE by the Department, if such proposal will have a fiscal impact on local education agencies (LEAs). Sets forth what each estimate should	x														
	Establishes and clarifies processes and procedures for the collection of delinquent taxes. Authorizes the use of the official property number as provided by Tenn. Code Ann. § 67-5-806 to be sufficient description of the property when advertising. Deletes Tenn. Code Ann. §67-5-2505, §67-5-2512, §67-5-2513, and §67-5-2514, relative to land purchased by the state at delinquent property tax sales, the division of land purchased jointly by the state and another political subdivision, and the resale of property purchased by the state.		Not Significant				Not Significant								Other Fiscal Impact - Due to unknown variables, the fiscal impact to local government revenue cannot be determined.	
884	Exempts Rural Electric and Community Services Cooperatives and entities created by the Electric G&T Cooperative Act from certain provisions of the Tennessee Nonprofit Corporation Act.	x														

				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local		
Public Chapter SB - HB	Description	Not Significant	Increase State Expenditures	State Expenditures	Increase State Revenue	State Revenue		Expenditures (Permissive)	Expenditures (Mandatory)	Expenditures (Permissive)	Revenue (Mandatory)	Revenue (Permissive)	Revenue (Mandatory)	Revenue (Permissive)	Other Fiscal Impact	I
885 SB2250* - HB2108	Changes, from the evaluator to the person being evaluated, who has the authority to choose the evaluation measures to be used for 15 percent of a teacher's or a principal's evaluation score, in the case of disagreement. Requires evaluation measures that are used by local education agencies for evaluations to be verified by the Department of Education to ensure that the evaluations correspond with the teaching assignment of each teacher and the duty assignments of each principal.															
886 SB2269* - HB2279	Requires the vehicle identification number (VIN) to be included in the notice of lien or in an advertisement of a sale to satisfy the lien. Requires the VIN to be included in a notice of mechanics' lien and in any advertisement of sale to satisfy a mechanics' lien. Requires the VIN to be included in a notice of lien granted to a campground for a vehicle abandoned on the premises and in any advertisement of sale to satisfy the lien.	x														
887	Extends the property tax exemption for nonprofit housing for low-income elderly or disabled persons funded by a loan made, insured, or guaranteed by the federal government, after such loan is paid back. Requires owners of projects exceeding 12 units to agree to make payments in lieu of taxes (PILOT), not less than 25 percent of the amount of exemption, to the tax jurisdictions in which they are located. The provisions of the bill apply to applications approved after the effective date of this bill, applications pending or under appeal on the effective date, and to projects funded by loans whose exemptions are continued under the provisions of this bill.												Exceeds \$450,000/ FY15-16 to FY18-19; Exceeds \$1,500,000/ FY19-20 to FY48-49; Exceeds \$1,650,000/ FY49-50 & Subs. Yrs.			
888 SB2311* - HB2133	Authorizes local education agency (LEA) employees who are not teachers to participate in a teacher's sick leave bank or a classified employee sick bank and to declare that nothing in the bill shall be construed to interfere with existing LEA policies relative to sick leave banks.														Other Fiscal Impact – Voluntary Participation by additional employees may require LEA sick leave banks to pay out more sick time than they would have in the absence of this bill; however, there will be an increased number of earned sick days contributed to the sick leave bank. Any change in liability for the LEAs to pay sick days is considered not significant.	
889 SB2335 - HB1912*	Requires certain municipalities or public authorities to include, with any application for the creation of a tourism development zone which would utilize any portion of the local option sales tax revenues designated for schools pursuant to Tenn. Code Ann. § 67-6712(a)(1), a resolution adopted by the county legislative body stating if the county is in support of, in opposition to, or neutral regarding a municipality or public authority's application.	x														
890 SB2352* - HB2127	Exempts from the Postsecondary Education Authorization Act of 1974, any postsecondary educational institution that has had its primary campus in Tennessee for at least 20 years; is currently accredited and has been accredited for at least 20 consecutive years; is chartered such that its primary campus is a non-profit entity and has been so for at least 20 consecutive years; meets and maintains financial standards that are acceptable by the accreditor and the United States Department of Education; and completes an information request form.	x														

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				Decrease		Decrease	Local	Local	Local	Decrease Local			Local	Local		
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures		Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
891 SB2370* - HB2125	Declares that disciplinary suspensions of teachers that are three days or less shall not be subject to the statutory hearing process under Tenn. Code Ann. § 49-5-512. Requires directors of schools to provide written suspension notices and the reasons for such suspensions to teachers. Requires the Department of Education annually to post information about state mandated tests on its website by July 15. Requires each local education agency (LEA)	X														
892 SB2404 - HB2167	annually to post information about state mandated tests and tests mandated by the LEA on its website by July 31. Encourages LEAs to disseminate this information by others means that they find reasonable and feasible. The information that shall be disseminated shall include the name of the tests; the grade or class where each test will be given; the testing dates; and how and when students and parents will be informed of test results.	X														
893 SB2406* - HB2258	Redefines the term "disrupt" to mean materially interfering with the operations of an animal facility in a manner that permanently or temporarily halts, compromises, delays, harms or impairs the activities of the facility.	Х														
894 SB0648 - HB0464'	Removes the notification requirements for garagekeepers and towing firms pursuant to Tenn. Code Ann. §55-16- 105(g), if the owner of the vehicle is present at the time the vehicle is placed into the custody of the garagekeeper or towing firm. Increases, from 40 feet to 45 feet, the maximum allowable length of vehicle allowed to operate on any highway.	x														
895 SB1850 - HB1709	Clarifies that the maximum vehicle length requirements, which are codified in Tenn. Code Ann. § 55-7-201 and apply to disabled vehicles operated on a highway, only apply to the length of the disabled vehicle, rather than the combined length of the disabled vehicle and the towing vehicle. Declares that this provision shall only become operative if the Federal Motor Carrier Safety Administration advises the Department of Safety and Homeland Security (DOS) that such provision will not render Tennessee in violation of federal law and regulations.	x														
896 SB2296 - HB1787	Enacts the Fair Disclosure of State Funded Payments for Pharmacists' Services Act.	х														

							Increase	Increase	Decrease				Decrease	Decrease	
Public Chapter		Not	Increase State	Decrease State	Increase State	Decrease State	Local	Local Expenditures	Local Expenditures	Decrease Local Expenditures	Increase Local Revenue	Increase Local Revenue	Local Revenue	Local Revenue	
SB - HB	Description	Significant		Expenditures	Revenue	Revenue		(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)		Other Fiscal Impact
897 SB2490 - HB2097	Encourages TDOT to transfer the state-owned portion of land between Belmont Boulevard and Interstate 65 in Davidson county, except such land as needed for the right- of-way of Interstate 440, to the Metropolitan Government of Nashville and Davidson County (Metro Nashville) in perpetuity so long as the property is maintained as parkland. Authorizes TDOT to dispose of any land not transferred to Metro Nashville, except for the areas designated as the Battle of Nashville Monument Park and The Charles A. Howell, III, Descendants Park. Directs TDOT to erect suitable markers at the Intersection of Gale Lane and Lealand Lane in Davidson County, designating the area as the Senator Douglas Henry Urban Conservation District. Requires any additional land transferred to Metro Nashville for parkland pursuant to this bill to also be designated as part of the Senator Douglas Henry Urban Conservation District and identified with suitable markers. Designating signs shall be erected only if the cost of the manufacture and installation of such signs is paid to TDOT from non-state funds within one year of the effective date of this bill as amended.														Other Fiscal Impact – Not Significant to State or Local Government – However, to the extent that non-state funds are received from a local government, there will be a one-time, permissive increase in local government expenditures of \$300. According to TDOT, the fair market value of the state- owned surplus property is \$7,805,000. If some of this property is transferred to Metro Nashville, the state will forgo a certain amount of revenue as such property will not be sold for fair market value. The exact amount of such forgone revenue is unknown but is reasonably estimated to exceed \$500,000. Further, according to TDOT, Metro Nashville has indicated that it will require a grant from TDOT between \$1,800,000 and \$2,600,000 in order to develop this property into parkland. TDOT has made no commitment to provide such funding. If some of the state-owned property is transferred to Metro Nashville, there will be a recurring transferred of state funds to local government for maintenance purposes. The exact amount of such funds is unknown, but is reasonably estimated to not exceed \$10,000.
898 SB1853' - HB217'	Changes current Consumer Right-to-Know statute. Requires advance practice nurses who hold a certificate of fitness and physician assistants to keep the name of the current supervising physician updated within the information maintained by the Department of Health (DOH). Requires DOH to allow a supervising physician to, at any time, review, accept, and update the existence of a supervisory relationship between the physician and any advance practice nurse who hold a certificate of fitness or a physician assistant. On or after January 1, 2015, DOH shall use the supervisory relationships in the controlled substance monitoring database (CSMD) to update provider		\$200,000/ Health Related Boards												Other Fiscal Impact - The health related boards are required to be self-supporting over a two-year period. If any increase in board expenditures cannot be covered by current board reserves, affected boards will increase the cost of fees to cover such excess expenditures.
899 SB1505* - HB1442	Revises multiple laws relating to non-profit corporations and the <i>Tennessee Nonprofit Corporation Act</i> .		\$12,600/ General Fund/ One-Time		\$4,600/ General Fund/ FY14-15; \$100/Secretary of State/ FY14-15; \$9,200/ General Fund/ FY15-16 & Subs. Yrs.; \$300/Secretary of State/ FY15-16 & Subs. Yrs.										

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				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local			Decrease Local	Decrease Local		
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures			Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant		Expenditures	Revenue	Revenue	(Mandatory)		(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
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			Net Impact -													
			\$9.314.900/		\$300,300,000/											
			FY15-16/		FY14-15/TPS											
			TPS Reserve; \$17.215.200/		Endowment;											
			FY16-17/		\$45 000 500/											
			TPS Reserve;		\$15,628,500/ FY14-15/											
			Exceeds		TPS Reserve;											
			\$20,050,600/ FY17-18 &													
			Subs. Yrs./		\$26,879,400/											
			TPS Reserve;		FY15-16/											
					TPS Reserve;											
			\$300,300,000/ FY14-15/LFEA*;		\$00.000.000/										Other Final Investigation information reaction d	
			\$10,500,000/		\$23,969,800/ FY16-17/										Other Fiscal Impact – Based on information received from the Tennessee Higher Education Commission,	
			FY15-16/LFEA;		TPS Reserve:										changes in enrollment patterns may impact the higher	
			\$6,800,000/ FY16-17/LFEA:												education funding formula. Any impact cannot be	
			Exceeds		Exceeds										reasonably quantified and is dependent upon multiple	
			\$9,300,000/		\$26,773,700/										unknown factors.	
			FY17-18 &		FY17-18 &											
900 SB2471* - HB2401	Enacts the "Tennessee Promise Scholarship Act of 2014".		Subs. Yrs./ LFEA		Subs. Yrs./ TPS Reserve										*LFEA = Lottery for Education Account	
	· · · · · ·		LFEA		TF 5 Reserve										EI EA - Lottery for Education Account	
	Establishes a method of remittance of gross receipt taxes															
	owed by local political subdivisions to local school systems from July 1, 2014 to June 30, 2015 and a new remittance														Other Fiscal Impact – There will be a decrease in	
	method beginning July 1, 2015. Requires by August 1,														municipal revenue as well as an equal and	
	2014, every city and certain counties collecting privilege														corresponding increase in the appropriate school fund	
	taxes authorized pursuant to Tenn. Code Ann. §57-4-301(c)														revenue; however because such shift is occurring	
	to provide written notice to each school system operating														between local government entities, the net impact to	
SB1464* - HB1403	within its jurisdiction.		Not Significant				+							-	local government is estimated to be not significant.	
															Other Fiscal Impact – According to the Budget Office of	
															the Department of Finance and Administration and the	
															Department of Mental Health and Substance Abuse	
															Services, the proposed legislation will allow DUI	
															offenders to receive treatment other than residential,	
															inpatient treatment. Even though the proposed legislation will give more offenders access to treatment,	
	Increases the minimum time served for a second offense														and use ADAT funds, the cost per day to Mental Health	
	under the proposed legislation from 15 days to 25 days.														will be approximately one-third the cost of current	
902	Increases the minimum time served for a third offense								\$1,397,600/						treatment. The proposed legislation is not expected to	
SB1633 - HB1429*	under the proposed legislation from 60 days to 65 days.								Incarceration						increase yearly expenditures from the ADAT fund.	

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							Increase	Increase	Decrease				Decrease	Decrease		
				Decrease		Decrease	Local	Local	Local	Decrease Local	Increase Local	Increase Local	Local	Local		
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures	Expenditures E	Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)		(Mandatorv)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
-	2000111011	J					(· · · · · · //		((,	(()	,,			
	Amondo multiple excitence of state low recording workers!															
	Amends multiple sections of state law regarding workers'															
	compensation, including but not limited to: defining of															
	"specialty practice group"; removing the ability of a member															
	or limited liability company from electing to be exempt from															
	workers' compensation law; clarifying that certain penalties															
	are to be paid to the Division of Workers' Compensation															
	(DWC) rather than to the Department of Labor and															
	Workforce Development (DLWD); clarifying that all															
	disputes on medical bills between providers and insurers															
	shall be heard by the Medical Payment Committee;															
	specifying that when a treating physician or chiropractor															
	refers an injured employee, the employee shall be entitled															
	to a second opinion on the issue of surgery and diagnosis,															
	but from a panel of two physicians practicing in the same															
	specialty as the physician recommending surgery; allowing															
	a mental injury that arose primarily out of a compensable															
	physical injury to be included in the schedule of															
	compensation for temporary total disability; specifying new															
	criteria for payment of additional disability benefits under															
	Tenn. Code Ann. § 50-6-242; and rewriting Tenn. Code															
903	Ann. § 50-6-412, concerning penalties for noncompliance															
SB1645 - HB1440*	with insurance requirements.	Х														
904	Creates a new section in the criminal code through which															
	certain methamphetamine drug charges must be brought.	x														
001000 - 1101400	certain methamphetamine drug charges must be brought.	^														
	Authorizes the State Board of Education to change a															
	curriculum standard at any time. Requires proposed															
	changes to any curriculum standards to be posted on the															
	Board's website and submitted to the Education															
	Committees of the General Assembly. Prohibits the state															
	from joining a testing consortium that requires the adoption															
	of common standards in social studies and science unless															
	the Board provides 60 days notice to the Education															
	Committees of the General Assembly. Enacts the "Data															
	Accessibility, Transparency, and Accountability Act" which															
	places certain restrictions on student records and requires														Other Fiscal Impact - It is unclear how this change will	
	certain policies to be established by the state. Requires														impact the state's federal Elementary and Secondary	
	TCAP tests to be used during the 2014-2015 academic														Education Act waiver and portions of the Race to the	
	year. Requires the state to issue and award an RFP for														Top (RTT) grant funding, a majority of which has already	
	new standardized tests in English language arts and math												1		been received by the state. Depending on the federal	
	which shall be implemented in the 2015-2016 academic														Department of Education's response, the federal	
	year. Requires the Fiscal Review Committees to review all														government may withhold future federal funding or	
	contracts awarded pursuant to the RFP and make an												1		require the state to pay back a portion of the RTT grant	
	annual report. Prohibits the state from adopting common														funding that has already been received. Any such fiscal	
905	core state curriculum standards in any subject beyond math														impact cannot be reasonably quantified and is	
	and English language arts.												1		dependent upon multiple unknown factors.	
		1					1						1	1		
	Increases the daily limit of ephedrine or pseudoephedrine															
	base, their salts, isomers, or salts of isomers that a															
	pharmacy can sell and an individual can purchase in one															
	day from 3.6 grams to 5.76 grams. Creates a yearly															
	maximum amount of 28.8 grams of ephedrine or															
	pseudoephedrine base, their salts, isomers, or salts of															
906	isomers that a pharmacy can sell and an individual can															
SB1751 - HB1574*	purchase in one year.	Х														
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				D		D	Increase	Increase	Decrease	D			Decrease	Decrease	
Public Chapter		Not	Increase State	Decrease State	Increase State	Decrease State	Local Expenditures	Local Expenditures	Local Expenditures	Decrease Local Expenditures	Increase Local Revenue	Increase Local Revenue	Local Revenue	Local Revenue	
SB - HB	Description	Significant		Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact
00-110		oigninean	Experiances	Experiatores	Revenue	Revenue	(manuatory)	(i ennissive)	(manuatory)	(rennissive)	(Mandatory)	(rennissive)	(Mandatory)	(rennissive)	
	Authorizes a commercially-operated recreational facility in														
	Cocke County meeting the specifications in the bill as														
	amended, to be issued a license as a premier-type tourist														
	resort for the purpose of selling liquor-by-the-drink.				\$900/										
	Authorizes premier-type tourist resorts licensed to sell alcoholic beverages to also sell beer if issued a permit by				0ne-Time/										
	the applicable county or city in which the resort is located.				ABC Fund:										
	Authorizes two entities in Campbell County meeting the				, ibe i alia,										
	specifications in the bill as amended, to be issued a license				\$6,000/										
907	as premier-type tourist resorts for the purpose of selling				Recurring/										
SB1810* - HB1745	liquor-by-the-drink.				ABC Fund										
															Other Fiscal Impact – To the extent the judgment by the
															U.S. District Court for the Middle District of Tennessee,
															preventing the Department of Revenue from collecting
															the sales tax previously paid by the plaintiff railroads, is
															overturned and the Department is allowed to continue
															collecting the state sales tax imposed under current law,
															this bill will result in a recurring decrease in state revenue to the Transportation Equity Trust Fund of
															\$6,229,200 and a recurring decrease in state revenue to
	Removes marine vessels, boats, barges, or other craft														the General Fund of \$3,758,300.
	operated on waterways from the provisions of this bill.														
	Authorizes a credit against the tax liability equal to the														However, to the extent the judgment is upheld and the
	amount, if any, of sales tax properly paid to another state														Department is prohibited from collecting the state sales
	upon the dyed diesel used in this state by the commercial														tax imposed under current law, this bill will result in a
908	carrier to produce power for a means of transportation.														recurring increase in state revenue to the Transportation
SB2076 - HB1769*	Changes the effective date to July 1, 2014.														Equity Trust Fund of \$7,551,400.
	Requires any medical spa in this state to, in advertisements														
	and signage located at any such practice site, provide the														
	credentials or lack thereof of the respective medical														
	director or supervising physician. Defines "medical spa" as														
	any entity which offers or performs cosmetic medical														
	services; provided, that the medical spa shall not include a														
	practice owned by a physician. Defines "cosmetic medical														
	services" as any service that uses a biologic or synthetic														
	material, a chemical application, a mechanical device, or a displaced energy form of any kind that alters or damages,														
	or is capable of altering or damaging living tissues to														
909	improve the patient's appearance or achieve an enhanced														
SB2033 - HB1896*		Х													
	Makaa yariaya changaa ta tha Tannasaaa Persalayaa ta														
	Makes various changes to the Tennessee Baccalaureate Education System Trust Act including, but not limited to,														
	replacing the educational savings plans with educational														
	investment plans, requiring the Board to invest the amounts														
	deposited in the educational investment program trust in														
	any instrument or investment vehicle deemed reasonable														
	and appropriate by the Board, requiring such assets to be														
	continuously invested and reinvested until disbursed for														
	qualified higher education expenses, and establishing that														
	the amounts on deposit in the baccalaureate education														
	system trust fund program shall not constitute property of														
010	the state, shall not be commingled with state funds, and the														
910 SB2106 - HB1931*	state shall have no claim to or against, or interest in, such	v													
3DZ 100 - HB 1931	jiunus.	∧													

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				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local		
Public Chapter		Not	Increase State	State	Increase State	State	Local Expenditures		Local Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description		Expenditures	Expenditures	Revenue	Revenue		(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
911	Requires a hearing before the Bureau of TennCare for a resident of a nursing facility who appeals an involuntary discharge notice to be conducted and a final order rendered within 90 days of the resident's appeal of the notice. The 90-day period may be extended or continued with consent of both the facility and the resident or by the presiding administrative law judge. Requires a hearing on an appeal of the Bureau of TennCare's initial determination that an individual is not financially eligible for nursing facility services to be conducted and a final order rendered within 90 days from the date of the individual's appeal.	X	Expenditures	Expenditures	Revenue	Kevenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
912 SB2399 - HB2208*	addition to fees required by statute, for selling real or personal property under decree of court and for receiving, collecting, and paying out the proceeds of such a sale. Allows a court clerk to charge a three percent commission on the amount of the sale.	x														
913 SB2473 - HB2313*	Requires the University of Tennessee's Howard H. Baker Jr. Center for Public Policy to perform a study on the economic feasibility of creating and utilizing a statewide comprehensive energy policy. Sets forth the study objectives. Authorizes the Baker Center to establish public and private partnerships to perform the study. Requires a report to be made to the Energy Task Force of the House of Representatives no later than October 1, 2014. requires state funds in the amount of \$40,000 to be made available to support the study.		\$40,000/ One-Time													
914 SB2108* - HB2380	Adds new criteria to be met concerning street location prior to a building permit being authorized by a regional or municipal planning commission. adds a new section to identify the additional criteria in statue that was added by the original bill. No substantive changes are made. declares duplicate bonds shall not be required when an adequate bond to complete the infrastructure is already in effect, and declares building contractors are not required to post bond required by Tenn. Code Ann. §13-3-403 on the infrastructure of a subdivision when the building contractor is not the developer of the subdivision.	x														
915 SB2482 - HB2406*	Adds a new class of limited service restaurant for restaurants with 0-15 percent of total sales consisting of food sales. Establishes the licensing fee at \$5,000. Establishes a rebuttable presumption that a limited service restaurant license applicant has food sales between 0 and 15 percent. Prohibits limited service restaurants with 0-15 percent of total sales consisting of food sales from selling alcoholic beverages on sidewalks, streets, or alleys.				\$315,000/ FY14-15/ ABC Fund; \$432,000/ FY15-16 & Subs. Yrs./ ABC Fund											
	Authorizes the agricultural production of industrial hemp. Defines "industrial hemp" as plants of the genus Cannabis that do not contain a delta-9 tetrahydrocannabinol (THC) concentration exceeding 0.3 percent on a dry mass basis, and are grown from seed certified by an approved agency. Removes hemp meeting the proposed definition from current criminal and tax definitions of marijuana. Establishes that the Department of Agriculture will be responsible for oversight of the crop and will have the		\$12,900/ FY14-15; \$25,700/		\$12,900/ FY14-15; \$25,700/											
916 SP2405 HP2445*	authority to establish fees and rules related to such		FY15-16 &		FY15-16 &											
SB2495 - HB2445*	oversight.		Subs. Yrs.		Subs. Yrs.											

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				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local	
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures	Expenditures	Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue	
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact
	Enacts bill referred to as the "Budget Implementation Bill"														
	which makes varios changes, including but not limited to,				\$600,000/										
	the authorization to transfer monies between multiple				FY14-15/										Other Fiscal Impact - The total reduction of various
917 SP2507 HP2500*	specified funds, accounts, and programs, for the purpose of closing out the fiscal year.				General Fund Reserve										reserves and carry-forwards for the purpose of closing out FY13-14 is estimated to exceed \$140,423,700.
5B2597 - HB2500					Reserve										but F Y 13-14 is estimated to exceed \$140,423,700.
	Creates the Applied Behavior Analyst Licensing Committee														
	(ABALC). Requires the Committee to regulate the work														
	and certify individuals who may seek to be either a licensed														
	behavior analyst (LBA) or licensed assistant behavior analyst (LABA). Requires licensure fees to produce				\$135.800/										
	sufficient revenue to cover the cost of administering this				FY14-15 &										
	act. Requires the Department of Health and the				Biennially										
	Department's Division of Health Related Boards to provide		\$72,700/		Thereafter/										
	administrative support to the Committee. Creates a Class B misdemeanor offense, punishable by fine and possible		FY14-15/ ABALC:		ABALC;										Other Fiscal Impact - The Applied Behavior Analyst Licensing Committee (ABALC) will charge applicants for
	loss of licensure, for anyone who either uses the titles LBA		ABALC;		\$2.000/										LBA or LABA certification such that renewal and initial
	or LABA without holding a Committee-issued license or		\$61,600/		FY15-16 &										fee amounts as will cover the cost of administering the
	practices applied behavior analysis without holding such		FY15-16 &		Biennially										ABALC. Any excess or deficit in a fiscal year will result
918 SP1047* UP1270	appropriate licensure. Increases the number of members, from nine to ten, on the Board of Examiners of Psychology.		Subs. Yrs./ ABALC		Thereafter/ ABALC										in an increase or decrease in fee amounts for the subsequent year.
3B1047 - HB1279	nom nine to ten, on the Board of Examiners of Esychology.		ABALC		ABALC										
919	Makes appropriations for fiscal years beginning July 1,														
	2013 and July 1, 2014.		Estimated Expe	enditures equal E	stimated Revenue	е									
	Local Bill - Allows persons owning property in the City of		-						•					•	
	Doyle to vote in city elections if they own at least a 50														
	percent fee simple interest in a parcel of real property of at														
920	least 5,000 square feet or appraised for tax purposes at not less than \$3,000 for the 6-month period immediately														
920 SB2646* - HB2552					Fiscal Revi	ew Committee	does not prepare	fiscal notes for	local bills, as a r	esult. the impact is	unknown.				
	Combines the Soil Scientists Fund and the Geologists Fund														
	to create the new Geologist and Soil Scientist Regulatory														
921	Fund. This fund will be used to defray expenses incurred in the administration of the Soil Scientist Licensure Act of														
	2009 and the Geologist Licensure Act of 2007.	×													
021011 1122001	Requires a bail bond to remain in effect during the time														
	between disposition of a criminal case and sentencing by														
	the court. Prohibits forfeiture of a bail bond against the														
922	surety during the time between a conviction or guilty plea														
5B1952^ - HB1902	and sentencing by the court.	X													
1	Establishes electrical standards for marinas. Requires all														Other Fiscal Impact – If, upon inspection, locally owned marinas are found to have electrical components that do
	commercial marinas to have an electrical inspection prior to														not meet the standards required by the bill as amended,
	April 1, 2015, and annually thereafter. Requires marinas to														there will be an increase in local government
	post signage prohibiting swimming within 100 yards of the														expenditures to correct these deficiencies. The amount
	dock. Establishes a Class A misdemeanor for violations of														of such increase cannot be quantified due to multiple
	the bill's requirements. If a violation results in death, the penalty is increased to a Class E felony. The State Fire														unknown variables such as the number of marinas owned by local entities, the state of their current
923	Marshall will be charged with enforcing the requirements of														electrical systems and the extent of repairs identified as
SB1954* - HB1892															necessary by the required inspection.

r					1				Deserves		1		Deserves	Deserves	
				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local	
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures		Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue	
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact
	Requires the Department of Economic and Community														
	Development to publish all baseline and annual reports for														
	any FastTrack economic development grant or loan														
	awarded on or after July 1, 2014, within 90 days of														
	receiving such reports. Specifies the type of information														
	that must be included in such reports. Defines an annual														
	report as a report detailing the number of net new jobs for														
	the reporting period as well as the number of cumulative														
924 CD4070 UD4072*	net new jobs. Defines a baseline report as a report detailing the number of existing employees of an eligible business.	x													
SB1978 - HB1873"	the number of existing employees of an eligible business.	×													
	Requires the Department of Education (DOE) to maintain														
	student identification numbers for students with active duty														
	or reserve component military parents or guardians.														
	Requires DOE to promulgate procedures for local														
	education agencies to use when reporting data to the state.														
	Requires such data be collected as cohort data as a report-														
	only subgroup and not be used for the purposes of school, local education agency (LEA), or teacher evaluations.														
	Requires DOE to grant access to this information to certain														
925	individuals to the extent authorized by federal law and														
SB2006* - HB1973	without posing a threat to the confidentiality of the student.	Х													
	Authorizes suspension, but not termination, of eligibility for														
	medical assistance during periods of actual incarceration.														
	Authorizes inmates to be eligible for temporary														
	reinstatement of medical assistance for care received								\$497,100/						
	outside of a jail or correctional facility in a hospital or other			Net Impact -					FY14-15;						
	health care facility for more than 24 hours. Authorizes a public institution to make efforts to establish eligibility for or		Net Impact -	\$454,500/					\$1.988.500/						
926	renew assistance for such individuals prior to their release		\$36.400/	FY15-16 &					FY15-16 &						Increase Federal Expenditures - \$905,400/FY14-15;
	from the institution.		FY14-15	Subs. Yrs.					Subs. Yrs.						\$3.021.500/FY15-16 & Subs. Yrs.
927	Restructures and renumbers certain provisions regarding														
SB2028 - HB1830*	the process of eminent domain.	Х													
	Defines the term "voice stress analysis" to mean the use of														
1	a device that has the ability to electronically analyze the														
	responses of an individual to a specific set of questions and														
	to record the analysis, both digitally and on a graph.														
1	Prohibits an employer from introducing the results of a														
1	voice stress analysis performed on an employee, when the employee is entitled to due process, at any hearing or other														
1	employee is entitled to due process, at any nearing or other employment procedure, for the purpose of proving														
1	misconduct by the employee. Prohibits voice stress														
1	analysis and testimony regarding voice stress analysis from														
928	being admissible as evidence in any criminal proceeding.														
SB2144* - HB2200	Effective date of July 1, 2014.	Х													

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				_		_	Increase	Increase	Decrease				Decrease	Decrease		
				Decrease		Decrease	Local	Local	Local	Decrease Local		Increase Local	Local	Local		
Public Chapter		Not	Increase State	State	Increase State	State		Expenditures		Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
	Authorizes the Board of Boiler Rules to grant variances to															
	the requirements for frequency of boiler inspections and															
	explains process to obtain inspection frequency variance.															
	Requires all requests for boiler inspection variances to be															
	filed with the chief inspector no less than 45 days prior to															
	the next regularly-scheduled or called meeting of the board.															
	The board shall produce a guide setting forth conditions for															
	longer intervals between inspections. States that all boilers															
	granted variances must be externally inspected while under															
	pressure approximately every six months for the duration of															
	the variance. Any boiler that fails an external inspection will															
	require internal inspection and the variance will be															
	rescinded. Allows the board to grant other variances															
	deemed necessary to protect the health, safety, and															
929	welfare of the public. States that an inspection certification															
SB2156 - HB1806*	shall be valid for 24 months, rather than for 14 months.	Х														
1	Clarifies that court clerks and clerk and masters are not												1			
	entitled to charge a fee, commission, or other cost for															
930	accepting advance bids and for reopening biddings on a	~														
SB2228* - HB2223		Х														
	Requires the State Board of Education (SBE) to develop															
	rules and regulations for providing teachers for															
	kindergarten through grade twelve with individual duty-free															
	planning periods during the instructional day. Requires at															
	least two and one-half hours of individual planning time to															
931	be provided each week to teachers, during which teachers															
SB2257* - HB2121	shall have no assigned duties or responsibilities.	Х														
	Authorizes Shelby County as well as the cities of Arlington,															
	Bartlett, Collierville, Germantown, Lakeland, Memphis, and															
	Millington to establish a tourism development authority															
	(TDA). authorizing any TDA created by Shelby County as															
	well as the cities of Arlington, Bartlett, Collierville,															
	Germantown, Lakeland, Memphis, and Millington to															
	participate as a joint venture as a member of a nonprofit															
	corporation that attracts and promotes tourism, elect all or															
	any of the members of the board of directors for any such															
	nonprofit corporation if allowed by such corporations															
	bylaws, and accomplish and facilitate the creation,														Other Fiscal Impact – Due to multiple unknown variables	
	establishment, acquisition, operation or support of any such														a precise fiscal impact to local government cannot	
932 0000000 UD4005	joint venture by means of loans, transfers of assets, leases,														reasonably be determined; however any impact will be	
3D2333 - HB1865	gifts and grants of funds.							+							permissive.	
1													1			
1	Prohibits, without approval of the county legislative body in															
1	which the property is located, the leasing or conveyance of															
1	any real property owned by any political subdivision of the															
1	state to a person, corporation, or other business entity in												1			
1	excess of thirty years, if the property leased or conveyed															
	would remain exempt from property taxes, unless the															
1	agreement requires the lessee to pay all real and personal												1			
1	property taxes to the county for any year after the initial 30															
1	years. If real property owned by a political subdivision of															
1	the state is leased or conveyed in any manner, the entity															
1	receiving the property shall be assessed as if the lessee												1			
	were the owner or other transfer agreement is for a period												1			
	of 50 years or more or if the lease permits the lessee to												1			
	acquire the real property at a nominal sum at the															
933	completion of the term, the leasehold interest shall be										Exceeds					
SB2337 - HB1913'	assessed as if the lessee were the owner.										\$50,000					

Public Chapter		Not	Increase State	Decrease State	Increase State	Decrease State	Increase Local Expenditures	Increase Local Expenditures	Decrease Local Expenditures	Decrease Local I Expenditures	Increase Local Revenue	Increase Local Revenue	Decrease Local Revenue	Decrease Local Revenue		
SB - HB	Description		Expenditures	Expenditures	Revenue	Revenue		(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
934	Requires the Commissioner of the Department of Human Services (DHS) to complete a study of poverty in the state, including implications and potential solution strategies, with feedback from departments, agencies, and selected non- governmental organizations serving the affected populations. Establishes the information to be analyzed, reviewed, and considered in the study. Requires DHS to submit its findings and recommendations to the Governor and the General Assembly in the form of a state anti-															
935	poverty plan on January 15, 2015. Declares that the month of August shall be designated as "Women in STEM" month to raise awareness of the opportunities for women to pursue a career in a science, technology, engineering, and math (STEM) related field.	x														
936 SB2531 - HB2461*	Adds to the definition of "marijuana" pursuant to Tenn. Code Ann. § 39-17-402. Exempts cannabis oils containing the substance cannabidiol when transferred, dispensed, possessed or administered as part of a clinical research study regarding the treatment of intractable seizures when conducted under the supervision of a physician practicing at a hospital or associated clinic affiliated with a university having a college or school of medicine or when conducted by a four-year public institution of higher education located in Putnam County. Requires any clinical research study on the treatment of intractable seizures to be reported to the Commissioner of Health and the Speakers of the House and Senate by January 15, 2018.	x														
937 SB2553 - HB2451*	Creates a procedure for the recalculation of a tax-neutral certified tax rate when the property tax rate previously calculated was based on an erroneous calculation.								Exceeds \$200							
938	Requires the base tax for property tax freeze programs to be recalculated in any year in which the actual tax due is less than the previously established base tax for the property and applies this recalculated base tax until further recalculation. Authorizes assessors, with approval of the director extends the filing deadline to April 15 for any year in which electronic filing is required by the county.	x														
939 SB1266 - HB1129*	Authorizes teachers and administrators to use, read, or post excerpts from the United States Constitution in a public school classroom, building, or during an event. Requires each student to be taught the foundational instruments, mechanisms, and values of American government at an age appropriate time prior to graduation from high school. Requires the State Board of Education (SBE) to include courses and content on the United States government and Tennessee government.	x														
940 SB1362* - HB1293	Changes the punishment for "continuous sexual abuse of a child" to a Class C felony when the underlying offenses constituting the continuous abuse are sexual battery by an authority figure or statutory rape by an authority figure, which are both Class C felonies.	x														

							Increase	Increase	Decrease				Decrease	Decrease	
				Decrease		Decrease	Local	Local	Local		Increase Local	Increase Local	Local	Local	
Public Chapter SB - HB	Description	Not Significant	Increase State Expenditures	State Expenditures	Increase State Revenue	State Revenue	Expenditures	Expenditures (Permissive)	Expenditures (Mandatory)	Expenditures (Permissive)	Revenue (Mandatory)	Revenue (Permissive)	Revenue (Mandatory)	Revenue (Permissive)	Other Finant Immed
3B - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Wandatory)	(Permissive)	(Mandatory)	(Permissive)	(Wandatory)	(Permissive)	Other Fiscal Impact
					<u>FY14-15</u> : \$93.500/										
					\$93,500/ Gen. Fund;										
					\$215,250/										
					Spc. Plt. Org.; \$172,200/										
					TN Arts Com.;										
					\$43,050/ Hwy. Fund;										
					nwy. runu,										
					FY15-16 & Subs. Yrs:										
					\$245,000/										
					Spc. Plt. Org.;										
			\$93,500/		\$196,000/ TN Arts Com.;										
941	Omnibus License Plate Bill: Establishes several new		General Fund/		\$49,000/										
SB1457* - HB1486	specialty earmarked license plates.		FY14-15		Hwy. Fund										
															Other Fiscal Impact – To the extent that the amount considered owed by the Department would be collected
															under current law, this bill as amended would result in a
	Defines "natural gas marketer" as any business that is not regulated as to rates and services by the Tennessee														recurring increase in state revenue of \$108,400 and a recurring decrease in local government revenue of
	Regulatory Authority, that provides natural gas to														\$119,400, beginning in FY15-16.
	customers within Tennessee through the procurement and shipping or transportation of such natural gas, and any														To the extent that the amount considered owed by the
	ancillary services thereto, and that is required by the														Department would not be collected under current law,
	Federal Energy Regulatory Commission to take title to natural gas pursuant to Federal Energy Regulatory														this bill as amended would result in a recurring increase in state revenue of \$193,000, beginning in FY15-16, and
942	Commission Order No. 636-A, 57 Fed. Reg. 36128 (1992).														would not have a significant fiscal impact to the local
SB1477* - HB1536	Makes other changes related to natural gas marketers.														government.
						Net Impact -									
943 SB1481* - HB1684	Makes several changes to the <i>Tennessee Securities Act of</i>					Exceeds \$4,000									
351401 - HE1084						Φ 4,000									
	Defines "authorized post-mortem official" to include a medical examiner, medical investigator, coroner, or a														
	deputy/assistant medical examiner or forensic pathologist														
	under the control of a medical examiner. Authorizes an authorized post-mortem official, investigating pursuant to a														
	court order or an order of a district attorney general, to														
944	obtain upon written request medical and hospital records from licensed individuals under Title 63 and medical														
	facilities licensed under title 68.	х													
	Extends the State Building Commission to June 30, 2017.														
945	Under the Tennessee Governmental Entity Review Law, the Commission is scheduled to terminate on June 30,														
SB1556* - HB1608		х													
1	Extends the termination date of the State Protest														
946	Committee to June 30, 2017. Under the Tennessee Governmental Entity Review Law, the Committee is														
	scheduled to terminate on June 30, 2014.	Х													

							Increase	Increase	Decrease				Decrease	Decrease	
				Decrease		Decrease	Local	Local	Local	Decrease Local	Increase Local	Increase Local	Local	Local	
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures				Revenue	Revenue	Revenue	Revenue	
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact
947 SB1587* - HB1485	Omnibus Sign Bill: Names or designates multiple highways and/or bridges.		\$5,400/ One-Time/ Hwy. Fund												Other Fiscal Impact – Not Significant to State and Local Government – However, to the extent that non-state funds are received from a local government for sections 2 through 44, there will be a one-time, permissive increase in local government expenditures of \$300 per section, with the exception of Section 24 which would result in a one-time, permissive increase in local government expenditures of \$600 as it designates two bridges, and Section 9 which would result in a one-time, permissive increase in local government expenditures of \$7,050 for 47 signs, for a maximum one-time, permissive increase in local government expenditures of \$20,000.
948	Extends the effective date of all permanent rules filed with the Secretary of State (SOS) after January 1, 2013, that are in effect on the effective date of this act, and that are scheduled for expiration on June 30, 2014, to remain in effect until repealed or amended by subsequent rule of the appropriate rulemaking agency or until otherwise superseded by force of law.	x													
949 SB1629 - HB1425*	Authorizes any board under the Division of Health Related Boards, the Emergency Medical Services Board, and the Board of Alcohol and Drug Abuse Counselors to accept license applications and renewals electronically. Requires the Department of Health's annual health care facility and pharmacy survey inspection reports be available to the general public.		\$795,000/ FY14-15/ Health Related Boards; \$50,000/ FY15-16 & Subs. Yrs./ Health Related Boards												According to the Department of Finance and Administration, expenditures in the amount of \$745,000 one-time and \$50,000 recurring are included in the Governor's proposed FY14-15 budget.
950 SB1691* - HB1528	Creates the Three Stars of Tennessee Award for peace officers, firefighters, and medical responders killed or who suffered a career ending injury in the line of duty.		\$1,900												
951 SB1709 - HB1452*	Enacts the "Bryan Byrge Act", which authorizes temporary and regular part-time employees of a community college or Tennessee College of Applied Technology (TCAT) to enroll in one course per term at their place of employment without charge for tuition or maintenance fees.		\$6,700/ FY14-15; Exceeds \$7,100/ FY15-16 & Subs. Yrs.												
952 SB1766* - HB1803	Makes changes to an existing exemption in statute for motor vehicle producers in regards to leasing, purchasing, or selling motor vehicles with its employees.	х													
953	Creates a new nursing license certification, the "registered nurse first assistant" or RNFA.		\$1,500/ One-Time/ FY14-15/ Board of Nursing		\$10,000/ FY14-15/ Board of Nursing; \$5,000/ FY16-17 & Bienially Thereafter/ Board of Nursing										Other Fiscal Impact - The Board of Nursing will pay these costs with revenue from licensing fees. As of June. 30. 2013. the Board had \$5.102.244 in its reserve.

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				D		D	Increase	Increase	Decrease	D			Decrease	Decrease		
Public Chapter		Not	Increase State	Decrease State	Increase State	Decrease State	Local	Local Expenditures	Local Expenditures	Decrease Local Expenditures	Increase Local Revenue	Increase Local Revenue	Local Revenue	Local Revenue		
SB - HB	Description	Significant		Expenditures	Revenue	Revenue		(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)		(Permissive)	Other Fiscal Impact	
00-110	Description	olginneant	Experiatures	Experiances	Revenue	Nevenue	(mandatory)	(i ennissive)	(Mandatory)	(i cillissive)	(Mandatory)	(i ennissive)	(Mandatory)	(i ennissive)	Other Fiscal Impact	
			\$30,000/													
			FY14-15/													
			LFEA*;													
			\$48.000/													
			FY15-16/													
			LFEA;													
			LI L/1,													
	Changes the definition of eligible high school for the		Exceeds													
	purposes of receiving a HOPE scholarship to include an out-		\$48,000/													
	of-state boarding school accredited by a member of the		FY16-17 &													
954	National Association of Independent Schools Commission		Subs. Yrs./													
SB1778 - HB1500*	on Accreditation.		LFEA												*LFEA = Lottery for Education Account	
																ļ
1															Other Fiscal Impact – The proposed legislation	
															continues transfer of TVA in lieu of taxes received by the	
															state to the Four Lake Regional Industrial Development	
															Authority through FY17-18. According to the Department	
															of Revenue, the three-year average annual amount of	
	Extends, from FY13-14 to FY17-18, the allocation of certain														funds transferred is \$847,900. According to the	
	funds received by the state from the Tennessee Valley														Department of Finance and Administration, the FY14-15	
	Authority (TVA) in lieu of taxes to the Four Lake Regional Industrial Development Authority (FLDA).														Budget Document assumes the FLDA will continue to receive the transfer from TVA in lieu of taxes payments.	
3D1790 - HD1003															receive the transfer from TVA in field of taxes payments.	
	Requires the Secretary of State to establish and maintain a															
	no trespass public notice list to be published on the															
	department's website and distributed to all law enforcement															
	agencies in the State. Private employers must pay a recording fee to be included on the list. Authorizes the															
956	Secretary of State to promulgate rules to effectuate the				\$1.300/											
	purposes of the proposed legislation.				Recurring											
					rtoodining											
	Enhances punishment of patronizing prostitution of a child															
	under 18 years of age or of a person with an intellectual															
	disability from a Class E felony to either a Class A felony or															
	Class B felony depending on the circumstances surrounding the commission of the offense. Prohibits as a															
	defense to patronizing prostitution asserting that the subject															
	of the offense was a consenting minor or a law enforcement		\$109.400/													
SB1815* - HB2326			Incarceration													
	Authorizes the Department of Revenue to issue motor															
	vehicle registrations to businesses that register 15,000 or															
	more vehicles annually and are engaged in the rental of															
	motor vehicles, trucks and trailers, as defined by this bill,															
	for periods of 31 days or less, to be valid for 18 months,															
958	rather than 12 months, and to expire on the last day of the															
SB1826 - HB1699*	last month of the registration period.	Х														
															Other Fiscal Impact – Based on information received	
	Authorizes full-time state employees to take one course per														from the Tennessee Higher Education Commission	
	term without payment of tuition and fees at any state														(THEC), the increase in state revenue to the various	
	supported college, university, college of applied														TCAT institutions will allow THEC to redistribute a small	
	technology, or the Tennessee Foreign Language Institute,														amount of state appropriations received for tuition and	
	provided that the course not exceed four credit hours or				\$137,600/										fee waiver programs throughout the state's college and university systems. This redistribution will help reduce	
959	120 clock hours. Employees may apply the cost equivalent of the full tuition waiver toward payment for a class				\$137,600/ TCAT										the annual budget deficit that institutions are currently	
	exceeding four credit hours or 120 clock hours.				Institutions										experiencing relative to the growth of such programs.	
551054 - HD2110	Towers and the second the second seco		1		manuluuna		1	1		1			1		experiencing relative to the growth of such programs.	

								Deserves				Deserves	Deserves		1
			Decrease		Decrease	Increase	Increase	Decrease	Decrease Local	Increase Local	Increase Local	Decrease	Decrease		1
	Not	Increase State	State	Increase State	State			Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue		1
Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	I
Requires the personal responsibility plan created as a condition of TANF eligibility to include requirements, if the need is identified relative to the child, that the parent or guardian attends two or more conferences within a year with the child's teacher to review the child's status in school; attends at least eight hours of parenting classes; or participates in such support services that the child's may need as determined by DHS to overcome any school, family, or other barriers that may interfere with the child's and the family's ability to be successful. These additional requirements are effective January 1, 2015.	x														
Enhances elder abuse to a Class D felony. Requires the clerk of the court to notify the Department of Health upon each conviction of knowingly abusing an adult. Creates an elder abuse task force.		\$18,200/ Incarceration; \$700/ Each One-Day Meeting													
Decreases, from \$200,000,000 to \$75,000,000, the minimum aggregate investment of public and private funds regarding eligible projects for industrial development corporations and regarding qualified public use facilities under the Convention Center and Tourism Development Financing Act of 1998.														Other Fiscal Impact – The fiscal impact of this bill is dependent upon multiple unknown factors. As a result, a precise fiscal estimate cannot be determined. If a qualified public use facility is constructed, or an existing qualified public use facility is converted for a different public use, in the absence of this legislation, then state sales tax revenue would decrease by an unknown amount dependent upon the extent of future taxable sales occurring at the public use facility is contingent upon the passage of this legislation, then the state would forgo an unknown amount of state sales tax revenue dependent upon the extent of future taxable sales occurring at the public use facility. Any decreased or forgone state sales tax revenue dependent upon the extent of future taxable sales occurring at the public use facility. Any decreased or forgone state sales tax revenue dependent upon the extent of future taxable sales occurring at the public use facility. Any decreased or forgone state sales tax revenue. Once received by the respective local govermment revenue. Once received by the respective local government revenue. Concer service of by the setting of debt incurred for the construction or conversion of the qualified public use facility. While a precise fiscal estimate cannot be determined, it is reasonable to anticipate the decrease or forgone state revenue, and the corresponding increase to local government revenue, to local government, estimated to exceed \$1,000,000 per year. The recurring permissive decrease in property tax revenue, or any recurring forgone property tax revenue, to local government the submated to exceed \$50,000, and will be equal to the amount that will be allocated to the industrial development corporation.	
Establishes the "Neighborhood Preservation Nonprofit Corporation Act". Requires any corporation wishing to register as a Neighborhood Preservation Nonprofit Corporation (NPNC) to inform the county register of deeds of the real property the NPNC plans to apply its assets toward preserving and protected from blight, crime, and other purposes and to register with the Secretary of State (SOS). Combines the Board of Cosmetology and the Board of Barber Examiners into the newly created State Board of Cosmetology and Barber Examiners. Creates a 14-member Board appointed by the Speakers of the Senate and House of Representatives and the Governor. Creates rules, regulations, restrictions, and timetables for initial and renewal appointments for those serving on the Board. Requires the Board of create a numblet for the Board and				Exceeds \$500/ Gen. Fund: Not Significant/ Secretary of State										Other Fiscal Impact - A precise fiscal impact to local government cannot reasonably be determined.	
	Requires the personal responsibility plan created as a condition of TANF eligibility to include requirements, if the need is identified relative to the child, that the parent or guardian attends two or more conferences within a year with the child's teacher to review the child's status in school; attends at least eight hours of parenting classes; or participates in such support services that the child may need as determined by DHS to overcome any school, family, or other barriers that may interfere with the child's and the family's ability to be successful. These additional requirements are effective January 1, 2015. Enhances elder abuse to a Class D felony. Requires the clerk of the court to notify the Department of Health upon each conviction of knowingly abusing an adult. Creates an elder abuse task force. Decreases, from \$200,000,000 to \$75,000,000, the minimum aggregate investment of public and private funds regarding eligible projects for industrial development corporations and regarding qualified public use facilities under the Convention Center and Tourism Development Financing Act of 1998. Establishes the "Neighborhood Preservation Nonprofit Corporation (NPNC) to inform the courty register of deeds of the real property the NPNC plans to apply its assets toward preserving and protected from blight, crime, and other purposes and to register with the Secretary of State (SOS). Combines the Board of Cosmetology and the Board of Barber Examiners into the newly created State Board of Cosmetology and Barber Examiners. Creates rules, regulations, restrictions, and timetables for initial and	Description Significant Requires the personal responsibility plan created as a condition of TANF eligibility to include requirements, if the need is identified relative to the child, that the parent or guardian attends two or more conferences within a year with the child's teacher to review the child's status in school; attends at least eight hours of parenting classes; or participates in such support services that the child may need as determined by DHS to overcome any school, family, or other barriers that may interfere with the child's and the family's ability to be successful. These additional requirements are effective January 1, 2015. X Enhances elder abuse to a Class D felony. Requires the clerk of the court to notify the Department of Health upon each conviction of knowingly abusing an adult. Creates an elder abuse task force. 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Creates an ueles, regu	Description Significant Expenditures Requires the personal responsibility plan created as a condition of TANF eligibility to include requirements, if the need is identified relative to the child that the parent or guardian attends two or more conferences within a year with the child's teacher to review the child's status in school; attends at least eight hours of parenting classes; or participates in such support services that the child's status in achol, family, or other barriers that may interfere with the child's and the family's ability to be successful. These additional requirements are effective January 1, 2015. X Enhances elder abuse to a Class D felony. Requires the clerk of the court to notify the Department of Health upon each conviction of knowingly abusing an adult. Creates an elder abuse task force. \$18,200/ Incarceration; \$700/ Each One-Day Meeting Decreases, from \$200,000,000 to \$75,000,000, the minimum aggregate investment of public and private funds regarding eligible projects for industrial development francing. Act of 1998. \$18,200 Establishes the "Neighborhood Preservation Nonprofit Corporation Act". Requires and the garding qualified public use facilities under the Convention Center and Tourism Development Financing Act of 1998. \$18,200/ Incarceration; State (SOS). Combines the Board of Cosmetology and the Board of Barber Examiners. Treates a 14- homeber Board appointed by the Speakers of the Senate and House of Representatives and the Governor. Creates and thouse of Representatives and the Governor. Creates and and menewal appointments for those serving on the Board and Terewal appointents for those serving on the Board and Terewal appointed by the Speakers of the Senate and House of Repres	Description Significant Expenditures Expenditures Requires the personal responsibility plan created as a condition of TANP eligibility to include requirements, if the need is identified relative to the child, that the parent or guardian attends two or more conferences within a year with the child's tackent to review the child status in school, attends at least eight hours of parenting classes; or participates in such support services that the child may need as determined by DHS to overcome any school, family, or other barriers that may interfere with the child's and the family's ability to be successful. These additional requirements are effective January 1, 2015. X Enhances elder abuse to a Class D felony. Requires the clerk of the court to notify the Department of Health upon each conviction of Knowingly abusing an adult. Creates an elder abuse task force. \$18,200/ Incarceration; \$700/ Each One-Day Meeting Decreases, from \$200,000,000 to \$75,000,000, the minimum aggregate investment of public and private funds regarding eligible projects for industrial devolpment corporations and regarding qualified public use facilities under the Convention Center and Tourism Development Financing Act of 1989. Image: Status in	Not Description Not Significant Increase State Expenditures State Expenditures Increase State Requires the personal responsibility plan created as a condition of TANF eligibility to include requirements, if the need is identifical relative to the child, that the person or guardian attends two or more conferences within a year with the child's teacher to review the child's status in school; attends at least eight hours of parenting classes; or participates in such support services that the child's and the family's ability to be successful. These additional requirements are effective January 1, 2015. \$18,200/ Incarceration; \$18,200/ Incarceration; Enhances elder abuse to a Class D felory. Requires the clerk of the court to notify the Department of Health upon each conviction of knowingly abusing an adult. Creates an elder abuse task force. \$18,200/ Incarceration; \$18,200/ Incarceration; Decreases, from \$200,000,000 to \$75,000,000, the minimum aggregate investment of public use facilities under the Convention. Center and Tourism Development regarding eligible projects for inductiand private funds regarding eligible projects for inductiand private funds regarding eligible projects for inducting a weight of decis of the real property the NPNC plans to apply its assets orward preservation. Requires any corporation Whing to reguisten as a Neighborhood Preservation Nonprofit Corporation ACT. 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These additional requirements at an effective January 1, 2015. X \$18,200/ Incarcentation; Each One-Day Meeting \$18,200/ Incarcentatio; Each One-Day Meeting \$18,200/ Incarce	DescriptionNot BignificantIncrease State ExpendituresState RevenueState RevenueExpenditures (Mandatory)Requires the personal responsibility plan created as a condition of TAAP aligibility to include requirements, if the reade is identification to the shuft, but the part in the reade is identification to the shuft, but the part in the condition of tables of the child states in the child states in the choice attracts ability to be success that the child states in tochoi attracts ability to be success that the child states in tochoi attracts ability to be success that the child states in tochoi attracts ability to be success that the child states in tochoi attracts ability to be success that the child states in tochoi attracts ability to be success the state in the child states in tochoi attracts ability to be success the state in the child states in tochoi attracts ability to be success and states in the child sa table states in the child sa tochoi attracts ability to be success and states in tochoi attracts ability to be success and states in tochoi attracts ability to be success and states in the child sa tochoi attracts ability to be success and states in the child sa tochoi attracts ability to be success and states in the child sa tochoi attracts ability to be success and states in the child sa tochoi attracts ability to be success and states in the child sa tochoi attracts ability to be success and states in the child sa tochoi attracts ability tochoi attracts ability tochoi attracts ability toc	Decreases, from \$200,000,000 to \$75,000,000, the minimum aggregate investment of public projects of the series of the s	Increase State State Increase State State Increase State Revenue Expenditures Expenditures	Not DescriptionNot DescriptionDescriptionExpendituresState ExpendituresState RevenueState RevenueState RevenueState RevenueState (Mendisory)RependituresExpe	Income Bit in threade State Threade State State Expenditure Expendit	Description Note Increase State State Parameter Rependiture Expenditure Expenditure Expenditure Revenue Revenue Rescription Rescription Expenditure Expenditure	Not Note Status Status Expandium Expandium Expandium Expandium Expandium Expandium Revenue Revenue	Net Increase State Base Increase State Base Expenditures Expe	Image: Base in the problem in product in specific in sp

r		1					Increase	Increase	Decrease				Decrease	Decrease	
				Decrease		Decrease	Local	Local	Local	Decrease Local	Increase Local	Increase Local	Local	Local	
Public Chapter SB - HB	Description	Not Significant	Increase State Expenditures	State Expenditures	Increase State Revenue	State Revenue	Expenditures (Mandatory)	Expenditures (Permissive)	Expenditures (Mandatory)	Expenditures (Permissive)	Revenue (Mandatorv)	Revenue (Permissive)	Revenue (Mandatory)	Revenue (Permissive)	Other Fiscal Impact
965	Authorizes students who were enrolled in an eligible postsecondary institution in FY13-14, who are in their second year of study, and who meet the requirements of Tenn. Code Ann. § 49-4-943 to receive a STEP UP scholarship in FY13-14.		\$24,000 FY13-14/ Lottery for Education Account						(manadoly)	((managery)	(1011110110)			
966 SB1913 - HB1736*	Makes numerous changes to existing cultural and memorial military license plates. Such changes include shifting certain plates from memorial to cultural type plates and changing the number of free plates provided to certain classes of plate holders. Establishes an annual verification process for recipients of certain military related cultural and memorial plates.					Net Impact - \$59,500/ Recurring/ Arts Comm; \$15,000/ Recurring/ Hwy. Fund									
967 SB1917* - HB1898	Creates the Tennessee Solid Waste and Recycling Advisory Committee (TSWRAC). Requires the advisory committee to submit its recommendations in a report to the Speakers of the House and Senate by February 15, 2015.	x													
968 SB1924' - HB1846	Enacts the Tennessee Community Schools Act.		Not Significant					Not Significant							Other Fiscal Impact – If donations are contributed from private sources, local revenue will increase by equal amounts. The amount of any private donations cannot be reasonably quantified. The state may contribute funds for community school grants in FY15-16 and subsequent fiscal years. However nothing in the bill as amended requires the state to make General Fund appropriations in subsequent fiscal years.
			\$852,000/ Dept. of Financial Institutions;		\$852,000/ Dept. of Financial Institutions;										
969 SB1988 - HB1757*	Enacts the Flexible Credit Act.		Exceeds \$10,000/ TBI		Exceeds \$10,000/ TBI										
970 SB2021 - HB1661*	Clarifies that the proposed legislation does not preclude an offender from participating in a drug or recovery court that is certified by the Department of Mental Health and Substance Abuse Services (MHSAS). Any offender participating in such a program may receive sentence credit up to the full mandatory minimum.		Not Significant												Other Fiscal Impact – The proposed legislation could result in increased local expenditures in the amount of \$71,300 if current offenders are not serving any jail time for violations of Tennessee Code Annotated § 39-17- 418. However, it is reasonable to assume that the average offender is serving some time for such violations offsetting the potential increase. Fiscal Review does not have enough information to reasonably estimate the time an average offender is serving for violations of Tennessee Code Annotated § 39-17-418.
971 SB2024* - HB2002	Makes changes to the Guaranteed Asset Protection Waiver Act of 2008 (Act). Defines a "related finance company" as a finance company that has common ownership of fity percent or more with the retail seller (of motor vehicles). Specifies that a retail seller need not insure any GAP waiver if such waiver is a part of a financing agreement of which the seller's financing company is a part. Any such retail seller of motor vehicles not required to insure its GAP waiver obligation may insure its GAP waiver obligation under a contractual liability policy or other such policy issued by an insurer. This bill shall take effect July 1, 2014.	x													

		1							Deserves		1		Deserves	Deserves	
				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local	
Public Chapter		Not	Increase State	State	Increase State	State		Expenditures	Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue	
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact
	Authorizes certain dependent children, age four, who have had a military parent killed in action, declared missing in														
	action, or declared a prisoner of war to attend pilot pre-														
	kindergarten programs. Such children shall also be given														
	enrollment preference by licensed child care agencies. Enrollment eligibility shall be authorized and enrollment														
	preference shall be given, if official certification from the														
	United States government is presented.	Х													
	Rewrites the qualifications for employee and server														
	permits, pursuant to the Alcohol Server Responsibility and Training Act of 1995, and provides for a hearing before an														
	administrative law judge for individuals denied permits														
SB2261* - HB2137	under certain circumstances.	Х													
1															
1															Other Fiscal Impact - Under current law, the Department of Treasury anticipates the state would receive a one-
															time increase in revenue to the Unclaimed Property fund
															of at least \$41,000,000, beginning in FY15-16, and extending over an indefinite period of time. From this
															amount, it is estimated that \$10,000,000 would be
															appropriated to the General Fund. As a result of this
															bill, such funds would not be collected; however, requiring insurance companies to perform death
															matches for policies issued after June 30, 2015, will
															generate additional revenue. While the precise amount
974 SB2516 - HB2427*	Creates the Unclaimed Life Insurance Benefits Act.														of such future revenue is not quantifiable, it is estimated that it would exceed \$10,000,000 in subsequent years.
	Prohibits an insurance provider from either increasing a														
	premium of a policy of property insurance, or cancelling a														
	policy of property insurance solely on the basis of an														
	inquiry or inquiries by the insured regarding the property insurance policy or a loss under the policy. Authorizes an														
	insurer, upon communication with an insured and finding														
	that there has been a change in a known condition or use of the premises or a fraudulent act by the consumer, to														
	consider such communication to be either a claim or an														
SB0096* - HB0094		Х													
	Provides the Commissioner of the Department of														
	Environment and Conservation (TDEC) with the authority to appoint a drycleaner advisory committee that meets from														
	time to time to advise the commissioner on matters related														
	to the drycleaner environmental response program.														
	Members of such periodically-formed advisory committee would serve without compensation or travel reimbursement.														
	Requires the Commissioner of TDEC to accept many of the														
976 SB0332* - HB0788	responsibilities of the currently existing Drycleaner Environmental Response Board.			\$500											
00002 -1100700				ψ000											
	Creates a new felony offenses for knowingly														
	photographing, or causing to be photographed an individual, when the individual has a reasonable														
	expectation of privacy, without the prior effective consent of														
977	the individual. Creates a new Class E felony for observing		\$105,100/												
SB0579 - HB0008*	without consent when the victim is under 13 years of age.		Incarceration												
	Adds one member to the Tennessee Motor Vehicle														
	Commission. Requires the new member of the Commission to be an independent motor vehicle dealer whose principal		\$4,500/ Motor Vehicle												
	inventory is used motor vehicles.		Commission												

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				_		_	Increase	Increase	Decrease				Decrease	Decrease		
Dublic Observes		Net	I	Decrease		Decrease	Local	Local	Local		Increase Local	Increase Local	Local	Local		
Public Chapter SB - HB		Not	Increase State	State	Increase State	State	Expenditures	Expenditures	Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue		
5B - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
	Requires the General Assembly to appoint the number of															
	delegates allocated to represent Tennessee as well as an															
	equal number of alternate delegates whenever an Article V															
	Constitutional Convention is called. Subjects a delegate or															
	alternate delegate to recall, voids such delegates vote, and															
	creates a Class E felony offense for a delegate or alternate															
	delegate to knowingly or intentionally vote or attempt to															
070	vote outside the scope of the instructions established by a		* *****													
979	joint resolution or the limits placed by the General		\$6,300/													
SB1432" - HB1379	Assembly in such resolution.		Incarceration													
	Declares that Tenn. Code Ann. § 49-3-352(b) shall not															
	apply in certain counties that contain a national laboratory.															
	In such certain counties, the appropriations from all funding															
	sources shall be placed into the dedicated education fund.															
980	Requires funds in the dedicated education fund to be	X														
SB1453 [^] - HB1558	invested as provided by law.	Х														
981	Reconstitutes the State Textbook Commission and its															
SB1602* - HB2249	processes.	Х														
	Prohibits as a defense to bribery of a public servant that the															
	person who sought to influence the public official took															
	action on behalf of a public or private organization or any															
	other entity, for the purpose of organizing a campaign or for															
	any other lawful purpose. Broadens the offense of extortion															
	to include using coercion upon another person with the															
	intent to impair any entity from the free exercise or enjoyment of any constitutional right for the purpose of															
	obtaining something of value. Broadens the offense of															
	extortion to include using coercion upon another person															
	with the intent to impair any entity from the free exercise or															
982	enjoyment of any constitutional right for the purpose of															
SB1662* - HB1687	obtaining something of value.	Х														
	Requires any healthcare practitioner to notify such															
	practitioner's licensing board within 10 days of starting or															
	ending work at a pain management clinic. Provides for															
	certain environments in which a medical practitioner may															
	prescribe opioids or benzodiazepines. Requires															
	practitioners that are no longer able to prescribe opioids or benzodiazepines to, within 10 days after the effective date															
	of this act, ensure that the undispensed inventory of opioids															
	and benzodiazepines purchased under the prescriber's															
	drug enforcement administration number for dispensing is															
	returned to a licensed third party reverse distributor or local															
	law enforcement agency. Requires wholesalers to buy back															
	any undispensed opioids or benzodiazepines that are in the															
	manufacturer's original packaging, unopened, and in date,															
	in accordance with the established policies of the															
	wholesaler or the contractual terms between wholesaler															
983	and the practitioner concerning returns. Requires wholesalers to design and operate a system which tracks															
	suspicious orders of controlled substances.	х														
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				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local	
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures			Expenditures	Revenue	Revenue	Revenue	Revenue	
SB - HB	Description		Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	•	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact
		olginiouni	Experiance	Experiances	Revenue	Revenue	(manuatory)	(i cilliosite)	(manuatory)	(1 6111135176)	(manadory)	(i crinissive)	(manaatory)	(1 c111105170)	
	Redefines "serious bodily injury" for purposes of criminal														
	statutes to include a broken bone of a child 12 years old or														
	younger. Adds a new section changing the due date for the														
	required report to the court showing progress toward achievement of the authorized objective of a wiretap														
	warrant from the tenth day after the order is entered to the														
	tenth day after the interception begins or is extended.														
	Authorizes a judge to order all reports to be consolidated														
	into a single report if the judge has issued orders for														
984	multiple telephones that all pertain to the same		\$17,100/												
SB1690* - HB2177	investigation.		Incarceration												
	Allocates a portion of state sales tax revenue derived from														
	5.5 percent of the state sales tax rate on all sales in the														
	commercial development district (CDD), as defined by this										Exceeds				
	bill as amended, and the amount of local option sales tax										\$120,000/				
	revenue not dedicated for school purposes pursuant to										FY15-16;				
	Tenn. Code Ann. § 67-6-712(a)(1) derived from all sales in														
	such CDD in excess of base tax revenues, to a county,										Exceeds				Forgone State Revenue - Exceeds \$120,000/FY15-16;
	municipality or an industrial development corporation										\$180,000/				Exceeds \$180,000/FY16-17; Exceeds \$500,000/Each
	created by a county if certain specified criteria is met and										FY16-17;				Year FY17-18 through FY36-37.
	the Department of Finance and Administration (F&A)														
	determines that the CDD is not economically feasible										Exceeds				Other Fiscal Impact – A transfer of local option sales tax
	without such tax revenue allocation. Requires the allocated amount to be exclusively used by the county, municipality										\$500,000/ Each Year				funds to the local entity to be used for repayment of debt incurred by such entity in financing a commercial
	or industrial development corporation for the purpose of										FY17-18				development district estimated to exceed: \$23,000 in
	paying the indebtedness, principal and interest, and closing										through				FY15-16, \$34,000 in FY16-17, and \$100,000 in each
	costs incurred by such entities in financing the CDD.										FY36-37				year from FY17-18 through FY36-37.
986	Prohibits counting walking to and from class as part of the														
	required 90 minutes a week of physical activity.	х													
	Creates new money laundering offenses for using property to obtain, purchase, display, sell conceal, comingle, or														
	transport criminal proceeds or commit TennCare fraud.														
	Provides for forfeiture of assets and proceeds used to														
987	obtain, purchase, display, sell conceal, comingle, or		\$33.900/												
SB1929* - HB2270	transport criminal proceeds or commit TennCare fraud.		Incarceration												
	Reduces, from 15 to 9, the number of members on the														
	Tennessee Human Rights Commission (THRC).														
	Restructures the Commission appointments by authorizing														
	the Speakers of the Senate and the House of														
	Representatives to each appoint two members. Reduces,														
	from 15 to 5, the number of Commission appointments to														
	be made by the Governor. Prohibits a member from														
	serving more than two consecutive six-year terms. Prohibits														
	a designated Chair from serving more than two consecutive		\$4,300/												
SB2054* - HB2449	two-year terms.		One-Time												
	Declares that a stop violation at a red light has not occurred														
989	unless the front tires of a vehicle cross the stop line after														
989 SB2056* - HB2003		x													
- JD2030 - HD2003	ano orginar lo tou.	~		1			1	l .					1		

							Increase Increase	Decrease				Decrease	Decrease	
				Decrease		Decrease	Local Local	Local	Decrease Local	Increase Local	Increase Local		Local	
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures Expenditur			Revenue	Revenue	Revenue	Revenue	
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory) (Permissiv	e) (Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact
990 SB2079* - HB2037	Requires the State Treasurer to recommend a funding policy for the Tennessee Consolidated Retirement System (TCRS) to the Board of Trustees. Requires the Board of Trustees to adopt a funding policy consistent with the provisions of this bill.													Other Fiscal Impact – There will be long-term cost savings accrue to local government entities not participating in the Tennessee Consolidated Retirement System as a result of this bill. However, these local governments will incur increased expenditures in the short-term as they will be required to make pension contributions much greater and earlier relative to current law. The extent of any increased expenditures in the short-term, as well as any resulting decreased expenditures in the long-term, cannot be quantified for such impacts are dependent upon several unknown factors.
991	Prohibits any governmental entity, with exceptions, from obtaining the location information of an electronic device without a search warrant except under certain													Other Fiscal Impact - Due to unknown variables, a precise mandatory increase in local government
SB2087* - HB2087	circumstances.		Not Significant					_		Not Significant				expenditures cannot accurately be determined.
992 SB2090* - HB1972	Prohibits any sexual offender, whose victim was an adult, from knowingly establishing a primary or secondary residence or any other living accommodation, knowingly obtain sexual offender treatment or attend a sexual offender treatment program or knowingly accept employment within 1,000 feet of the property line of any public, private or parochial school, licensed day care center, other child care facility, public park, playground, recreation center or public athletic field available for use by the general public. This act shall take effect July 1, 2014.		\$15,900/ Incarceration											
993 SB2091 - HB1838*	Authorizes the transmission of an order of protection by facsimile or other electronic transmission from a court clerk to a Sheriff of another county.							Exceeds \$700						
994 SB2118* - HB2019	Exempts from state and local sales tax machinery necessary to and primarily used for the manufacture of firearms equipped with integral devices which permit a user to program the firearm to operate only for specified persons designated by the user through computerized locking devices or other means integral to and permanently part of the firearm when utilized by a person whose principle business is fabricating or processing tangible personal property for resale.	x												
995	Removes from the list of discriminatory practices, the aiding, abetting, inciting, compelling or commanding a person to engage in any of the acts or practices declared as discriminatory codified in Title 4, Chapter 21. Establishes caps, based on the number of employees any employer employs, for the amount of compensatory damages awarded an individual for pecuniary losses, emotional pain, suffering, inconvenience, mental anguish, loss of enjoyment of life, and other non-pecuniary losses, in employment-related discrimination actions, disabled discrimination actions, and other specified actions. Clarifies that the Tennessee Human Rights Commission is not required to provide training or education pursuant to													
SB2126 - HB1954* 996 SB2133 - HB1856*	this bill as amended. Makes several changes to the <i>Tennessee Collection</i> Service Act.	X				\$17,000								
997	Enacts the Healthy Workplace Act.	x												

	1				1		Increase	Increase	Deerees				Deerees	Deereese	
				Decrease		Decrease	Increase Local	Increase Local	Decrease Local	Decrease Local	Increase Local	Increase Local	Decrease Local	Decrease Local	
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures	Expenditures	Expenditures	Expenditures	Revenue	Revenue	Revenue	Revenue	
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact
998 SB2243* - HB2156	Prohibits any local government or any transit authority created by any local government from constructing, maintaining or operating any bus rapid transit system using a separate lane, or other separate right-of-way, dedicated to the use of such bus rapid transit system on any state highway or state highway right-of-way unless such project is approved by the governing body of the local government and by the Commissioner of the Department of Transportation. In addition, it requires any such project to be approved by the General Assembly in the annual appropriations act if any state agency proposes to assist in funding the project, or, in the absence of any such proposed funding, by the passage of a joint resolution originating in either house.														Other Fiscal Impact – To the extent any project to construct, maintain or operate any bus rapid transit system that would otherwise take place under current law is not approved by the General Assembly, in the annual appropriations act or by passage of a joint resolution, as a direct result of this bill as amended, there would be a significant fiscal impact to the state and local government. However, due to many unknown factors, any such impact cannot be determined with reasonable certainty. To the extent that the General Assembly approves any such project, this bill as amended would not result in a significant fiscal impact to the state or local government.
999 SB2252* - HB2110	Prohibits the Commissioner of the Department of Safety and Homeland Security (DOS) from adding points to a driver's record involving accidents reported on the Tennessee Uniform Traffic Crash Report as a "vehicle special use (09) police", "(10) ambulance", or "(11) fire apparatus".	x													
1000 SB2256* - HB2104	Extends, through June 30, 2015, the pilot project in Knox County for assisted outpatient treatment of up to 10 patients at any given time.														Other Fiscal Impact – The Department of Mental Health and Substance Abuses Services originally allocated \$125,000. Of the original allocation, \$103,900 is set to be reallocated to the community mental health services after June 30, 2014. Extending the program will result in \$125,000 being allocated to the pilot program and will reduce available funds for other community mental health services.
1001 SB2265* - HB2240	Authorizes non-alcoholic substances to be blended with alcoholic beverages to manufacture infused spirits. Authorizes hotels anywhere in the state, to dispense sealed alcoholic beverages and beer to adult guests through locked, in room units, rather than being restricted to hotels in municipalities having a population exceeding 100,000, if such municipality has approved on-premises consumption of alcoholic beverages by referendum. Additionally, the amendment authorizes a commercially-operated facility in Jefferson County to be issued a license as a premier-type tourist resort for the purpose of selling liquor-by-the-drink.				\$300/ One-Time/ ABC Fund; \$2,000/ Recurring/ ABC Fund										
1002	Requires crematory operators to provide a written receipt to any person who delivers animal remains for cremation. Such receipt shall include the name of the animal, the date and time of delivery, the name of the person delivering the remains and the name of the person receiving the remains. When returning the cremated remains, a similar written receipt must be provided. Failure to provide the required receipt will be punishable as a Class E felony and a fine of no less than \$500. Licensed veterinarians would be exempt from the requirements of the bill as amended.		\$6,300/ Incarceration												
1003 SB2268* - HB2228	Authorizes a payment of \$25,000 to the estate of any correctional officer or community services employee of the state who is killed in the line of duty.		Exceeds \$10,000												
1004 SB2281* - HB2243	Authorizes the state Treasurer to award an annual grant to the District Attorney's Conference for domestic violence and drug enforcement operations. The amount of such grant would be subject to an annual appropriation. Additionally, the Treasurer is authorized to provide an annual scholarship, in the amount of \$850, dedicated to the remembrance of homicide victims.		\$850/ Criminal Injuries Comp. Fund												Other Fiscal Impact – The bill provides authority for an annual grant for domestic violence and drug enforcement operations. Any increase in state expenditures would be subject to the amount of the appropriation within the annual general appropriations act.

						Increase	Increase	Decrease				Decrease	Decrease	
			Decrease		Decrease	Local	Local	Local		Increase Local		Local	Local	
Public Chapter SB - HB	Description	Not Increase St Significant Expenditur		Increase State Revenue	State Revenue	Expenditures (Mandatory)			Expenditures (Permissive)	Revenue (Mandatory)	Revenue (Permissive)	Revenue (Mandatory)	Revenue (Permissive)	Other Fiscal Impact
1005 SB2319* - HB2312	Increases, from \$2.00 to \$3.00, the fee imposed by county clerks for handling mail orders of registration plate and decal renewals, on July 1, 2014.						,			\$1,437,500/ FY15-16 & Subs. Yrs.			,	
1006	Authorizes local education agencies (LEAs) that have had their boundaries changed since the beginning of the previous school term due to the creation or reactivation of an LEA, or because of students shifting from one LEA to another, to adjust their salary schedules for personnel in non-teaching positions based upon the results of a compensation study.													Other Fiscal Impact – LEAs whose boundaries shift from the previous school term may permissively change local expenditures for the salaries of personnel in non- teaching positions. The amount of any such adjustment and whether the salaries of such personnel will increase or decrease is unknown and cannot be reasonably quantified.
1007	States that a medical laboratory located in another state, which provides services to patients in this state, is prohibited from soliciting referrals and providing rebates. Further provides that the Board of Pharmacy may subject any such laboratories to any other requirements as the Board deems necessary to protect the health and safety of patients in this state.	x												
	Authorizes the court clerks to charge a \$100 fee for certain expunctions under Tenn. Code Ann. § 40-32-101 in addition to the \$350 fee established in Tenn. Code Ann. §				\$9,500/TBI; \$24,700/ Dist. Attys. Expunction Fund; \$2,700/ Public Def. Expunction Fund; \$27,400/					Net Impact - \$54.800/				
SB2504 - HB2372*					\$27,400/ Gen. Fund					S34,800/ Court Clerks				
1009	Corridor that connects downtown Murfreesboro to downtown Nashville along I-24. Requires the study to identify all public and private funding sources, including amounts, that can reasonably be anticipated and estimated costs and revenues. Requires the Department to report its findings and recommendations to the Senate Transportation and Safety Committee and the House Transportation Committee by February 1, 2015.	x												
1010	Creates the Autism Spectrum Disorder Task Force. The task force will have 16 members. Specifies duties of the task force. Only legislative members will be entitled to compensation and expense reimbursement. The task force will submit any findings and recommendations for potential legislation by January 15, 2015 and every January 15 thereafter until January 15, 2017 at which time the task force will cease to exist.	\$1,300/ Each One-I Meeting	ay											
1011	Specifies amount of time a dispenser of controlled substances has, after dispensing any controlled substance, to submit required information to the Controlled Substance Monitoring Database (CSMD)., requiring pharmacy dispensers, who utilize a computerized system to submit required information to the CSMD, to submit such information by the close of business on the following business day in a nationally recognized pharmacy telecommunications format standard.	x												

							Increase	Increase	Decrease				Decrease	Decrease		
				Decrease		Decrease	Local	Local	Local	Decrease Local	Increase Local	Increase Local	Local	Local		
Public Chapter		Not	Increase State	State	Increase State	State	Expenditures	•	•	Expenditures	Revenue	Revenue	Revenue	Revenue		
SB - HB	Description	Significant	Expenditures	Expenditures	Revenue	Revenue	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	(Mandatory)	(Permissive)	Other Fiscal Impact	
	Exempts from the use tax any boat, motorboat or other vessel to be used or stored in Tennessee by any person															
	who has moved to and becomes a resident of Tennessee															
	and has caused the vessel to be imported into the state,															
	provided that the vessel is to be used solely for personal															
	use and has a fair market value that is less than \$10,000 at															
	the time it is imported into Tennessee. Requires the person, in order to qualify for the exemption, to submit to															
	the Commissioner of the Department of Revenue, or the															
1012	county clerk when appropriate, proof that the vessel was															
SB2549 - HB2402	* properly registered in another state.	Х														
	Requires local boards of education to make policies that															
1	will authorize parents or guardians to review all teaching															
	materials, instructional materials, and other teaching aids,															
	as well as all tests developed and graded by the teacher of															
	their student. Such teaching materials shall be made readily available upon request. Local education agencies															
	(LEAs) shall make policies that authorize parents or															
	guardians access to review all surveys, analyses, or															
	evaluations, prior to these instruments being administered															
	to their student. Such policies shall authorize parents or															
	guardians to opt their student out of participation in such instruments. Requires LEAs to receive written consent from															
	parents or guardians or students, if over the age of 18,															
	before the collection of individual student biometric data.															
	Requires LEAs to disclose the purpose of any surveys,															
1013	analyses, or evaluation materials and the persons that will access the results. Authorizes students to take textbooks															
	* home for review.	x														
	Enacts the Capital Punishment Enforcement Act that															
	directs that a death penalty be carried out by electrocution															
	if (1) lethal injection is held to be unconstitutional or (2) the														Other Fiscal Impact – According to the Post-Conviction	
	Commissioner of Correction certifies to the Governor that														Defenders Office, the conference will bring a	
1014	one or more of the ingredients essential to carrying out a sentence of death by lethal injection is unavailable through														constitutional challenge on behalf of their client(s) challenging this legislation. The costs of such litigation	
	no fault of the department.														are not quantifiable.	
	Authorizes a winery or farm wine producer to establish up to two satellite locations to provide samples and sell wine															
	and other legally permissible items. Authorizes the						1									
	Alcoholic Beverage Commission (ABC) to refuse to issue or				\$1,800/		1									
	renew a license or permit if the business has not				One-Time/											
	demonstrated the financial capacity to operate the				ABC Fund;		1									
	business. Requires any payment for sales made to a licensee by a wholesaler to be made in a manner approved				\$1,900/											
1015	by the ABC that facilitates full payment at or near the time				Recurring/											
	* of product delivery.				ABC Fund											
	TOTALS - Public Chapters 486 - 1015	x	\$1,205,651,050	\$1,060,000	\$977,528,450	\$878,300	\$5,000	\$25,700	\$60,569,100	\$0	\$12,279,400	\$18,301,300	\$57,050,500	\$0		
			State Expenditure									•		•		
			State Revenue rela	1 1		•		,		, 0,	,			entity.		
		^No tunds a	opropriated for a sp	pecialty license p	plate shall be alloc	ated by the De	partment of Fina	nce and Admini	stration until suc	n plate has met all	statutory require	ments for issuance	ce.			