

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2022 REGULAR LEGISLATIVE SESSION
PREPARED BY THE FISCAL REVIEW COMMITTEE STAFF
As of June 29, 2022**

Public Chapter SB - HB	Fiscal Year	Description	Not Significant	State Expenditures		State Revenue		Local Expenditures		Local Revenue		Other Fiscal Impacts Includes: Future Year Impacts, Forgone Revenue, Cost Avoidances, Federal Impacts, & Footnotes
				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
596 SB0780* - HB1037	FY22-23	Establishes state Senate districts.	X									
	FY23-24											
597 SB0781* - HB1034	FY22-23	Establishes the state's congressional districts.	X									
	FY23-24											
598 SB0779* - HB1035	FY22-23	Establishes state House of Representatives districts.	X									
	FY23-24											
599 SB1693* - HB1774	FY22-23	Extends the Applied Behavior Analyst Licensing Committee of the Board of Examiners in Psychology to June 30, 2028.	X									
	FY23-24											
600 SB1694* - HB1775	FY22-23	Extends the Archaeological Advisory Council to June 30, 2028.	X									
	FY23-24											
601 SB1695* - HB1776	FY22-23	Extends the Board of Athletic Trainers to June 30, 2028.	X									
	FY23-24											
602 SB1696* - HB1777	FY22-23	Extends the Board of Dietitian/Nutritionist Examiners to June 30, 2028.	X									
	FY23-24											
603 SB1699* - HB1780	FY22-23	Extends the Board of Respiratory Care to June 30, 2028.	X									
	FY23-24											
604 SB1702* - HB1783	FY22-23	Extends the Council for Licensing Hearing Instrument Specialists to June 30, 2028.	X									
	FY23-24											
605 SB1703* - HB1784	FY22-23	Extends the Council of Certified Professional Midwifery to June 30, 2028.	X									
	FY23-24											
606 SB1704* - HB1785	FY22-23	Extends the Council on Children's Mental Health Care to June 30, 2028.	X									
	FY23-24											
607 SB1708* - HB1789	FY22-23	Extends the Department of Revenue to June 30, 2027.	X									
	FY23-24											
608 SB1709* - HB1790	FY22-23	Extends the Department of Tourist Development to June 30, 2026.	X									
	FY23-24											
609 SB1710* - HB1791	FY22-23	Extends the Department of Veterans Services to June 30, 2027.	X									
	FY23-24											
610 SB1712* - HB1793	FY22-23	Extends the Great Smoky Mountains Park Commission to June 30, 2028.	X									
	FY23-24											
611 SB1722* - HB1803	FY22-23	Extends the State Board of Cosmetology and Barber Examiners to June 30, 2028.	X									
	FY23-24											

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612 SB1723* - HB1804	FY22-23	Extends the State Family Support Council to June 30, 2028.	X									
	FY23-24											
613 SB1725* - HB1806	FY22-23	Extends the Statewide Planning and Policy Council for the Department of Intellectual and Developmental Disabilities to June 30, 2028.	X									
	FY23-24											
614 SB1727* - HB1808	FY22-23	Extends the Tennessee Advisory Committee for Acupuncture to June 30, 2028.	X									
	FY23-24											
615 SB1728* - HB1809	FY22-23	Extends the Tennessee Arts Commission to June 30, 2028.	X									
	FY23-24											
616 SB1736* - HB1817	FY22-23	Extends the Tennessee Massage Licensure Board to June 30, 2028.	X									
	FY23-24											
617 SB1738* - HB1819	FY22-23	Extends the Tennessee Rare Disease Advisory Council to June 30, 2028.	X									
	FY23-24											
618 SB1739* - HB1820	FY22-23	Extends the Tennessee Rehabilitative Initiative in Correction Board to June 30, 2027.	X									
	FY23-24											
619 SB1744* - HB1825	FY22-23	Extends the Water and Wastewater Operators, Board of Certification to June 30, 2028.	X									
	FY23-24											
620 SB1754 - HB1707*	FY22-23	Codifies the Public Acts of 2021.	X									
	FY23-24											
621 SB1820* - HB1868	FY22-23	Prohibits a county election commission from utilizing instant runoff voting or ranked choice voting to conduct an election in this state for a statewide or local government office.	X									
	FY23-24											
622 SB0665* - HB0920	FY22-23	Adds cerumen management by a person who has completed a cerumen management course approved by the International Hearing Society within the definition of the practice of dispensing and fitting hearing instruments.	X									
	FY23-24											
623 SB1759 - HB1731*	FY22-23	Names "I'll Leave My Heart in Tennessee" by Dailey and Vincent, written by Karen Staley, as an official state song.	X									
	FY23-24											
624 SB1847 - HB1844*	FY22-23	Designates the month of October annually as "Economic Education Month".	X									
	FY23-24											

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625 SB0520 - HB0211*	FY22-23	Extends eligibility for the Work-Based Learning Student Grant Program to include students enrolled in a middle college program.	X									
	FY23-24											
626 SB0515 - HB0411*	FY22-23	Revises provisions of the Tennessee Freedom of Speech Act regarding the placement of certain political or campaign signs on private property.	X									
	FY23-24											
627 SB1705* - HB1786	FY22-23	Extends the Department of Agriculture to June 30, 2026. Requires the DOA to report back to the Commerce, Labor, Transportation and Agriculture Joint Evaluation Committee by December 31, 2022, to update the Committee on its progress in addressing the findings set forth in the August 2021 performance audit report.	X									
	FY23-24											
628 SB1711* - HB1792	FY22-23	Extends the Domestic Violence State Coordinating Council to June 30, 2030.	X									
	FY23-24											
629 SB1714* - HB1795	FY22-23	Extends the Interstate Compact on Mental Health to June 30, 2030.	X									
	FY23-24											
630 SB1715* - HB1796	FY22-23	Extends the Interstate Compact on the Placement of Children to June 30, 2030.	X									
	FY23-24											
631 SB1716* - HB1797	FY22-23	Extends the Interstate Insurance Product Regulation Compact of 2007 to June 30, 2030.	X									
	FY23-24											
632 SB1717* - HB1798	FY22-23	Extends the Local Government Planning Advisory Committee to June 30, 2025.	X									
	FY23-24											
633 SB1718* - HB1799	FY22-23	Extends the Pest Control Advisory Board to June 30, 2026.	X									
	FY23-24											
634 SB1720* - HB1801	FY22-23	Extends the School Bond Authority to June 30, 2030.	X									
	FY23-24											

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635 SB1721* - HB1802	FY22-23	Extends the Southeast Interstate Low-Level Radioactive Waste Compact to June 30, 2030.	X									
	FY23-24											
636 SB1726* - HB1807	FY22-23	Extends the Tellico Reservoir Development Agency to June 30, 2026.	X									
	FY23-24											
637 SB1729* - HB1810	FY22-23	Extends the Tennessee Center for Earthquake Research and Information to June 30, 2030.	X									
	FY23-24											
638 SB1731* - HB1812	FY22-23	Extends the Tennessee Equine Health Advisory Commission to June 30, 2026.	X									
	FY23-24											
639 SB1735* - HB1816	FY22-23	Extends the Tennessee Life and Health Insurance Guaranty Association to June 30, 2030.	X									
	FY23-24											
640 SB1741* - HB1822	FY22-23	Extends the Tennessee Soil and Water Conservation Commission to June 30, 2026.	X									
	FY23-24											
641 SB1742* - HB1823	FY22-23	Extends the Tennessee Sports Hall of Fame to June 30, 2026.	X									
	FY23-24											
642 SB1752 - HB1670*	FY22-23	Replaces the phrase "deaf and dumb" with "deaf or hard of hearing" wherever it may appear in Tennessee Code Annotated.	X									
	FY23-24											
643 SB1793 - HB1766*	FY22-23	Requires a court to revoke bail immediately, notwithstanding sentencing hearings, motions for a new trial, or related post-guilt determination hearings, for a defendant who is convicted of continuous sexual abuse of a child.	X									
	FY23-24											

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644 SB1823 - HB1867*	FY22-23	Requires certain employers with a mandatory COVID-19 vaccination policy to grant exemptions based on medical reason or religious reason. Details the provisions of the process employers must take in such situations. States that a violation of these standards is a civil penalty of \$10,000. Establishes that a licensed healthcare provider who provides the signed statement requesting COVID-19 vaccination exemption is immune from civil liability and disciplinary action.	X									
	FY23-24											
645 SB1824 - HB1685*	FY22-23	Designates the stadium for the Nashville Soccer Club as a sports authority facility for purposes of consumption of alcoholic beverages on the premises.				\$ 45,000	\$ 2,000				\$ 77,300	State Revenue: \$2,300/FY21-22/ABC \$2,000/FY24-25 and Subs Yrs/ABC Exceeds \$13,500/FY21-22/GF Exceeds \$45,000/FY24-25 and Sub Yrs/GF Forgone State Revenue: Exceeds \$7,900/FY21-22/GF Exceeds \$26,200/FY24-25 and Sub Yrs/GF Local Revenue: Exceeds \$23,900/FY21-22/Permissive Exceeds \$77,300/FY24-25 and Sub Yrs/Permissive
	FY23-24					\$ 45,000	\$ 2,000			\$ 77,300		
646 SB0278* - HB0549	FY22-23	Authorizes the estate of a deputy jailer of a local government who is killed in the line of duty to receive an annuity in the amount of \$250,000, paid over five years in \$50,000 installments. Applies to all claims arising from on and after March 1, 2020, unless otherwise prohibited by the United States or Tennessee Constitution.	X									
	FY23-24											

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647 SB2289 - HB2348*	FY22-23	Clarifies that an ambulance service that holds a valid and unencumbered license to operate in one or more counties in Tennessee is not required to hold a separate license or establish a base of operations in another county for which the ambulance service provides secondary mental health transport.	X									
	FY23-24											
648 SB1980 - HB2019*	FY22-23	Establishes the University of Tennessee Southern. Gives authority of the campus to the trustees of the University of Tennessee under the University of Tennessee System. Establishes an advisory board for the additional campus.	X									
	FY23-24											
649 SB1984* - HB2046	FY22-23	Authorizes each child protective team coordinated by the Department of Children's Services to include one appropriately credentialed medical provider, as needed.	X									
	FY23-24											
650 SB2082* - HB2682	FY22-23	Removes an obsolete reference in the provision regarding the use of census information to create the population figures contained in Tennessee Code Annotated. Adds a reference to 2020 federal census information published by the United States Census Bureau to Tennessee Code Annotated. Requests the Tennessee Code Commission to include the web address for the Redistricting Summary File for the State of Tennessee in Tennessee Code Annotated.	X									
	FY23-24											
651 SB2133 - HB2110*	FY22-23	Enacts the "LIBOR Discontinuance and Replacement Act." Replaces the London Interbank Offering Rate (LIBOR) in certain contracts, securities, or instruments that use LIBOR as a benchmark with the recommended benchmark replacement, the Secured Overnight Financing Rate published by the Federal Reserve Bank of New York. Authorizes the "determining person" to select the recommended benchmark replacement as the new benchmark. Exempts contracts, securities, and instruments where the benchmark is designated to fall back to the prime rate or another non-LIBOR benchmark as the replacement rate, or when requisite parties all agree on the exemption.	X									
	FY23-24											

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652 SB2148* - HB2285	FY22-23	Adopts <i>My Tennessee Mountain Home</i> by Dolly Parton, as an official state song	X									
	FY23-24											
653 SB2177* - HB2296	FY22-23	Designates the month of September as "Brain Aneurysm Month" in Tennessee.	X									
	FY23-24											
654 SB2339 - HB1963*	FY22-23	Requires the Tennessee Bureau of Investigation to remove, from its drug offender registry, the name and other identifying information of a person upon receipt of notice of that person's death.	X									
	FY23-24											
655 SB2422 - HB2172*	FY22-23	Makes various changes regarding proceedings against state employees, including appeal procedures as required of state employees and employers.	X									
	FY23-24											
656 SB2049 - HB1684*	FY22-23	Requires a member of a county legislative body voting on a proposed budget, appropriation resolution, or tax rate resolution to declare a conflict of interest at the meeting prior to casting the member's vote.	X									
	FY23-24											
657 SB1757 - HB1727*	FY22-23	Changes compliance requirements for existing training and education requirements of municipal utility board members, utility district commissioners, and the local municipalities and utility districts that they serve. Adds reporting requirements for entities regarding certain water for resale contracts. Changes certain water loss requirements. Transfers certain compliance oversight to the Tennessee Public Utility Commission.	X									
	FY23-24											
658 SB1688* - HB1858	FY22-23	Expands the definition of forest land to include two noncontiguous tracts within the same county that are separated only by a road, body of water, or public or private easement, for property tax assessment purposes.	X									
	FY23-24											

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659 SB1922 - HB1668*	FY22-23	Requires a sponsoring mortgage lender or broker to use a unique identifier instead of a license number on residential loan applications.	X									
	FY23-24											
660 SB1775 - HB1676*	FY22-23	Authorizes the State Board of Education to reject or make technical non-substantive revisions to the subject area standards recommended by the standards recommendation committees	X									
	FY23-24											
661 SB2051 - HB1680*	FY22-23	Increases, from \$50,000 to \$75,000, the threshold of gross revenue collected from an authorized nonprofit charitable gaming event that requires the organization hosting the event to file an audited financial statement prepared by an independent certified public accountant or an independent public accountant.	X									
	FY23-24											
662 SB1687 - HB1705*	FY22-23	Removes a requirement for the Comptroller of the Treasury to approve the Access Tennessee Board's funding plan and plan of operation.	X									
	FY23-24											
663 SB1755 - HB1728*	FY22-23	Clarifies that local governments are required to notify the Comptroller of the Treasury (COT) when significant changes are made to outstanding revenue bonds. Revises the publication requirements for certain local government entities for the report issued by the COT regarding the issuance of debt.	X									
	FY23-24											
664 SB1248 - HB1195*	FY22-23	Requires a health insurance entity, a health services provider, or a health facility to notify a patient of communication among the entity, a health services provider, and a health facility concerning the patient's medical claim within five business days after the communication has occurred. Requires a utilization review agent who requires additional information from an enrollee, provider, or healthcare facility to make a determination on a request for prior authorization no later than five days after the receipt of the request. Effective January 1, 2023.	X									
	FY23-24											

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665 SB0888* - HB1362	FY22-23	Makes various changes to small estates administration. Requires that in order to file an affidavit for a small estate, the decedent must not have left a will. Removes the requirement of listing unpaid debts left by the decedent in the affidavit. Allows for the conversion to full probate estate administration if there is real property involved.	X									
	FY23-24											
666 SB0825* - HB1392	FY22-23	Authorizes all local governments to regulate entry into passenger transportation services and entertainment transportation. Requires businesses providing such services within regulating localities to comply with the safety rules and regulations and the liability insurance requirements.							\$ 100,000		\$ 100,000	Local Expenditures: Exceeds \$100,000/FY24-25 and Sub Yrs/Permissive Local Revenue: Exceeds \$100,000/FY24-25 and Sub Yrs/Permissive
	FY23-24							\$ 100,000		\$ 100,000		
667 SB2794 - HB1693*	FY22-23	Adds the East Tennessee Constables Association to the list of entities that are eligible to provide in-service education courses and firearms training for constables.	X									
	FY23-24											
668 SB2010 - HB1708*	FY22-23	Authorizes judicial candidates to personally solicit and accept campaign contributions when running for office.	X									
	FY23-24											
669 SB1692* - HB1845	FY22-23	Creates the "State Lending Transparency Act", which requires the Comptroller of The Treasury (COT) to provide a report on all state lending and credit support programs to each member of the General Assembly and to the Commissioner of Finance and Administration. Requires the Department of Finance and Administration's (F&A) Division of Budget to include information regarding state lending and credit support programs in the proposed state budget.	X									
	FY23-24											

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670 SB2003 - HB1848*	FY22-23	Requires the compensation of county school board members to not exceed the compensation fixed for members of the county legislative body and to be included in the school district budget submitted to the county legislative body. Removes the authority of the county legislative body to fix the compensation of county school board members. Prohibits a school board member's compensation from being reduced from the prior year.	X									
	FY23-24											
671 SB1806* - HB1866	FY22-23	Requires the court to take into consideration whether a parent has failed to pay court-ordered child support for a period of three years or more in any proceeding requiring a court to make a custody determination regarding a minor child.	X									
	FY23-24											
672 SB1907 - HB1955*	FY22-23	Authorizes a municipality to waive, compromise, remit, prorate, apportion, or release property taxes, penalty, interest, or court costs when the municipality purchases land at a delinquent tax sale for municipal taxes.	X									
	FY23-24											
673 SB2307 - HB2240*	FY22-23	Authorizes qualified nonprofit organizations to file an application to operate an annual event in the July 1, 2021, to June 30, 2022, fiscal year.	X									
	FY23-24											
674 SB2165* - HB2414	FY22-23	Requires that a covered entity must comply with a request or subpoena for information protected under HIPAA if the request is accompanied by a qualified protective order signed by the court and meets other criteria. States that a local government entity may opt out of this requirement upon passage of a resolution by a simple majority vote of the entity's governing body. Establishes guidelines that the covered entity seeking protected health information must adhere to, including submitting a notarized statement indicating that reasonable efforts have been made to ensure the individual who is the subject of the information request has been notified of the request. States that the individual who is the subject of the information request, or the individual's representative, has 45 days to file an objection to the request.	X									
	FY23-24											

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675 SB2645 - HB2587*	FY22-23	Effective October 6, 2022, exempts the sale or purchase of previously-titled antique or unique motor vehicles at an automobile auction held in conjunction with a motor vehicle festival in Hamilton County for which a portion of the proceeds are donated to a hospital neurological institute in Hamilton County from the requirement for a motor vehicle dealer license. Repeals the exemption on October 17, 2022.	X									
	FY23-24											
676 SB1473 - HB0456*	FY22-23	Authorizes political subdivisions and instrumentalities of the state of Tennessee, with at least 1,000 employees, to implement, adopt, or administer an automatic deferred or tax-sheltered compensation plan for their employees.	X									
	FY23-24											
677 SB1781 - HB1679*	FY22-23	Permits a person to have the person's criminal records expunged if the person has been convicted of one or more criminal offenses other than the offense for which the person is seeking expunction. Clarifies that a person is only eligible for expunction of criminal records once.								\$ 939,700		Mandatory Local Revenue: \$939,700/FY24-25 and Sub Yrs
	FY23-24									\$ 939,700		
678 SB2100 - HB1687*	FY22-23	Requires a teacher's notice of dismissal or failure of reelection to state, whenever applicable, that a loss of funding for the position is the only reason for dismissing the teacher or not reelecting the teacher's contract.	X									
	FY23-24											
679 SB2054 - HB1697*	FY22-23	Authorizes POST-certified law enforcement officers who retired in good standing and who are authorized to carry a firearm in the same manner and to the same extent as an active law enforcement officer, to direct or regulate traffic, as long as they notify the chief law enforcement officer in the jurisdiction where they intend to direct or regulate traffic at least 24 hours in advance or as soon as possible in the event of an emergency.	X									
	FY23-24											
680 SB1909 - HB1904*	FY22-23	Exempts autoclaves, which are used for sterilizing medical or dental equipment, installed in accordance with the manufacturer's recommendations, used by an individual or entity licensed by this state as a health professional or entity, contain a boiler, and are regulated by the Federal Food and Drug Administration from certain boiler clearance requirements. Authorizes the Board of Boiler Rules to wave or exempt certain requirements regarding inspection, inspection certificates, and inspection fees.	X									
	FY23-24											

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681 SB1854* - HB1906	FY22-23	Specifies that, in addition to deeds of trust, deeds recorded prior to state liens for taxes or fees are superior to the state lien.	X									
	FY23-24											
682 SB2099 - HB1935*	FY22-23	Establishes a short title for educator's rights as "Educator's Bill of Rights."	X									
	FY23-24											
683 SB1874* - HB1937	FY22-23	Requires the Department of Revenue to make available a certificate that states whether a vendor's customer reported the business tax due for a location at the wholesaler rate or retailer rate to every taxpayer filing a business tax return. The certificate must be in a format that enables the vendor's customer to show proof of whether the tax was paid at the wholesaler rate or retailer rate. Effective January 1, 2023.	X									
	FY23-24											
684 SB1908 - HB1956*	FY22-23	Allows for an increase to the number of emergency medical technical/advanced emergency medical technician (EMT/AEMT) training centers operated by ambulance services licensed in the state to 30, the number of training classes per year to 3, and total students per class to 20. Allows for EMT/AEMT training centers to use online and virtual training. Removes the requirement for the EMT/AEMT training centers to report various student statistics, and for the Emergency Medical Services Board (Board) to compile an annual report with this data to be submitted to General Assembly committees.	X									
	FY23-24											
685 SB2048 - HB2054*	FY22-23	Removes the authority of an individual acting as a funeral director to both file a death certificate and to be the recipient of a notice by the attending physician or medical examiner of the reason for delay of the medical certification. Allows a medical examiner or attending or pronouncing physician to file a death certificate and to obtain personal data from the next of kin or best qualified person or source available.	X									
	FY23-24											

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Public Chapter SB - HB	Fiscal Year	Description	Not Significant	State Expenditures		State Revenue		Local Expenditures		Local Revenue		Other Fiscal Impacts Includes: Future Year Impacts, Forgone Revenue, Cost Avoidances, Federal Impacts, & Footnotes
				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
686 SB2416 - HB2166*	FY22-23	Revises and eliminates various reporting requirements. Revises and eliminates various provisions requiring the Commissioner of Education or the Department of Education to approve of, consent to, receive notice of, or otherwise oversee certain local education operations. Removes the requirement that in-service training include instruction on components of the Juvenile Offender Act for certain teachers and principals.	X									
	FY23-24											
687 SB2425 - HB2175*	FY22-23	Removes language in statute limiting the fee for inspection of any elevator, dumbwaiter, escalator, or moving walk from exceeding \$100. Furthermore, removes language limiting the inspection fee of any aerial passenger tramway from exceeding \$200. Removes the annual maximum construction permit fee, maximum annual acceptance inspection fee and maximum annual follow-up inspection fee, each being \$300, for each new or altered elevator, dumbwaiter, escalator, moving walk, or aerial passenger tramway.	X									
	FY23-24											
688 SB2426 - HB2176*	FY22-23	Removes youth apprenticeships from being considered apprenticeships for purposes of the Tennessee Registered Apprenticeship Program Act.	X									
	FY23-24											
689 SB2197 - HB2238*	FY22-23	Authorizes a manufacturer of alcoholic beverages to enter into an alternating proprietorship agreement with one or more manufacturers for the purpose of alternating the use of a bonded or general premises between the manufacturers for the purpose of manufacturing alcoholic beverages, including high alcohol content beer.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
690 SB2089* - HB2340	FY22-23	Requires the Tennessee Interagency Cash Flow Committee to establish and maintain a cash flow report, on a periodic basis, rather than establish and maintain a monthly 18-month forward rolling cash flow projection, and requires it to be posted to the Department of Treasury's website. Specifies that the six locally governed universities are exempt from the requirement to periodically provide information relating to sources and uses of pooled investment fund cash. Requires state agencies to, upon request, provide cash flow projection information to the Department of Finance and Administration in addition to the Tennessee Interagency Cash Flow Committee.	X									
	FY23-24											
691 SB2136* - HB2370	FY22-23	Removes requirement that the official seal of a county register emboss on paper.	X									
	FY23-24											
692 SB2475 - HB2449*	FY22-23	Adds assistant principals to the types of instructional leaders who are eligible for licensure reciprocity in Tennessee, through either a reciprocal agreement with another state or by verifying they are a military spouse, and who can receive a license that is equivalent to the license that the individual possesses in another state without having to take a qualifying assessment.	X									
	FY23-24											
693 SB0132 - HB0136*	FY22-23	Requires the Commissioner of the Department of Human Services to include in the annual block grant report information detailing the Department's access to the use of federal Temporary Assistance for Needy Families funds.	X									
	FY23-24											
694 SB0399 - HB0328*	FY22-23	Requires each law enforcement officer specifically assigned to the traffic division of a local law enforcement agency or its equivalent to undergo training on the proper testing procedures for use in investigating cases of suspected driving under the influence. Beginning January 1, 2023, requires training on suspected driving under the influence to be included in the annual in-service training for law enforcement officers certified by the Peace Officers Standards and Training (POST) Commission.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
695 SB0503* - HB0753	FY22-23	Authorizes a physical therapist, an occupational therapist, a speech-language therapist, and an audiologist to refer or order services within their scope of practice as part of a student's IEP.		\$ 493,200								State Expenditures: \$493,200/FY24-25 and Sub Yrs Federal Expenditures: \$964,400/FY22-23 and Sub Yrs The Governor's proposed budget for FY22-23, on page B-155, recognizes a recurring increase in state expenditures to the General Fund of \$491,300.
	FY23-24			\$ 493,200								
696 SB1660* - HB1724	FY22-23	Adds directors, trustees, and members of the governing bodies of nonprofit corporations, associations, and organizations that are exempt from federal income taxation under § 501(c)(19) of the Internal Revenue Code of 1986 to the list of groups who are immune from certain law suits.	X									
	FY23-24											
697 SB1661* - HB1666	FY22-23	Authorizes the court, in any proceeding of divorce or separate maintenance in which mediation between the parties is required, to order such mediation to take place by video conference, when appropriate.	X									
	FY23-24											
698 SB1677* - HB1729	FY22-23	Authorizes the executive secretary of the State Board of Equalization (SBE) to manage appeals before the board. Streamlines the revocation process by authorizing the SBE, the executive secretary, or the executive secretary's designee to revoke or modify a property's tax-exempt status. Removes the need for a final order from an administrative law judge in uncontested cases.	X									
	FY23-24											

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699 SB1686 - HB1688*	FY22-23	Creates a common carrier license issued by the Tennessee Alcoholic Beverage Commission (ABC) for individuals and entities that transport wine from a winery direct shipper or "fulfillment house" to in-state consumers. Requires applicants to submit a \$300 application fee and an annual \$1,000 license fee to ABC for each license. Effective January 1, 2023.					\$ 5,200					State Revenue: \$4,000/FY24-25 and Sub Yrs/ABC
	FY23-24	Effective upon becoming law, expands the Class E felony charge, punishable by fine only, for shipping wine without an authorized license, to include all alcoholic beverages and beer. Enacts a Class B misdemeanor offense, punishable by fine only, for delivering alcoholic beverages or beer to an individual without checking for proof, face-to-face, that the individual is 21 years of age or older.				\$ 4,000						
700 SB1758 - HB1704*	FY22-23	Updates the conflict of interest provisions under the <i>County Purchasing Law of 1957</i> . Defines "direct interest" and "indirect interest" for purposes of conflicts of interests for certain county officers.	X									
	FY23-24	Authorizes a county officer to have an indirect interest if the person publicly acknowledges it. Changes the penalty for such a violation from a Class D felony offense to forfeiture of certain compensation and removal from office.										
701 SB1768 - HB1657*	FY22-23	Authorizes Lakeland Golf Course in Jefferson County to sell alcoholic beverages for on-premises consumption.				\$ 18,900	\$ 2,300				\$ 15,500	State Revenue: \$2,000/FY24-25 and Sub Yrs/ABC Local Revenue: \$15,500/FY24-25 and Sub Yrs/Permissive
	FY23-24					\$ 18,900	\$ 2,000				\$ 15,500	
702 SB1776* - HB1840	FY22-23	Requires a student who fulfills the requirements of the Tennessee Work Ethic Distinction Program to be recognized as a Tennessee Tri-Star Scholar upon graduation from high school.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
703 SB1868* - HB1925	FY22-23	Makes various changes to the <i>Travel Insurance Producer Limited License Act</i> . Broadens the definition of <i>travel insurance</i> . Defines a travel administrator. Requires a travel insurer to pay the premium tax on travel insurance premiums paid by certain policyholders, document the state of residence, or principal place of business, of the policyholder or certificate holder, and report as premium only the amount allocable to travel insurance, not including amounts received for travel assistance services or cancellation fee waivers. Authorizes the sale of certain travel protection plans. Expands the rules and regulations related to the selling of travel insurance. Establishes that travel insurance marketed directly to a consumer through an insurer's website is not an unfair trade practice or other violation of law, if the consumer has access to the full provisions of the policy through electronic means.	X									
	FY23-24											
704 SB1931* - HB2047	FY22-23	Authorizes the members and proxyholders of certain corporations to meet remotely, so long as there are reasonable measures to verify that the person connected remotely is entitled to vote, can participate in the meeting, can read or hear the proceedings, and the corporation maintains a record of each vote or other action taken. Establishes that a member or proxyholder who participates in a meeting remotely, whether the meeting is to be held at a designated place or remotely, is considered present.	X									
	FY23-24											
705 SB1934* - HB2352	FY22-23	Authorizes a cemetery company's trustee of an improvement care trust fund the option of either establishing an improvement care trust fund or a master improvement care trust fund to hold the funds for multiple cemetery companies or all pre-need cemetery contracts. Re-defines net earnings relative to each improvement care trust fund. Requires a trustee to provide an annual financial report of established trusts to the Department of Commerce and Insurance and make accounting records for the trust available to the Department and to the Comptroller of the Treasury for review and auditing purposes. Requires a trustee that uses a board for the management of a trust to maintain insurance on behalf of each board member against liability asserted against or incurred by the board member.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
706 SB1959* - HB2315	FY22-23	Enacts the <i>Tennessee Natural Gas Innovation Act</i> . Provides that a public utility may establish a mechanism to recover certain costs, upon approval from the Tennessee Public Utility Commission.	X									
	FY23-24											
707 SB1995 - HB2028*	FY22-23	Authorizes a discipline policy or code of conduct adopted by a local board of education or charter school governing body to allow a teacher to withhold a student's phone from the student for the duration of the instructional time if the student's phone is a distraction to the class or student.	X									
	FY23-24											
708 SB2117 - HB2125*	FY22-23	Establishes that all records containing proprietary information provided to the Department of Environment and Conservation (TDEC) by commercial services providers who conduct commercial operations at a state park are confidential and not open for public inspection. Effective until July 1, 2027.	X									
	FY23-24											
709 SB2314 - HB2086*	FY22-23	Expands, from teachers to all local education agency (LEA) employees, to allow: (1) children of out-of-state employees to attend a school within the LEA that employs the out-of-state parent; (2) children of out-of-state employees to receive the out-of-state tuition exemption; and (3) children of a parent who is employed by an LEA outside of the LEA of the parent's residence to attend a school within the LEA that employs the non-resident parent.	X									
	FY23-24											
710 SB2367 - HB2251*	FY22-23	Establishes that a person convicted of speeding may have up to five points removed from their driving record by successfully completing a defensive driving course within 90 days of the conviction. Specifies that the process can only be applied to one speeding offense for each driving course completed and only once in a four-year period.	X									
	FY23-24											
711 SB2413 - HB2163*	FY22-23	Specifies that the Department of Children's Services must calculate their caseload ratios at least once a month for purposes of determining the staffing levels of case managers.	X									
	FY23-24											

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712 SB2419 - HB2169*	FY22-23	Increases the monetary threshold, from \$100,000 to \$250,000, for what is considered "major maintenance" with respect to repair or renovation of state buildings or structures. Increases the monetary threshold, from \$150,000 to \$250,000, of any lease to state government or any agency, department, institution, or agency thereof, of which is greater than 5 years, and thereby required to be approved by the Attorney General's Office. Increases the monetary threshold, from \$150,000 to \$250,000, of any lease by or to state government or any agency, department, institution, or agency thereof, of which is greater than 5 years, and thereby required to be approved by the State Building Commission.	X									
	FY23-24											
713 SB2420 - HB2170*	FY22-23	Requires that the transfer of surplus personal property of this state to a local government satisfy certain requirements.	X									
	FY23-24											
714 SB2432 - HB2182*	FY22-23	Removes the requirement that every distiller, rectifier, vintner, and importer selling distilled spirits or wines to licensed in-state wholesalers send a duplicate copy of the invoice to the Commissioner of the Department of Revenue at the time the alcoholic beverages are originally invoiced to the wholesaler.	X									
	FY23-24											
715 SB2437 - HB2187*	FY22-23	Increases the number of terms a judge of the Workers' Compensation Appeals Board (Board) may be appointed to serve. Changes the conditions to appeal the Board's decision on whether to certify a compensation order of the court. Makes other related clerical changes.	X									
	FY23-24											
716 SB2553 - HB2393*	FY22-23	Deletes requirements for biennial audits of municipal governments in favor of annual audits performed by either a certified public accountant (CPA) or the Comptroller of the Treasury's (COT) Department of Audit and approved by the COT. Requires the governing body of the municipality to appropriate sufficient funds for the cost of each audit. Authorizes the COT to appoint a CPA or a certified municipal finance officer to assist with preparing financial records for the audit if a municipality fails to prepare such records in a timely manner. Establishes that each audit is public record and subject to inspection.	X									
	FY23-24											

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717 SB2664 - HB1879*	FY22-23	Requires, by November 1 of each year, the Comptroller of the Treasury (COT) to review and report on the implementation of the Tennessee Literacy Success Act, submit the report to the chairs of the education committees of the General Assembly and the State Board of Education, and for such report to be published on the COT's website. Requires the Department of Education to provide to the COT any information requested as soon as practicable.	X									
	FY23-24											
718 SB2683 - HB2269*	FY22-23	Requires a person convicted of first-degree murder for the killing of another in the perpetration or attempted perpetration of aggravated rape, rape, rape of a child, and aggravated rape of a child be sentenced to death or life in prison without parole.	X									
	FY23-24											
719 SB2881 - HB2385*	FY22-23	Requires contracts procured by certain local government entities for services provided by an insurance producer to be procured on the basis of competence and integrity rather than by competitive bidding.	X									
	FY23-24											
720 SB0029* - HB0105	FY22-23	Prohibits local governments dismissing, disciplining, fining, or penalizing a first responder employed by a local government, or denying employment to a person applying to be a first responder, based on where the first responder or applicant resides. Exempts Hamilton County from prohibition.	X									
	FY23-24											
721 SB1682* - HB1854	FY22-23	Requires a records custodian to cite the state law prohibiting disclosure of a public record if the denial of the public records request is based on state law. Clarifies the forms of identification a governmental entity may request as evidence of residency in this state from a person seeking public records.	X									
	FY23-24											
722 SB1697* - HB1778	FY22-23	Extends the termination date of the Board of Examiners for Nursing Home Administrators to June 30, 2027.	X									
	FY23-24											

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723 SB1698* - HB1779	FY22-23	Extends the termination date of the Board of Parole to June 30, 2027.	X									
	FY23-24											
724 SB1706* - HB1787	FY22-23	Extends the termination date of the Department of Education to June 30, 2026.	X									
	FY23-24											
725 SB1713* - HB1794	FY22-23	Extends the termination date of the Tennessee Housing Development Agency, Board of Directors, to June 30, 2027.	X									
	FY23-24											
726 SB1719* - HB1800	FY22-23	Extends the termination date of the Polysomnography Professional Standards Committee to June 30, 2027.	X									
	FY23-24											
727 SB1732* - HB1813	FY22-23	Extends the termination date of the Tennessee Film, Entertainment, and Music Commission to June 30, 2025.	X									
	FY23-24											
728 SB1734* - HB1815	FY22-23	Extends the termination date of the Tennessee Higher Education Commission to June 30, 2026.	X									
	FY23-24											
729 SB1737* - HB1818	FY22-23	Extends the termination date of the Tennessee Medical Laboratory Board to June 30, 2027.	X									
	FY23-24											
730 SB1740* - HB1821	FY22-23	Extends the termination date of the Tennessee Residence Commission to June 30, 2030.	X									
	FY23-24											
731 SB1745* - HB1826	FY22-23	Terminates the West Fork Drakes Creek Dam and Reservoir Interstate Authority with no wind down period.	X									
	FY23-24											
732 SB1751* - HB1734	FY22-23	Authorizes the Commissioner of the Department of Safety and Homeland Security, in collaboration with the Homeland Security Council, to promulgate rules regarding the selection and procedures for the Three Stars of Tennessee Award (Award). Clarifies the conditions of eligibility for the Award, as well as who may receive the Award on the recipient's behalf.	X									
	FY23-24											
733 SB1756 - HB1673*	FY22-23	Requires the Chief Procurement Office (CPO) to establish a central database of information regarding grant recipients and sub-recipients. Specifies what information must be included in such database. Requires state agencies to use such database and provide and update information within it, as required by the CPO.	X									
	FY23-24											

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734 SB1996 - HB2044*	FY22-23	Increases the length of time that temporary license plates are valid for a motor vehicle from 30 days to 60 days and increases the fee for a temporary plate from \$5.50 to \$6.50.				\$ 500	\$ 24,000					State Revenue: \$24,000/FY24-25 and Sub Yrs/Highway Fund \$500/FY24-25 and Sub Yrs/GF
	FY23-24					\$ 500	\$ 24,000					
735 SB2008 - HB1691*	FY22-23	Authorizes a member of the clergy who has been preparing the condemned person for death, rather than a priest or minister of the gospel, to witness the person's execution.	X									
	FY23-24											
736 SB2038 - HB1921*	FY22-23	Designates a segment of State Route 331/State Route 131 as the "SSG Ryan C. Knauss Memorial Highway" and directs TDOT to erect suitable signs.			\$ 300							
	FY23-24											
737 SB2120 - HB1875*	FY22-23	Authorizes the executive director of the Tennessee Higher Education Commission (THEC) to appoint a designee to serve in place of the director on the State Board of Education as an ex officio, nonvoting member. Authorizes the executive director of the State Board of Education to appoint a designee to serve in place of the director as an ex officio, nonvoting member of THEC.	X									
	FY23-24											
738 SB2180* - HB2547	FY22-23	Removes requirement that certain state property be appraised twice prior to disposal, but rather, authorizes the State Building Commission to require a second appraisal.	X									
	FY23-24											
739 SB2218* - HB2447	FY22-23	States that any conduct or activity that does not violate or is protected under federal physician self-referral law is not in violation of state law regarding self-referrals.	X									
	FY23-24											
740 SB2268 - HB2089*	FY22-23	Designates records generated as a result of a Handle With Care Program notification as confidential and not open to public inspection or release. Establishes a repeal date of July 1, 2027.	X									
	FY23-24											
741 SB2324 - HB2356*	FY22-23	Authorizes the board of mayor and alderman of certain municipalities to adopt an ordinance to establish term limits for certain officials, upon approval in a referendum.	X									
	FY23-24											

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742 SB2353 - HB2463*	FY22-23	Extends the deadline, from the last day of the sixth month following the end of the fiscal year to the last day of the ninth month, for an employer to file an annual certified financial statement with the Department of Commerce and Insurance for purposes of showing the employer's ability to pay all workers compensation claims that may arise against the employer.	X									
	FY23-24											
743 SB2397 - HB2144*	FY22-23	Requires that for purposes of computing "net earnings" or "net loss" for excise tax purposes, Section 174 of the Internal Revenue Code regarding the deduction for research and experimental expenditures must be applied as it was before the enactment of the Tax Cuts and Jobs Act of 2017.	X									
	FY23-24											
744 SB2407 - HB2154*	FY22-23	Creates the <i>Age-Appropriate Materials Act of 2022</i> . Requires each local board of education and public charter school governing body to adopt a policy for developing and reviewing school library collections. Requires each school operated by a local education agency and each public charter school to maintain a current list, posted on the school's website, of the materials in the school's library collection.	X									
	FY23-24											
745 SB2436 - HB2186*	FY22-23	Designates the Tennessee Department of Tourist Development (TDTD) as the department responsible for facilitating and promoting the interests of tourism in Tennessee and for the implementation and administration of tourism marketing and promotion, tourism partner services, and tourism economic development projects. Authorizes the Commissioner of the TDTD to develop and implement activities, grants, and programs that promote the growth of tourism in Tennessee.	X									
	FY23-24											
746 SB2450 - HB2607*	FY22-23	Requires the Commissioner of the Department of Revenue to send \$1.00 per tire sold in a county to such county. Removes any references to tire grant contracts with the Department of Environment and Conservation.	X									
	FY23-24											

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747 SB2485 - HB2510*	FY22-23	Requires an international medical school graduate to provide evidence of satisfactory completion of an accredited three-year post-graduate training program, rather than a residency program, when applying to practice medicine or surgery. Allows for an international medical school graduate to apply for licensure with the Board of Medical Examiners within 12 months of completion of a post-graduate training program.	X									
	FY23-24											
748 SB2510 - HB2062*	FY22-23	Creates the "Save Tennessee Students Act". Requires any local education agency (LEA) that issues new student identification (ID) cards for students in grades six through twelve (6-12) to include the telephone number for the National Suicide Prevention Lifeline and contact information for at least one additional crisis resource on the ID card. Requires all LEAs to publish the telephone number for the National Suicide Prevention Lifeline and contact information for at least one additional crisis resource in visible places in each school of the LEA that serves students in grades 6-12. Applies to the 2022-23 school year and subsequent years.	X									
	FY23-24											
749 SB2572 - HB2465*	FY22-23	Authorizes healthcare prescribers to prescribe an opioid antagonist or similarly acting drug to an organization, or municipal or county entity that may be in a position to assist an individual at risk of experiencing a drug-related overdose. Expands the definitions of a drug-related overdose and opioid antagonist. Deletes provision requiring a health care prescriber establish good faith for prescribing a drug antagonist by requiring a written communication from the person to whom the prescription is issued. Specifies civil immunity for persons administering an antagonist.	X									
	FY23-24											
750 SB2749 - HB2720*	FY22-23	Designates November 8th of each year as "Historically Black Colleges and Universities Day".	X									
	FY23-24											
751 SB1707* - HB1788	FY22-23	Extends the termination date of the Department of Human Services to June 30, 2026.	X									
	FY23-24											
752 SB1743* - HB1824	FY22-23	Extends the termination date of the Tennessee Student Assistance Corporation, Board of Directors, to June 30, 2026.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
753 SB1867* - HB1958	FY22-23	Removes the requirement that a synchronous distance education course be certified by the Association of Real Estate License Law Officials or other certifying body at the discretion of the Tennessee Real Estate Commission for it to qualify as a continuing education course for real estate agents and brokers.	X									
	FY23-24											
754 SB1671* - HB1663	FY22-23	Enacts the Hannah Eimers Memorial Tennessee Roadside Safety Hardware Act (Act). Establishes that it is the intent of the General Assembly that the Department of Transportation (TDOT) keep abreast of the United States Secretary of Transportation's implementation of crash testing measures, including, but not limited to methods for formally verifying the testing outcomes and providing for an independent pass/fail determination, with the goal being that TDOT will be in compliance with the requirements of the United States Department of Transportation as it relates to the testing as provided in the Section 11517 of the Federal Infrastructure Investment and Jobs Act (Pub. L. No. 117-568).	X									
	FY23-24											
755 SB1724* - HB1805	FY22-23	Extends the termination date of the State University and Community College System, Board of Regents, to June 30, 2026. Increases the membership of the Board, from 18 to 19 total members. Requires that meetings of the Board and meetings of the standing committees of the Board be made available for viewing via the internet, accessible from the Board's website, and further requires that archived videos of meetings be available to the public through the Board's website.	X									
	FY23-24											
756 SB1789* - HB2858	FY22-23	Deletes references to "conditions of participation" from Medicare and Medicaid in the definitions of "governmental entity" and "private business" as it relates to certain statutes regarding COVID-19.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
757 SB1812 - HB1713*	FY22-23	Authorizes the Utility Management Review Board (UMRB) to require a utility district to merge or consolidate with a financially distressed utility district. Makes various changes to the process by which the UMRB addresses such a merger or consolidation approved by the UMRB is not subject to the petition, public hearing, or mayoral order requirements of the Utility District Law and is not subject to approval by the county legislative body. Details the process by which the surviving district may expand the size of the board of commissioners, subject to the UMRB's approval. Eliminates the requirement for the UMRB to contract with the consolidated utility system to provide for the repayment of any mitigation payments. Creates the Utility District Revitalization Fund (Fund) within the State Treasury and requires the UMRB to administer the Fund for grants to utility districts that have merged or consolidated to mitigate the financial impact of the merger or consolidation. Requires the UMRB to annually report to the commissioner of the Department of Finance and Administration the status of the appropriations for the Fund and transmit a copy of the report to the Speaker of the House of Representatives, Speaker of the Senate, the State Treasurer, the Comptroller of the Treasury, the Office of Legislative Budget Analysis, and the Secretary of State.		\$ 2,000,000		\$ 2,000,000						Other Fiscal Impact: To the extent consolidated utility districts receive grants from the Fund, there will be an increase in local government revenue and an equivalent increase in state expenditures from the Utility District Revitalization Fund. However, due to multiple unknown variables, the extent and timing of such impacts cannot be reasonably determined. The Governor's proposed budget for FY22-23, on page B-16, recognizes a one-time appropriation from the General Fund to the Utility District Revitalization Fund of \$2,000,000.
	FY23-24											
758 SB1927 - HB1917*	FY22-23	Allows a licensed behavior analyst (LBA) to administer behavioral scales that are within the scope of the practice of applied behavior analysis. States that the result may only be used to guide and monitor treatment plans, not to diagnose, and may be submitted to an insurer if the LBA is required to do so.	X									
	FY23-24											
759 SB2015* - HB2063	FY22-23	Increases, from \$5,000 to \$35,000, the amount that must be held as homestead from the sale of real estate that is so situated that homestead cannot be set apart.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
760 SB2017* - HB2088	FY22-23	Authorizes a state college or university to contract with any local board of education rather than the local board of education in the county or city in which the college or university is located, for purposes of operating a training school that provides practice teaching experiences for teachers in training for pre-kindergarten through grade twelve.										Other Fiscal Impact: In the event a new training school is located in an LEA, per pupil BEP funding will shift from an LEA's operating budget to the training school in that LEA; however, total BEP funding for any such LEA will not change.
	FY23-24											
761 SB2301 - HB2318*	FY22-23	Beginning January 1, 2023, requires the design of registration and license plates for disabled drivers incorporate the color scheme, base design, and details used on standard registration and license plates. Requires that the existing supply of plates be utilized prior to the required redesign.	X									
	FY23-24											
762 SB2385 - HB2357*	FY22-23	Requires the court, in all actions for divorce or legal separation, to allocate responsibility for paying marital debt. Authorizes attorney fees and expenses to be considered by the court in the equitable division of marital property. Authorizes alimony in solido to be awarded for attorney fees and expenses. Establishes the factors for consideration by the court when assessing and dividing marital debt and attorney expenses between the parties.	X									
	FY23-24											
763 SB2403 - HB2150*	FY22-23	Authorizes, rather than requires, the Megasite Authority of West Tennessee (MAWT) to provide water and wastewater services to customers located on the megasite property. Provides that the MAWT is not responsible for providing water and wastewater service to a college of applied technology established on the megasite.	X									
	FY23-24											
764 SB2427 - HB2177*	FY22-23	Excludes from the definition of drug paraphernalia, narcotic testing equipment used to determine whether a controlled substance contains a synthetic opioid unless the narcotic testing equipment is possessed for purposes of a defendant's commission of an offense of manufacturing, delivering, selling or possessing a controlled substance with intent to manufacture, deliver or sell the controlled substance. Establishes a repeal date of July 1, 2025.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
765 SB2515 - HB2653*	FY22-23	Clarifies that "vacant public land" for purposes of the Tennessee Community Gardening Act includes property controlled by a parks and recreation department or similar entity that is not currently being used as park land.	X									
	FY23-24											
766 SB2453* - HB2655	FY22-23	Extends indefinitely the period for reimbursement for healthcare services provided by a telehealth encounter past April 1, 2022. Tolls the 16-month period that a provider can offer telemedicine services to their patient without having an in-person encounter for the duration of a state of emergency declared by the Governor, provided that the healthcare services provider or the patient, or both, are located in the geographical area covered by the applicable state of emergency.	X									
	FY23-24											
767 SB2182* - HB2354	FY22-23	Authorizes the custodial parent in a pending custody, parentage, child support, or dependency and neglect proceeding to file a motion for an emergency order declaring the child to be in imminent danger when the noncustodial parent fails to return the child to the custodial parent in accordance with the current visitation order or parenting plan. Authorizes the court, upon confirming the relevant circumstances and when at least 48 hours have passed without contact from the noncustodial parent or return of the child, to issue an order declaring the child to be in imminent danger and for the noncustodial parent to return the child immediately. Requires the court clerk to immediately send a copy of the order to the law enforcement agency investigating the report of the missing child.	X									
	FY23-24											
768 SB2224 - HB1857*	FY22-23	Designates April 7 of each year as "Alexander Disease Day" in Tennessee.	X									
	FY23-24											
769 SB0568* - HB0702	FY22-23	Prohibits a covered entity from discriminating against qualified recipients for transplantation or receipt of an anatomical gift on the basis of COVID-19 vaccination status.	X									
	FY23-24											
770 SB1733* - HB1814	FY22-23	Extends the termination date of the Tennessee Fish and Wildlife Commission to June 30, 2026.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
771 SB1801* - HB1876	FY22-23	Prohibits a statewide or local government from adopting a building construction safety standard that prohibits or limits the use of a federally accepted refrigerant as long as the equipment that contains the refrigerant is listed and installed in accordance with the safety standards and use conditions imposed by federal law.	X									
	FY23-24											
772 SB1928 - HB1965*	FY22-23	Grants authority to the city of Clarksville to authorize and regulate the operation of golf carts on public roadways within the boundaries of a retail and entertainment district, when the roadway is closed to motor vehicular traffic, upon adopting an ordinance by a two-thirds vote. Requires the city to provide written notification to the Department of Safety prior to such ordinance becoming effective. Sets forth other requirements regarding the permitting and operation of golf carts on public roadways closed to motor vehicular traffic within the city.	X									
	FY23-24											
773 SB1935* - HB1995	FY22-23	Removes certain notarization requirements for applications for nonprofit gaming events, charitable solicitations, and athlete agents filed with the Secretary of State (SOS). Removes the requirement that some statements be filed under penalty perjury.	X									
	FY23-24											
774 SB1943* - HB2005	FY22-23	Authorizes the Massage Licensure Board to grant a six-month temporary license to a person who is licensed, registered, or certified in another state or territory of the United States.					\$ 14,800					State Revenue: \$14,800/FY24-25 and Sub Yrs/Massage Licensure Board Pursuant to Tenn. Code Ann. §4-29-121, all health-related boards are required to be self-supporting over a two-year period. The Massage Licensure Board had a deficit of \$46,385 in FY19-20, a surplus of \$121,963 in FY20-21, and a cumulative reserve balance of \$770,932 on June 30, 2021.
	FY23-24						\$ 14,800					

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775 SB1993* - HB2050	FY22-23	Prohibits a public entity from entering into a contract with a company to acquire or dispose of services, supplies, information technology, or construction unless the contract includes a written certification that the company is not currently engaged in, and will not for the duration of the contract engage in, a boycott of Israel. Establishes that any contract entered into on or after July 2, 2022, which fails to comply with the requirements of this legislation, is void. Specifies that such prohibition does not apply to any contract with a potential value of less than \$250,000 or with a contractor with less than 10 employees.	X									
	FY23-24											
776 SB1991 - HB1961*	FY22-23	Removes obsolete references to insurance in regards to the Council on Pensions.	X									
	FY23-24											
777 SB2016 - HB1847*	FY22-23	Grants limited tort exposure to independent contractors providing contracted foster care continuum services to children in the custody of the Department of Children's Services (DCS) in the same manner as the monetary limits set for DCS in civil actions or claims filed by a child or family who is the intended or actual recipient of such services. Specifies that a claim against a contractor arising from the contractor's provision of foster care services to children in DCS custody must be filed with a court of competent jurisdiction rather than the Tennessee Claims Commission.	X									
	FY23-24											
778 SB2083 - HB2041*	FY22-23	Authorizes off-highway vehicle operation on certain state routes within Anderson and Roane Counties.	X									
	FY23-24											
779 SB2106* - HB2551	FY22-23	Requires that all materials related to competitive sealed proposals be open for public inspection after the intent to award the contract is announced. Authorizes municipalities to conduct interviews, presentations, or demonstrations with respondents to assure full understanding of the bid proposal. Prohibits disclosure of information derived from such interviews, presentations, or demonstrations to another respondent during negotiations for the contract.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
780 SB2152* - HB2273	FY22-23	Permits the existing retirement system to procure goods and services to acquire a new pension administration system that may replace the system currently in existence. Authorizes funding for the development and implementation of the system and additional technological improvements to come from either the earnings of the Tennessee Retiree Group Trust, payments from group trust participants, or both. Prohibits any costs from maintenance or improvements for the new system from being funded pursuant to this legislation.	X									
	FY23-24											
781 SB2239* - HB2582	FY22-23	Requires each local education agency (LEA) and public charter school to submit the contact information of the LEA's or public charter school's child abuse coordinator and alternative child abuse coordinator to the Department of Children's Services (DCS). Authorizes a person receiving information about possible child abuse involving someone affiliated with a school to report the information directly to DCS and law enforcement prior to notifying the school child abuse coordinator. Declares that such authorization does not relieve a school teacher, school official, or other school personnel from the duty to report alleged abuse under federal law.	X									
	FY23-24											
782 SB2321 - HB2138*	FY22-23	Authorizes the results from the Tennessee Comprehensive Assessment Program (TCAP) administered in the 2020-21 school year to be used in the Tennessee Value-Added Assessment System (TVAAS) and to set the annual measurable objectives for schools and local education agencies for the 2021-22 school year. Authorizes the TVAAS data and measurable objectives to be used to assign letter grades to schools.	X									
	FY23-24											
783 SB2325 - HB2267*	FY22-23	Removes auctioneers licensed in Tennessee from the definition of "marketplace facilitator" for the purposes of paying sales and use tax.	X									
	FY23-24											
784 SB2386* - HB2855	FY22-23	Prohibits a health benefit plan from denying coverage or payment for emergency services, regardless of the final diagnosis of the symptoms.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
785 SB2398 - HB2145*	FY22-23	Deletes the <i>Tennessee's Transitioning Youth Empowerment Act of 2010</i> . Authorizes DCS to implement an extension of the foster care program to provide services to certain young adults between the ages of 18 and 21, who were in the custody of DCS at the time of their eighteenth birthday. Sets certain requirements for eligibility in the program. Requires the Department of Children's Services (DCS) to provide financial stipends equal to 50 percent of the full foster care rate to eligible relative caregivers who have custody of a child at risk for entering state custody. Establishes certain conditions for eligibility as a relative caregiver for purposes of receiving the reimbursement. Requires DCS, beginning February 1, 2024, and no later than February 1 of each subsequent year, to publish an annual report on the payments provided pursuant to this legislation. Takes effect January 1, 2023.		\$ 17,624,300								<p>State Expenditures: \$45,042,800/FY24-25 \$47,136,400/FY25-26 \$49,341,400/FY26-27 and Sub Yrs</p> <p>Federal Expenditures: \$1,150,200/FY22-23 \$2,300,400/FY23-24 and Sub Yrs</p> <p>Other Fiscal Impact – To the extent the relative caregiver program is successful at keeping at-risk children out of state custody, it will generate some savings for the Department of Children's Services that will offset some of the program's costs. Any such savings are dependent upon the effectiveness of the proposed changes toward that end and cannot be quantified at this time.</p> <p>The Governor's proposed budget for FY22-23, on page A-33, recognizes recurring state expenditures to the General Fund in the amount of \$35,252,600.</p>
	FY23-24			\$ 43,158,800								
786 SB2409 - HB2156*	FY22-23	Removes the requirement of receiving approval from the Commissioner of Health or the county mayor in order for the county health officer to implement medical enforcement actions. Empowers the county health officer to order rules as necessary and appropriate to protect the general health and safety of the county, excluding provision relating to COVID-19 and other pandemics. Specifies that the governor's ability to issue executive orders and directives during a pandemic to mitigate the effects and impact of the pandemic, must relate to that pandemic.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
787 SB2429 - HB2179*	FY22-23	Requires the Tennessee Emergency Management Agency (TEMA) to define within the Tennessee Emergency Management Plan (TEMP) the number of emergency service coordinators (ESCs) needed for each executive department and independent agency to coordinate an effective response to various types of emergencies and disasters. Requires ESCs to attend mandatory training, as determined by TEMA. Authorizes TEMA to withhold supplements to ESCs for noncompliance with such mandatory training. Such supplement is required to be commensurate with performance of ESC duties, completion of required training, attendance at required workshops, exercises, and meetings, and other factors as deemed appropriate by the director of TEMA working in conjunction with the Department of Human Resources to annually determine the metrics for the salary supplement.		\$ 75,600								State Expenditures: \$75,600/FY24-25 and Sub Yrs The Governor's proposed budget for FY22-23, on Page A-33, recognizes a recurring increase in state expenditures from the General Fund in the amount of \$75,000.
	FY23-24			\$ 75,600								
788 SB2435 - HB2185*	FY22-23	Deletes the prohibition for a person who has defaulted on an installment payment plan with the Department of Safety from entering into any subsequent payment plans.					\$ 252,700					State Revenue: \$252,700/FY24-25 and Sub Yrs/Department of Safety
	FY23-24						\$ 252,700					
789 SB2443* - HB2632	FY22-23	Authorizes the Tennessee Public Utility Commission to, upon petition, designate a provider or reseller of domestic public cellular radio telephone service as an eligible telecommunications carrier pursuant to the federal universal service program for purposes of providing Lifeline service	X									
	FY23-24											
790 SB2468 - HB2596*	FY22-23	Exempts from civil liability any owner, tenant, or lessee for injuries to a person that occur when the person is on the land of such owner, tenant, or lessee without paying the valuable consideration for use of such land for the purpose of entering or exiting from or using a public greenway, unless such injuries were caused by the gross negligence or willful and wanton misconduct of the owner, tenant, or lessee. Establishes that such release from liability applies regardless of whether the person had obtained permission from the owner, tenant, or lessee to use the land for the purpose entering, or exiting or using a public greenway.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
791 SB2486* - HB2710	FY22-23	Authorizes each public higher education institution to grant in-state tuition to enrolled military-affiliated individuals regardless of their residency status.	X									
	FY23-24											
792 SB2512 - HB2550*	FY22-23	Increases, from \$50 to \$200, the fine for a first offense of not properly stopping for a school bus that has stopped to discharge or receive children based solely on evidence from a camera that was installed on the exterior of the bus.								\$ 1,500		Mandatory Local Revenue: \$1,500/FY24-25 and Sub Yrs
	FY23-24								\$ 1,500			
793 SB2516 - HB2694*	FY22-23	Requires the Office of Diversity Business Enterprises to publish an annual report listing each state department's aspirational goals and achievements for businesses owned by minorities, women, persons with disabilities, and service-disabled veterans, as well as other small businesses and requires that such report be published on the Office's website.	X									
	FY23-24											
794 SB2531 - HB2115*	FY22-23	Removes the requirement that the Tennessee Higher Education Commission consider geographic or programmatic satisfactions when developing policies under which a person may be admitted to a two-year and a four-year institution of higher education for dual admission. Requires the new policies for dual admission to be fully implemented no later than the fall 2024 semester.	X									
	FY23-24											
795 SB2563 - HB1890*	FY22-23	Redefines, from kindergarten through grade six to pre-kindergarten through grade six, the definition of elementary schools for purposes of federal funding.										Other Fiscal Impact – Distributing federal funding to Pre-K programs will result in a local fiscal impact that is dependent on multiple funding variables that will vary across districts. The precise impact on local funding will vary among LEAs and cannot be reasonably determined.
	FY23-24											
796 SB2704 - HB2725*	FY22-23	Authorizes the chief executive of a city or county to fill a vacancy for an unexpired term on a historic zoning commission and to remove a member from the commission upon approval of the local legislative body.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
797 SB2812 - HB2450*	FY22-23	Authorizes a member of the Tennessee Consolidated Retirement System (TCRS) to purchase retirement credit for the time the member was a full-time employee participating in a political subdivision's defined benefit pension plan. Entitles the member to use cash, a deferred compensation account, a defined contribution employee account, or contributions to a defined benefit plan to purchase creditable service. Prohibits a member from receiving a benefit from the political subdivision's retirement plan once retirement credit in TCRS has been purchased.	X									
	FY23-24											
798 SB2859 - HB2768*	FY22-23	Requires that the Tennessee Wildlife Resources Agency (TWRA) to comply with all processes of the Department of Agriculture, Division of Forestry, when conducting sales of timber harvested from TWRA's property.	X									
	FY23-24											
799 SB0149 - HB0170*	FY22-23	Increases the maximum threshold of various fees which may be assessed by local authorities for the deployment of small wireless facilities (SWF) within rights-of-way (ROW). Makes various changes to the defined size of SWFs and potential support structures (PSS) for SWFs. Specifies that certain sections of the proposed legislation do not apply to a small cell installed prior to the effective date of the act, unless and until the small cell is physically modified.								\$ 283,000	Local Revenue: Exceeds \$283,000/FY24-25/Permissive Exceeds \$33,000/FY25-26 and Sub Yrs/Permissive	
	FY23-24									\$ 283,000		
800 SB0472 - HB0563*	FY22-23	Increases the minimum bondsman's capacity from 10 times to 15 times that of cash or items readily converted to cash pledged for collateral.	X									
	FY23-24											

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801 SB0670 - HB0685*	FY22-23	Requires an entity that employs or contracts with drivers who use the driver's personal vehicle for delivery of the entity's goods or services, and that does not provide automobile insurance coverage to those drivers, to provide written notice informing the drivers at the time of hire that the driver's automobile insurance may not cover commercial uses and that the drivers should check with their insurance providers as to whether commercial uses of the driver's personal vehicle are covered. Requires the driver to sign such written notice.	X									
	FY23-24											
802 SB1197 - HB1137*	FY22-23	Prohibits a county health officer from issuing an order that closes or limits the lawful operations of a church or religious organization, including religious services or activities. Prohibits a public official from prohibiting, or imposing additional restrictions on the lawful operations of a church or religious organization, including religious services or activities, during a state of emergency, major disaster, or natural disaster.	X									
	FY23-24											
803 SB2279 - HB1652*	FY22-23	Requires a business that allows an individual to accept an automatic renewal or continuous service offer online to provide the option to terminate the service online without additional steps. Provides exceptions for certain businesses, state or national banks, trust companies, credit unions, businesses licensed by the Department of Commerce and Insurance, and person or entities licensed by the Department of Financial Institutions or regulated by the Tennessee Public Utilities Commission. Establishes a violation of such is an unfair and deceptive act or practice under the Consumer Protection Act of 1977. Effective January 1, 2023.	X									
	FY23-24											

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804 SB1802 - HB1763*	FY22-23	Expands the definition of drug paraphernalia to include pill press devices and pieces of a pill press device, unless the pill press device or piece of a pill press device is used by a person or entity that lawfully possesses drug products in the course of legitimate business activities.	X									
	FY23-24											
805 SB1844 - HB1765*	FY22-23	Establishes that a charitable organization providing services to the homeless community is not liable for a loss, damages, injury, or death resulting from providing such services, unless the organization's conduct in providing services constitutes gross negligence or willful and wanton misconduct.	X									
	FY23-24											
806 SB1855 - HB1772*	FY22-23	Exempts a Medicare product marketing representative from the state requirement to be licensed with the Commissioner of the Department of Commerce and Insurance unless required by the Centers for Medicare and Medicaid Services.	X									
	FY23-24											
807 SB1846 - HB1843*	FY22-23	Allows the use of a HIPPA compliant audio-only conversation when other telemedicine services are not available and requires that the patient's financial responsibility for the audio-only encounter be consistent with that of other in-person or video encounters.	X									
	FY23-24											
808 SB1798* - HB1884	FY22-23	Requires any person who already possesses a private easement or right-of-way of less than 25 feet, who needs an additional amount of land in order to extend utility lines, to petition for such additional land. Any grant of such petition authorizes such petitioner to a total of 15 feet in counties with a metropolitan form of government and a total of 25 feet in all other areas.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
809 SB1952 - HB1970*	FY22-23	Requires a candidate for county legislative body, constable, trustee, register, assessor of property, school board, clerk of court, or chief administrative officer of the highway department to be a qualified voter of the district or county for which they are running for office and to be a resident of the county for at least one year in order to qualify for such position. Effective September 1, 2022.	X									
	FY23-24											
810 SB2035* - HB2058	FY22-23	Prohibits the sale of smokeless nicotine products to persons under 21 years of age under the Prevention of Youth Access to Tobacco, Smoking Hemp, and Vapor Products Act.	X									
	FY23-24											
811 SB2138 - HB2126*	FY22-23	Authorizes a rural electric cooperative (Cooperative) to conduct meetings through any means of virtual or remote communication and to allow directors or Cooperative members to participate in meetings by such means. Requires a Cooperative conducting remote or virtual meetings to implement procedures to verify each person permitted to attend is a director or member, provide attendants opportunity to participate in the meeting and vote on matters, and maintain a record of all votes or action taken during. Establishes that a Cooperative director or member who participates by virtual or remote communication is deemed present in person at the meeting.	X									
	FY23-24											
812 SB2446 - HB2131*	FY22-23	Allows a pharmacy technician to perform certain tasks that are delegated by the pharmacist.	X									
	FY23-24											
813 SB2196 - HB2208*	FY22-23	Requires a motor vehicle or trailer transporting a load of logs, long pulpwood, poles, or posts intrastate that project four feet or more beyond the rear of the vehicle to display amber strobe or LED lighting or two red or fluorescent orange flags at all times. Requires, from one-half hour before sunset to one-half hour after sunrise and at all other times when lights are required to be displayed, in addition to the requisite amber lighting, a trailer transporting a load of logs, long pulpwood, poles, or posts intrastate that project four feet or more beyond the rear of the vehicle to display at least one red flag or one fluorescent orange flag.	X									
	FY23-24											

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814 SB2228 - HB2225*	FY22-23	Prohibits the Commissioner of Commerce and Insurance (DCI) from denying the issuance of an insurance producer license on the basis that the applicant under review had a prior misdemeanor or a Class E felony of which the individual was charged, but not convicted, that occurred more than 10 years before the individual applied for the license.	X									
	FY23-24											
815 SB2526 - HB2304*	FY22-23	Details the conditions in which an employee of a licensed mortgage lender, a mortgage loan broker, or a mortgage loan servicer may conduct business in a remote location.	X									
	FY23-24											
816 SB2269 - HB2349*	FY22-23	Clarifies restrictions relative to self-distribution of beer by manufacturer to locations outside of the county in which the manufacturer is located.	X									
	FY23-24											
817 SB1994* - HB2443	FY22-23	Deletes an exception to a requirement of the plaintiff in a case of forcible entry and detainer, forcible detainer, or unlawful detainer when the defendant chooses to appeal.	X									
	FY23-24											
818 SB2290* - HB2670	FY22-23	Prohibits a public institution of higher education (institution) from conducting any mandatory training of students or employees if the training includes one or more divisive concepts and prohibits discrimination if the students or employees assent to one or more divisive concept. Prohibits the institutions from requiring students or employees to reveal or endorse a specific ideology or political viewpoint to be eligible for hiring, tenure, promotion, or graduation. Prohibits the institutions from using state-appropriated funds to incentivize, beyond payment of regular salary or other regular compensation, a faculty member to incorporate one or more divisive concepts into academic formula. Requires each institution to conduct a biennial survey though July 1, 2028, of the institution's students and employees that assesses the campus climate with regard to diversity and campus freedom of speech. Requires such survey to be presented to various committees of the General Assembly. Requires the institution to publish the survey results on the institutions website.	X									
	FY23-24											

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819 SB2871 - HB2683*	FY22-23	Allows emergency communications personnel to be eligible for an early service retirement if the employing entity has elected to offer this benefit. Requires the employing entity to cover 100 percent of the increased cost necessary to provide the benefits to emergency communications personnel. Effective January 1, 2023.	X									
	FY23-24											
820 SB2787 - HB2771*	FY22-23	Requires the Department of Safety (DOS), in consultation with local law enforcement agencies, to produce informational material on how a person should interact with law enforcement when being pulled over.	X									
	FY23-24											
821 SB2702 - HB2783*	FY22-23	Authorizes retired members of the Tennessee Consolidated Retirement System (TCRS) to return to work as a kindergarten through twelfth (K-12) grade teacher. Returning teachers are entitled to only seventy percent of the retirement allowance they would have received in absence of returning to work, and are not entitled to additional retirement benefits as the result of reemployment. Reemployment as a K-12 teacher cannot exceed one year, unless hired to additional one-year periods. Employers of returning teachers are required to contribute the greater of either the amount they would have been mandated to pay had the retired member been a member of the retirement system during the time they are reemployed, or the amount equal to five percent of the member's pay rate. Effective from July 1, 2022 to June 30, 2025.	X									
	FY23-24											
822 SB1875 - HB1864*	FY22-23	Clarifies existing language regarding the refunding of capital outlay notes with public building authority loans and the modification of an outstanding obligation by a local government.	X									
	FY23-24											
823 SB1765* - HB1916	FY22-23	Prohibits a state agency from requiring, as a condition of eligibility for hire, an applicant to have obtained a baccalaureate degree, if the position for hire doesn't require knowledge, skills, or abilities that can only be reasonably obtained, as determined by the appointing authority, through a course of study culminating in the rewarding of such degree.	X									
	FY23-24											

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824 SB2122 - HB2130*	FY22-23	Specifies the powers that the State Funding Board and State Treasurer may exercise with respect to the local government investment pool.	X									
	FY23-24											
825 SB2421 - HB2171*	FY22-23	Makes various changes to the controlled substance monitoring database.	X									
	FY23-24											
826 SB2886 - HB2245*	FY22-23	Requires a garage keeper or towing firm who lawfully comes into possession of a motor vehicle to notify any owners, in addition to rental companies, within three working days of taking possession of the motor vehicle by registered mail return receipt requested. Clarifies that owners of motor vehicles, in addition to rental companies, are entitled to seek relief under the <i>Consumer Protection Act</i> for a violation of the notification and other related requirements.	X									
	FY23-24											
827 SB2876 - HB2275*	FY22-23	Authorizes retired emergency medical services employees who have been retired for at least 60 days to return to work as an emergency medical services employee without loss or suspension of retirement benefits. Returning emergency medical services employees are entitled to only seventy percent of the retirement allowance they would have received in absence of returning to work, and are not entitled to additional retirement benefits as the result of reemployment. Qualified personnel may only work for an additional year, unless reappointed to additional one-year terms. Employers of returning emergency medical services employees are required to contribute the greater of either the amount they would have been mandated to pay had the retired member been a member of the retirement system during the time they are reemployed, or the amount equal to five percent of the member's pay rate. Effective from July 1, 2022 to June 30, 2025.	X									
	FY23-24											
828 SB1546* - HB1459	FY22-23	Authorizes a court or a magistrate to extend the minimum amount of time an offender is required to be held before release following the arrest of a person for the offense of aggravated assault in which the victim is a domestic abuse victim, in certain circumstances. Requires a court or magistrate to issue a no contact order containing applicable bond conditions for the protection of the domestic abuse victim prior to the offender's release on bond.	X									
	FY23-24											

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829 SB1825 - HB1669*	FY22-23	Requires the executive director of the Tennessee Higher Education Commission to submit a report on or before December 31, 2023, to the Governor, the Speaker of the Senate, and the Speaker of the House of Representatives that identifies issues of food insecurity among students at public institutions of higher education, and identifies and describes the efforts of the institutions to address issues of food insecurity among students. Provides that the report may be submitted by electronic means.	X									
	FY23-24											
830 SB1774 - HB1677*	FY22-23	Establishes certain notice requirements for special meetings of a county legislative body (CLB) when a notice cannot be obtained in a newspaper of the county or by personal notices sent by the county clerk in a manner timely enough to conduct the necessary business of the special meeting. Requires the CLB in such instances to: (1) post the notice in a public location and on the county's website, if the county has a website, (2) include in the notice a reasonable description of the meeting or action to be taken, and (3) post the notice at least five days before the special meeting.	X									
	FY23-24											
831 SB2005 - HB1722*	FY22-23	Authorizes a member of an optional retirement plan to designate a different beneficiary if the member has not changed the designated beneficiary since their retirement, if the designated beneficiary has died, or if the member is getting divorced from the designated beneficiary.	X									
	FY23-24											
832 SB1780* - HB1853	FY22-23	Requires, on or after January 1, 2023, employers with 35 or more employees to enroll in the E-Verify program. Establishes that no employee has a civil cause of action for alleging wrongful or retaliatory discharge against their employer for outlined reasons. Requires employers to maintain an E-Verify case result for each employee that shows that the employee is authorized to work, whether on the E-Verify Quick Audit Report, the E-Verify User Audit Report, or the individual employee E-Verify case verification result. Requires the E-Verify case result to be visible showing the work authorization status.	X									
	FY23-24											

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833 SB1936* - HB1997	FY22-23	Removes requirements that an administrative judge or hearing officer make or hear a motion prior to deciding a procedural question of law or directing parties to appear for a prehearing conference. Authorizes the Director of the Administrative Procedures Division (Division) of the Secretary of State's (SOS) office to issue subpoenas on behalf of an administrative judge employed by the SOS. Authorizes administrative hearings to be conducted by audio-visual means under certain circumstances. Specifies that records are not required to be made of prehearing conferences. Prohibits a petition for reconsideration of a final order from becoming a final order by operation of law when no party timely filed a petition for reconsideration of an initial order or when the petition for reconsideration of an initial order was denied. Allows a final order to be delivered to a party or a party's attorney by electronic means. Removes the requirement that the Division maintain a pool of court reporters for agency administrative hearing proceedings before certain licensing boards.	X									
	FY23-24											
834 SB2086* - HB2196	FY22-23	Establishes a deed counts as a quitclaim deed, with regard to the recordation tax, if the deed only conveys the grantor's interest to the grantee. Specifies that a deed that contains language establishing intent to convey a deed in fee with general warranty is subject to a tax based on the greater of the consideration given for the conveyance or the value of the property.	X									
	FY23-24											
835 SB2132* - HB2288	FY22-23	Authorizes the cancelation notice of a time-share contract to be sent via electronic mail, so long as it is time stamped and within the designated period for voiding the contract to the other party. Effective January 1, 2023.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
836 SB2216* - HB2293	FY22-23	Requires Tennessee State University (TSU) to submit a report on or before July 2023 and annually thereafter, to the Governor and the members of the General Assembly, detailing the progress of improvements to TSU's facilities and infrastructure and how the improvements address the needs identified on September 1, 2021 in the Tennessee Higher Education Commission's evaluation on facilities and infrastructure needs related to TSU.	X									
	FY23-24											
837 SB2308* - HB2508	FY22-23	Deletes all references to the "executive board" or "executive committee" of the Greater Nashville Regional Council and replaces with "board of directors." Rewrites various requirements to coincide with other development districts. Clarifies persons authorized to vote.	X									
	FY23-24											
838 SB2441* - HB2553	FY22-23	Authorizes an adult high school to provide virtual instruction. Requires that the virtual instruction provided to students satisfy the requirements established by the State Board of Education.	X									
	FY23-24											

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839 SB1848* - HB2561	FY22-23	Enacts the Occupational Therapy Licensure Compact (OTLC), to recognize occupational therapists' and occupational therapy assistants' licensures from member states, and the Audiology and Speech-Language Pathology Interstate Compact (ASPIC), to recognize audiologists' and speech-language pathologists' licensures from member states. Subjects the compacts to the Tennessee Governmental Entity Review Law, with a sunset date of June 30, 2024.			\$ 20,000		\$ 20,000					<p>State Expenditure: \$10,000/FY24-25 and Sub Yrs/ Board of Communication Disorders and Sciences \$10,000/FY24-25 and Sub Yrs/ Board of Occupational Therapy</p> <p>State Revenue: \$10,000/FY24-25 and Sub Yrs/ Board of Communication Disorders and Sciences \$10,000/FY24-25 and Sub Yrs/ Board of Occupational Therapy</p> <p>Pursuant to Tenn. Code Ann. § 4-29-121, all health-related boards are required to be self-supporting over a two-year period. The Board of Communication Disorders and Sciences had a surplus of \$72,123 in FY19-20, a surplus of \$84,257 in FY20-21, and a cumulative reserve balance of \$551,632 on June 20, 2021. The Board of Occupational Therapy had a deficit of \$24,228 in FY19-20, a deficit of \$17,868 in FY20-21, and a cumulative reserve balance of \$369,802 on June 20, 2021.</p>
	FY23-24				\$ 20,000		\$ 20,000					
840 SB2205* - HB2857	FY22-23	Removes the requirement that central service technicians hold and maintain credentials administered by the International Association of Healthcare Central Service Material Management or by the Certification Board for Sterile Processing and Distribution, Inc.	X									
	FY23-24											

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841 SB2815 - HB2021*	FY22-23	Expands, from teachers to all school employees working directly with students, the requirement to complete the child abuse training program during annual in-service training.	X									
	FY23-24											
842 SB2793 - HB2113*	FY22-23	Requires the Department of Correction, the Department of Mental Health and Substance Abuse Services, and the Department of Human Services to work with a nonprofit charitable organization to provide mandatory annual training in the identification, intervention, prevention, and treatment of human trafficking victims, and the proper action that should be taken when dealing with a known or suspected victim of human trafficking. Requires each Department's selected training be submitted to the Tennessee Bureau of Investigation's Human Trafficking Advisory Council for approval. Effective January 1, 2023.	X									
	FY23-24											
843 SB2779 - HB2114*	FY22-23	Makes it a violation of the Consumer Protection Act of 1977 to advertise a home warranty to consumers, or issue or deliver a home warranty to consumers in this state, without explicitly stating in written detail what items will be covered and fully paid for by the home warranty.	X									
	FY23-24											
844 SB2835 - HB2242*	FY22-23	Deletes antiquated language referring to a study by the Department of Safety (DOS) that was required to be completed by May 1, 2010. Requires that statewide building construction safety standards include provisions for multi-level commercial and residential structures relative to mitigating structural collapse that may result from explosive devices, including, but not limited to, methods to deter entry into a structure by a motor vehicle. Requires the State Fire Marshal's Office, in conjunction with the DOS, to promulgate rules in accordance with this act.	X									
	FY23-24											

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845 SB2392 - HB2249*	FY22-23	Specifies that a parent, sibling, grandparent, spouse, or legal guardian of an intercollegiate athlete who represents the intercollegiate athlete for the purpose of securing compensation for the use of the intercollegiate athlete's name, image, or likeness (NIL) is not considered an athlete agent and is not subject to the requirements for an athlete agent. Makes other various changes regarding NIL compensation.	X									
	FY23-24											
846 SB2555 - HB2376*	FY22-23	Requires the Department of Mental Health and Substance Abuse Services to submit a report to the Tennessee General Assembly by February 15 of each year, beginning in 2024, of specified data collected related to the use of medication-assisted treatment for opiate addiction by department-funded providers in Tennessee.	X									
	FY23-24											
847 SB2825 - HB2442*	FY22-23	Removes the requirement that a permanent legal resident of the United States must also be an honorably discharged veteran of the United States armed forces in order to be employed as a police officer.	X									
	FY23-24											
848 SB2772 - HB2467*	FY22-23	Authorizes a county trustee (Trustee) to accept prepayments of property taxes (Prepayments) in addition to partial payments of property taxes (Partial Payments) and specifies that such payments shall be held by the Trustee in a designated revenue account. Requires a Trustee to file a plan with the Comptroller of the Treasury prior to the acceptance of any Prepayment. Provides that the delinquent date for property taxes and interest applicable to such taxes is not affected by the application of a prepayment system, and that if a Prepayment is accepted, it is non-refundable and does not release the tax lien on the property upon which the taxes were assessed. Removes the requirement for a county legislative body to adopt a resolution by two-thirds vote and certify a copy of said resolution to the Secretary of State.	X									
	FY23-24											

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849 SB2476 - HB2575*	FY22-23	Prohibits, in the case of an anonymous report of harm, a juvenile court from ordering the parents or person responsible for the care of a child or the person in charge of any place where a child may be to allow the Department of Children's Services (DCS) entrance for purposes of interview, examination, and investigation unless DCS has presented evidence corroborating the anonymous report of harm.	X									
	FY23-24											
850 SB2802 - HB2613*	FY22-23	Requires all state, county and municipal law enforcement agencies, correctional agencies, and courts to maintain a record of deaths of individuals in custody that is open for public inspection and that contains outlined information.	X									
	FY23-24											
851 SB2493 - HB2638*	FY22-23	Authorizes nonprofit organizations to submit an annual charitable gaming event application to the Secretary of State's office within three calendar days after April 18, 2022, for events to be held from the period beginning July 1, 2022, and ending June 30, 2023.	X									
	FY23-24											
852 SB2854 - HB2645*	FY22-23	Authorizes the creation of a decentralized organization (DO) as a limited liability company (LLC) and prescribes how a DO may be formed, organized, operated, amended, managed, and dissolved. Authorizes an LLC formed under the Tennessee Revised Limited Liability Company Act to convert to a DO by amending its articles of organization. Requires a DO to have and continuously maintain in this state a registered agent just as LLCs do. Authorizes the Secretary of State (SOS) to dissolve a DO if the DO is deemed to no longer perform a lawful purpose; requires the DO to execute a statement of intent to dissolve in the form prescribed by the SOS. Prohibits the SOS from issuing a certificate of authority for DO based outside of the United States or its territories.	X									
	FY23-24											

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853 SB2836 - HB2728*	FY22-23	Adds a contracted court reporter to the definition of state employee, when the contracted court reporter is named in a civil action for damages alleging an act or omission by the contracted court reporter in the course of performing the contracted court reporter's official duties.	X									
	FY23-24											
854 SB2879 - HB2733*	FY22-23	Requires that employers provide their veteran employees to have the entirety of November 11, or Veterans Day, as a non-paid holiday under outlined circumstances. Specifies that this legislation does not prohibit an employer from allowing the employer's veteran employees to have the entirety of Veterans Day as a paid holiday.	X									
	FY23-24											
855 SB2639 - HB2743*	FY22-23	Authorizes the Investment Committee of the Tennessee Consolidated Retirement System Board of Trustees to have the retirement system divest from an entity found to be doing business with or supporting a country sanctioned by the Office of Foreign Assets Control. Requires the State Treasurer to report any divestment made to the Council on Pensions.	X									
	FY23-24											

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856 SB2889 - HB2864*	FY22-23	Removes authorization for certain municipalities to hold public meetings in which some members are participating electronically. Requires that if a meeting conducted by a governing body permits participation by members electronically, the body shall allow members of the public who are not in attendance to access the meeting by electronic means in real time and to participate or provide comment by electronic means of communication, if such participation would normally be allowed at the meeting. Requires notice for the public meeting to state that the meeting will include members of the governing body who are participating electronically. A notice must contain information necessary for members of the public to access the meeting electronically and instructions on how to provide public comment electronically, if public comment is allowed in the meeting. Requires a governing body that conducts a public meeting allowing participation electronically to make a recording of the meeting and post the recording or a link to the recording on its website no later than three days after the meeting. Requires the governing body to retain the recording or link for at least three years after it was created.	X									
	FY23-24											
857 SB2616 - HB2764*	FY22-23	Requires a person to meet the residency requirements for state senators and representatives in order to qualify as a candidate in a primary election for United States Senator or member of the United States House of Representatives.	X									
	FY23-24											
858 SB0160* - HB0192	FY22-23	Requires the Department of Revenue (DOR) to issue a report to the Finance, Ways and Means Committees of the House of Representatives and Senate outlining the costs incurred by DOR for the administration and collection of the local option sales tax by January 1, 2023, and annually thereafter.	X									
	FY23-24											
859 SB0384* - HB0819	FY22-23	Removes case discounts from the list of exceptions to application of the Unfair Wine Sales Law. Effective January 1, 2023.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
860 SB0504* - HB1134	FY22-23	Increases, from \$15,000 to \$25,000, the minimum amount of insurance coverage that is required for a split-limit motor vehicle insurance policy to qualify as proof of financial security for property damage in any one accident.	X									
	FY23-24											
861 SB0535* - HB0653	FY22-23	Prohibits a local governmental entity (LGE) from paying, compensating, awarding, or remitting funds in the form of, or facilitating directly or indirectly the conversion of compensation or funds to, blockchain, cryptocurrency, non-fungible tokens, or virtual currency to an individual person, corporation, or other entity and from procuring services for the performance of such actions without the prior written approval of the State Treasurer. Repeals the provision on June 30, 2025.	X									
	FY23-24											
862 SB0693* - HB0813	FY22-23	Establishes the Tennessee Food Freedom Act (Act) for the purpose of recognizing the right of individuals to produce, procure, and consume homemade foods of their choice. Exempts from licensing, permitting, inspecting, packaging and label laws of this state the production and sale of certain homemade, non-time/temperature control for safety food items.			\$ (10,000)		\$ (10,000)					State Expenditures: Exceeds (\$10,000)/FY24-25 and Sub Yrs/Agriculture Regulatory Fund State Revenue: Exceeds (\$10,000)/FY24-25 and Sub Yrs/Agriculture Regulatory Fund
	FY23-24				\$ (10,000)		\$ (10,000)					
863 SB1779* - HB2699	FY22-23	Eliminates the five-year statute of limitations for challenging a voluntary acknowledgement of paternity on the basis of fraud, duress, or mistake of fact. Establishes that certain voluntary acknowledgements of paternity must be made by an unwed father to constitute a legal finding of paternity.	X									
	FY23-24											
864 SB1819* - HB1918	FY22-23	Authorizes a county legislative body to authorize the judges of the circuit and chancery courts to appoint masters for certain purposes.										Other Fiscal Impact – Due to multiple unknown factors, the extent and timing of any permissive increase in local expenditures cannot reasonably be determined.
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
865 SB1827* - HB1903	FY22-23	Denotes a live, interactive webinar as in-person continuing education for dentists, dental hygienists, and dental assistants.	X									
	FY23-24											
866 SB1925* - HB2056	FY22-23	Defines a "solar power facility agreement" as a lease or easement agreement for real property between a grantee and a landowner for the construction, installation, and operation of all or a part of a solar power facility on such real property that generates electricity primarily for use and consumption off the premises. Establishes requirements of all solar power facility agreements. Specifies that this act does not prohibit local governments from regulating solar power facilities pursuant to zoning authorities, except in certain instances. Entitles a person harmed by a violation of this act to relief via a declaratory judgement. Stipulates that the provisions of this act only to solar power facility agreements entered into on or after June 1, 2022.	X									
	FY23-24											
867 SB1983 - HB1979*	FY22-23	Establishes that all fees collected by the Secretary of State under the Division of Charitable Solicitations and Gaming will remain at \$10 during FY22-23.					\$ (2,186,300)					
	FY23-24											
868 SB1990 - HB2033*	FY22-23	Clarifies the threshold at which assessments and indebtedness, as a percentage of the fair market value of a subject property, affect the eligibility of the property to participate under the Commercial Property Assessed Clean Energy and Resilience Act (C-PACER). Expands the definition of "commercial property" and "program administrator" to include property owned by certain entities. Authorizes a local government to apply the proceeds of an enforcement action in the same manner as it applies the proceeds from enforcement actions for delinquent property taxes. Requires the consent of the appropriate state or local governmental entity prior to the approval of or change to financing on a leasehold owned by the state or a local government, but leased to a privately-owned entity. Holds the state or local government harmless if the privately-owned entity to which the leasehold is leased defaults on a financing agreement for a leasehold change.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
869 SB2002 - HB1730*	FY22-23	Specifies that, for purposes of postponement of trial in forcible entry and detainer proceedings, the term "civil court" includes diversionary courts created for special civil proceedings.	X									
	FY23-24											
870 SB2042* - HB2078	FY22-23	Prohibits any employer from paying any employee no less than the federal minimum wages, regardless of the federally authorized subminimum wage. Defines "employer" as an individual, partnership, association, corporation, business trust, legal representative, or any organized group of persons, not involved in interstate commerce, acting directly or indirectly in the interest of an employer in relation to an employee.	X									
	FY23-24											
871 SB2055 - HB1698*	FY22-23	Deletes the "Tennessee Blasting Standards Act of 1975" and creates the "Tennessee Blasting Standards Act". Eliminates one of the blasting standards for measuring ground vibration, and updates language to the existing code.	X									
	FY23-24											
872 SB2107* - HB2223	FY22-23	Establishes prohibitions against wakesurfing in this state, when performed under outlined circumstances. Stipulates that such prohibitions do not apply to any regatta, race, trail run, parade, tournament, or exhibition on the waters of Tennessee for which an aquatic event application has been obtained.	X									
	FY23-24											
873 SB2108* - HB2264	FY22-23	Authorizes development districts created under the Development District Act of 1965 and the Greater Nashville Regional Council to obtain insurance in lieu of surety bonds to ensure the lawful performance by agency officials and employees of their fiduciary duties and responsibilities.							\$ (58,800)			Local Expenditures: (\$58,800)/FY24-25 and Sub Yrs/Permissive
	FY23-24								\$ (58,800)			

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	Includes: Future Year Impacts, Forgone Revenue, Cost Avoidances, Federal Impacts, & Footnotes
874 SB2118 - HB2129*	FY22-23	Substitutes the Wildlife Management Endowment Fund (WMEF) with the Lifetime Sportsman Endowment Fund (LSEF). Establishes that the LSEF is an irrevocable trust for the exclusive benefit of lifetime sportsman license holders. Requires all funds currently held in the WMEF be deposited into the LSEF. Establishes that proceeds of various means currently deposited into the WMEF will now be deposited into the LSEF. Requires that the entirety of the transfer of the balance from the WMEF to the LSEF, and of such proceeds, including those received from the sale of lifetime sportsman's licenses, from cash donations or donations of property converted or to be converted to case, or such other sources as may be deemed appropriate, are designated as corpus of the trust and may not be expended for any purpose. Authorizes that assets in the LSEF may be invested in any security or investment in which the Tennessee Consolidated Retirement System (TCRS) is permitted to invest. Requires that income earned and accruing from investments of the trust must only be used for the exclusive benefit of lifetime sportsman license holders and to pay the reasonable expenses incurred in administering and investing the trust assets. Authorizes assets of the trust to be invested with other funds, including the TCRS and the State Pooled Investment Fund (SPIF).										State Revenue - \$3,425,000/FY22-23 and Sub Yrs/Lifetime Sportsman Endowment Fund (\$3,425,000)/FY22-23 and Sub Yrs/Wildlife Management Endowment Fund Other Fiscal Impact – There will be a one-time shift of approximately \$71,540,900 from the Wildlife Management Endowment Fund to the newly created Lifetime Sportsman Endowment Fund in FY22-23.
	FY23-24	Establishes that the trust has the powers, privileges, and immunities of a corporation. Creates a group of trustees that will oversee the LSEF and prescribe investment policies and guidelines. The State Treasurer, or the Treasurer's designee shall service as the chair of such trustees. Requires such trustees to prepare annual financial reports and subjects all reports, books, accounts, and financial records to audit by the Comptroller of the Treasury.										

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
875 SB2121 - HB1842*	FY22-23	Removes current prohibition against the Commissioner of TDEC issuing a landfill permit whenever a municipal solid waste region rejects a permit application for construction or expansion of a solid waste disposal facility or incinerator. Establishes that if no decision is rendered by a region within 90 days of receipt of an application, TDEC may continue procession of the application.	X									
	FY23-24											
876 SB2139 - HB2132*	FY22-23	Authorizes an additional privilege tax upon the privilege of occupancy in a hotel in an amount not to exceed three percent. Applies only to metropolitan counties with a population less than 25,000.									\$ 13,000	Local Revenue: Exceeds \$13,000/FY24-25 and Sub Yrs/Moore County/Permissive
	FY23-24										\$ 13,000	
877 SB2166* - HB2353	FY22-23	Makes numerous changes regarding: (1) the administration of trusts; (2) the limitations of actions available to parties involved in a trust; (3) fiduciary attorney-client privilege; (4) the requirements for establishing and maintaining a "special purpose entity", and (5) the provisions governing the voting of stock that is a trust asset.			\$ (2,000)		\$ (2,000)					State Expenditures: (\$2,000)/FY24-25 and Sub Yrs/Department of Financial Institutions State Revenue: (\$2,000)/FY24-25 and Sub Yrs/Department of Financial Institutions
	FY23-24				\$ (2,000)		\$ (2,000)					
878 SB2176 - HB2037*	FY22-23	Removes the requirement that a person under 18 years of age must be making satisfactory progress in a secondary school or course leading to a GED(R) or HiSET(R) in order to be eligible for a driver license or instruction permit.	X									
	FY23-24											

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879 SB2227 - HB2287*	FY22-23	Requires a guide sign be erected on or along an interstate highway or at an interchange for an exposition center, that has at least 70,000 sq. ft, but no more than 90,000 sq. ft. and is located within or associated with a county agricultural center that has a minimum annual attendance of 200,000 people and is located within 2 miles of Interstate 40.			\$ 11,600		\$ 11,600					Other Fiscal Impact – The source of funds with which TDOT will manufacture and install such highway signs is unknown. If all or portion of the funds are provided through local governments, there will be a one-time permissive increase in local government expenditures of up to \$11,600 in FY22-23.
	FY23-24	Requires the cost to manufacture and install such sign be paid to the Department of Transportation (TDOT) from county or other nonstate funds and that such payments be made prior to any expenditure by the state for the manufacture and installation of such signs.										
880 SB2230* - HB2337	FY22-23	Authorizes an employee of a county or city school system who does not work directly under the supervision of an elected official to serve as a member of a county election commission.	X									
	FY23-24											
881 SB2240* - HB2335	FY22-23	Prohibits a health care provider to prescribe buprenorphine for use in recovery or medication-assisted treatment via telehealth, with certain allowable exceptions.	X									
	FY23-24											
882 SB2270* - HB2514	FY22-23	Authorizes a special occasion licensee to designate an area in which liquor-by-the-drink licensees may sell alcoholic beverages and beer to patrons who consume the alcoholic beverages and beer in the designated area. Requires a festival operator to create a list of participating establishments that will sell alcoholic beverages and beer to patrons in the designated area of the festival. Allows patrons to cross state lines, within the festival, with alcoholic beverages or beer if the contiguous state has approved the open carrying of alcoholic beverages and beer for personal consumption. Increases the maximum number of special occasion licenses that can be issued to an entity in a calendar year from 12 to 16.					\$ 20,400					State Revenue: Exceeds \$20,400/FY24-25 and Sub Yrs/ABC Fund
	FY23-24					\$ 20,400						

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
883 SB2285 - HB1749*	FY22-23	Requires a court presiding over the appeal of a judgement in a contested case to interpret a state statute or rule de novo and not defer to a state agency's interpretation of the statute or rule.	X									
	FY23-24	Requires the court, after applying all customary tools of interpretation, to resolve all remaining ambiguity utilizing the court's best judgement.										
884 SB2370 - HB1959*	FY22-23	Requires, by the 2023-24 school year, each state college of applied technology (TCAT) to establish partnerships with each Local Education Agency (LEA) that is located in the county of a main TCAT campus in order to provide early post-secondary opportunities for high school students enrolled in the LEA's, such as dual enrollment, dual credit, middle college program, or a combination of such.										Other Fiscal Impact – Due to the extent of unknown variables, a precise increase in local government expenditures, if any, cannot be reasonably determined; any increase to local expenditures is considered permissive.
	FY23-24	Authorizes the program opportunities to be provided through traditional classroom instruction, online or virtual instruction, blended learning, or other educationally appropriate methods. Encourages the Tennessee Board of Regents to establish a TCAT in each county within the state in order to expand TCAT programs to all high school students.										
885 SB2401 - HB2148*	FY22-23	Creates the Tennessee Center for Nursing Advancement within East Tennessee State University (ETSU). Requires the center to develop a statewide plan for nursing that addresses issues of nursing workforce needs, to create a database on nursing workforce needs, and to convene with professionals in and related to the nursing industry for reviews and recommendation for strategies to implement the statewide plan. Requires the center to enhance and promote activities for nurses in this state to be recognized, rewarded, and renewed.		\$ 1,383,900								State Expenditures: \$992,200/Each FY24-25 through FY27-28 The Governor's proposed budget for FY22-23, on pages A-33 and B-28, recognizes a recurring increase in state expenditures to the General Fund in the amount of \$1,000,000.
	FY23-24	Authorizes the center to use surveys for the collection of data. Requires the center to submit an annual report of the center's statewide plan to the Governor, and the Speaker of the House of Representatives and the Speaker of the Senate beginning July 1, 2023 and ending July 1, 2028 after which the act repeals.		\$ 992,200								

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
886 SB2417 - HB2167*	FY22-23	Expands the ways in which the Department of Environment and Conservation (TDEC) may use federal funds allocated to the state to make and subsidize loans for wastewater and drinking water facilities to local governments. Removes certain limitations on the amount of loan subsidies that may be provided to a local government in conjunction with the Drinking Water Revolving Loan Fund Act of 1997. Authorizes TDEC to establish a grant program to more effectively allocate funds to local governments for wastewater and drinking water facilities. Authorizes the Commissioner of TDEC to promulgate emergency rules for loan programs if deemed necessary to make full use of available federal funds.										Other Fiscal Impact – The increase in federal funds awarded to TDEC as a result of the proposed legislation is unknown; therefore, possible fiscal impacts to state and local government cannot be reasonably determined at this time.
	FY23-24											
887 SB2430 - HB2180*	FY22-23	Extends the wholesaler reporting requirements under the Retail Accountability Program (RAP) that are set to sunset on July 1, 2022 to July 1, 2025. Requires the Comptroller of the Treasury to review the effectiveness and efficiency of the RAP and to issue a report of the findings and conclusions to the Speakers of the Senate and House of Representatives and Chairs of the Finance, Ways, and Means Committees by November 1, 2024.	X									
	FY23-24											
888 SB2454 - HB2472*	FY22-23	Reduces, to three years, the period of time certain 501(c)(3) or 501(c)(19) organizations are required to be in continuous and active existence and to have operated in this state in order to qualify as a nonprofit organization for purposes of the Tennessee Nonprofit Gaming Law.				\$	2,500					State Revenue: \$2,500/FY24-25 and Sub Yrs/Division of Charitable Solicitations and Gaming
	FY23-24					\$	2,500					
889 SB2529 - HB2518*	FY22-23	Authorizes certain water utilities to enter into agreements with other water utilities to operate within their territory. Requires such water utilities to establish a method by which ratepayers may petition the utilities to consider entering into such agreements.	X									
	FY23-24											
890 SB2564 - HB1949*	FY22-23	Authorizes certain city councils, upon the adoption of an ordinance by a two-thirds vote of the entire membership of the council, to fix the salaries of the mayor and council members annually at the time the operating budget is adopted, but not to take effect before the end of the term for which the council members were elected.										Other Fiscal Impact – Due to multiple unknown variables, the extent and timing of any permissive increase in local expenditures cannot be reasonably determined.
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
891 SB2666 - HB2568*	FY22-23	Requires each institution governed by the Board of Regents, a State University Board, or the Board of Trustees for the University of Tennessee to make the grievance procedure for the institution's support staff employees available on its website.	X									
	FY23-24											
892 SB2723 - HB2559*	FY22-23	Extends the time period a drop-in center may provide child care to an individual child to 18 hours per week and 9 hours per day.	X									
	FY23-24											
893 SB2746 - HB2533*	FY22-23	Requires a sheriff, deputy sheriff, or constable, prior to or at the time of serving someone with an order of protection or ex parte order of protection, make reasonable efforts to determine whether the person being served has an outstanding criminal warrant. Requires a sheriff, deputy sheriff, or constable, in cases in which the person being served has an outstanding criminal warrant, to either serve the criminal warrant or notify the agency holding the warrant of the person's location.	X									
	FY23-24											
894 SB2868 - HB2457*	FY22-23	Establishes that a self-propelled vehicle or a vehicle propelled or drawn by a self-propelled vehicle are not subject to seizure and forfeiture due to violations of laws regarding hunting of certain wildlife.	X									
	FY23-24											
895 SB0735 - HB0071*	FY22-23	Requires county jails be reimbursed for housing state parolees awaiting a parole revocation hearing.	X									
	FY23-24											
896 SB1884* - HB1960	FY22-23	Extends indefinitely the ban on a governmental entity, school, or local education agency mandating a person receive a COVID-19 vaccine, and on a private business or school requiring proof of vaccination to access facilities or receive the benefits of the entity's products or services. Removes the official definitions of adverse actions, employer, face covering, industry required mask, legal guardian, minor, monoclonal antibodies, quarantine, school property, and severe conditions, all in reference to COVID-19. States that the extension will be effective upon becoming law and the deletions will take effect on July 1, 2023.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
897 SB1887 - HB1912*	FY22-23	Authorizes a local education agency (LEA) to provide up to two days each semester of the required 180 days of classroom instruction through remote instruction under certain conditions. Establishes instructional requirements for LEAs when providing remote instruction. Requires LEAs to make school meals and services required by a student's individualized education program available on days that remote instruction is provided.	X									
	FY23-24											
898 SB1956 - HB1985*	FY22-23	Creates the "Annual Coverage Assessment Act of 2022", which extends an annual coverage assessment on hospitals of 4.87 percent of a covered hospital's annual coverage assessment base. Authorizes the use of funds within the Maintenance of Coverage Trust Fund for programs and initiatives developed by the Division of TennCare (Division) in consultation with the Tennessee Hospital Association to offset the unreimbursed costs of providing services to TennCare enrollees and the financial consequences of the public health emergency cause by the COVID-19 pandemic.			\$ 622,396,700		\$ 622,396,700					Federal Expenditures: \$1,197,554,400/FY22-23/Maintenance of Coverage Trust Fund The Governor's proposed budget for FY22-23, on page A-32, recognizes revenue in the amount of \$609,301,600 in state funds and \$1,171,814,200 in federal funds.
	FY23-24											
899 SB2070* - HB2424	FY22-23	Increases the penalties for mitigated criminal littering from a Class C misdemeanor and a \$50 fine, to a Class B misdemeanor and a \$500 fine.	X									
	FY23-24											
900 SB2199 - HB2241*	FY22-23	Increases population figures so that Shelby County is distinguishable from Davidson County in statutes using older census numbers.	X									
	FY23-24											
901 SB2302 - HB2061*	FY22-23	Specifies that a sworn complaint by a registered voter on a financial statement of a statewide political campaign committee be filed with the Registry of Election Finance and a sworn complaint on a local political campaign committee must be filed with the office of the district attorney general who represents the judicial district in which the voter resides.	X									
	FY23-24											

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902 SB2306 - HB2220*	FY22-23	Requires the attending physician, chief medical officer, or medical examiner to conduct a review of a veteran's medical records to determine if a service-connected disability was the principal or major contributory cause of death, including when concurrent or comorbid health conditions exist involving COVID-19, prior to signing the medical certification of the cause of death, so long as the attending physician, chief medical officer, or medical examiner knows that the deceased person is a military veteran and is provided with access to the veteran's medical records.	X									
	FY23-24											
903 SB2348 - HB2194*	FY22-23	Authorizes the Department of Transportation (TDOT) to allocate a portion of the funds generated by the barrel tax on beer and tax on bottled soft drinks, as grants, to be used for roadway, waterway, and shoreline litter reduction initiatives, in addition to other such litter reduction initiatives. Authorizes TDOT to provide said grants for programs established for the prevention and collection of litter and trash and related items conducted by nonprofit groups and local governments, and for the purpose of providing technical and policy assistance and enforcement of litter laws by state and local law enforcement agencies and the courts, and furthermore, for the purpose of providing educational, marketing, and service-oriented events and efforts. Prohibits TDOT from basing the amount of any such allocation to a municipality on the Department's litter grant program for county governments.	X									
	FY23-24											

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904 SB2479 - HB2627*	FY22-23	Creates a new pathway for a landscape architect to be eligible to receive a certificate of registration (license) at the <i>Board of Architectural and Engineering Examiners</i> (Board) discretion so long as the applicant meets certain criteria. Requires the Board to approve certain post-graduate engineering curriculum, experience, and examinations as satisfactory for applicants applying for a certificate of registration as an engineer or engineer intern.			\$ 1,500		\$ 4,900					State Revenue: Exceeds \$3,500/FY24-25 and Sub Yrs/Board of Architectural and Engineering Examiners Pursuant to Tenn. Code Ann. § 4-29-121, all regulatory boards are required to be self-sufficient over any two-year period. The Board of Architectural and Engineering Examiners had a surplus of \$149,521 in FY19-20, a surplus of \$280,124 in FY20-21, and had a cumulative reserve balance of \$2,610,749 on June 30, 2021.
	FY23-24						\$ 4,900					
905 SB2650 - HB2801*	FY22-23	Renames the Advisory Board for Rehabilitation Centers as the Advisory Board for Community-Based Vocational Rehabilitation Centers. Makes various changes to the rehabilitation center system established by the Department of Human Services to reflect a focus on providing services in partnership with local communities. Extends the board to June 30, 2026. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2022.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
906 SB2730 - HB2712*	FY22-23	Requires a child care agency that provides residential child care to disclose all contracts and agreements, including contract or agreement amendments, with third parties through which the applicant intends to provide placement, housing, or care services for children in this state, when seeking a license or renewal of a license. Requires a child care agency that provides residential child care to disclose certain information in their annual report to Department of Children's Services (DCS). Requires DCS to revoke the license of an agency which provides residential child care, if the agency has employed individuals charged with certain criminal offenses connected to the employee's relationship with the agency. Requires an approved or suspected child care agency which provides residential care to provide the number and the names of children in their care upon the request of DCS. Requires an approved child care agency to make a report upon the escape or disappearance of a child in the care of the agency and to designate an individual who is responsible for making the required report. Creates a Class B misdemeanor for a designated individual who intentionally fails to comply with the reporting requirements relating to an escaped or missing child.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
907 SB0694 - HB0715*	FY22-23	Defines hemp concentrate as any concentrate with a delta-9 tetrahydrocannabinol (THC) concentration of not more than 5 percent, derived solely from hemp for purposes of reconstitution into consumer products with a THC concentration on not more than 0.3 percent. Creates an exception to the stop movement order or written destruction order authority of the Commissioner of the Department of Agriculture (TDA) regarding hemp transported with a THC concentration greater than 0.3 percent on a dry weight basis, by creating a presumption that the person in possession was transporting hemp concentrate product from the location where the concentrate was produced to a location where such concentrate was to be reconstituted into consumer products with a THC concentration of not more than 0.3 percent. Requires that any person transporting such hemp concentrate maintain proof of a grower's license issued from the TDA within the transport vehicle. Requires the TDA to provide, on at least a quarterly basis, a list of licensees to the Department of Safety, for the Department of Safety's publication on its website.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
908 SB2188* - HB2746	FY22-23	Allows a pharmacist to provide ivermectin to a patient who is at least 18 years old pursuant to a collaborative pharmacy practice agreement containing a non-patient-specific prescriptive order, developed and executed by one or more authorized prescribers. Requires the Board of Pharmacy to establish procedures for providing patients with a screening risk assessment tool, providing a standardized factsheet, and providing either ivermectin or a referral to a pharmacy that dispenses ivermectin. Allows a pharmacist to charge an administrative fee for services associated with dispensing ivermectin. States that a pharmacist or prescriber acting in good faith is immune from disciplinary actions or civil liability.	X									
	FY23-24											
909 SB1861 - HB1895*	FY22-23	Requires the Commissioner of the Department of Education to withhold a portion of the state education finance funds that a local education agency (LEA) is otherwise eligible to receive if the LEA fails to comply with the requirements for determining a student's gender for purposes of participation in a public middle school or high school interscholastic athletic activity. Requires the State Board of Education to promulgate rules for compliance and establish a procedure for how a portion of the state education finance funds are withheld.	X									
	FY23-24											

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910 SB2736 - HB2270*	FY22-23	Enacts <i>Nicholas' Law</i> . Establishes that a prior conviction of boating under the influence must be treated the same as a prior conviction of driving under the influence for the purpose of determining penalties for a conviction of driving under the influence if the person was convicted of the prior offense within 10 years of the date of the present violation. Establishes that a prior conviction of driving under the influence must be treated the same as a prior conviction of boating under the influence for the purpose of determining penalties for a conviction of boating under the influence if the person was convicted of the prior offense within 10 years of the date of the present violation.	X									
	FY23-24											
911 SB2464 - HB2309*	FY22-23	Authorizes an individual to apply for a professional license or a commercial license if such individual is authorized under federal law to work in the United States as verified by the federal Systematic Alien Verifications for Entitlements program.	X									
	FY23-24											
912 SB1680 - HB1665*	FY22-23	Authorizes a county legislative body (CLB) to appoint or elect a public receiver and makes such receivers subject to current provisions that govern similar officers. Authorizes certain courts, upon motion of the personal representative, an interested party, or upon the court's own motion, to appoint the public receiver to determine and submit a report on the need for a temporary or permanent receiver. Authorizes the court, upon a hearing on the report, to appoint a receiver with such powers as are necessary, consistent with those extended to other receivers. Adds to the information required when applying for letters of administration or letters testamentary to administer an estate.	X									
	FY23-24											

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913 SB1888 - HB1891*	FY22-23	Requires each coordinated school health program to submit a mid-year budget report to the Department of Education (DOE). Requires DOE to divert any released funds by such programs back to the coordinated school health grant program's general fund. Requires DOE to reallocate diverted funds to coordinated school health programs that request additional allocations by the end of the current fiscal year. Establishes the repeal date of July 1, 2023, but only if Senate Bill 2396 / House Bill 2143 becomes law.	X									
	FY23-24											
914 SB1890 - HB1860*	FY22-23	Authorizes local education agencies and public charter schools to allow teachers to use the results from benchmark assessments or a universal screener approved by the State Board of Education as a measure of student achievement beginning in the 2022-23 school year.	X									
	FY23-24											
915 SB1911* - HB2024	FY22-23	Requires a child protective team convened by the Department of Children's Services to conduct an investigation if a report of severe child abuse is received. Expands certain statutory responsibilities of child protective teams to include "severe child abuse" in addition to "child sexual abuse." Requires each District Attorney General to include information on severe child abuse in their yearly progress report to the General Assembly.	X									
	FY23-24											
916 SB2061 - HB1957*	FY22-23	Extends, from July 1, 2022, to July 1, 2027, the date upon which certain law enforcement body camera footage would become open to public inspection. Adds video footage taken by law enforcement body camera depicting a child care agency, a child care program, a preschool, or a nursery school to the types of footage which must be treated as confidential and not subject to public inspection.	X									
	FY23-24											
917 SB2201 - HB1943*	FY22-23	Removes the requirement of a judge or chancellor to approve a tort claim settlement involving a minor that is less than \$10,000 or one not represented by an attorney.	X									
	FY23-24											

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918 SB2232 - HB2235*	FY22-23	Requires a child care agency preparing a permanency plan regarding a child in its foster care and a court, in developing or approving a plan, to consider whether allegations of abuse or neglect warrant supervision of any visitation between the child and the abusing or neglecting parent and whether it is in the best interest of the child that the plan require supervised visitation between the child and the abusing or neglecting parent.	X									
	FY23-24											
919 SB2319* - HB2840	FY22-23	Requires the Division of TennCare, in consultation with and subject to approval of the Commissioner of Finance and Administration, to develop and implement a program similar to the Centers for Medicare and Medicaid Services' Emergency Triage, Treat, and Transport model.		\$ (2,725,400)								State Expenditures : (\$2,725,400)/FY24-25 and Sub Yrs Federal Expenditures: (\$5,329,700)/FY22-23 and Sub Yrs
	FY23-24			\$ (2,725,400)								
920 SB2362 - HB2459*	FY22-23	Prohibits a person from knowingly photographing or causing to be photographed another person without the prior consent of the person photographed, or the consent of the person's legal parent or guardian if the photograph: (1) includes the unclothed intimate area of the individual and would be considered offensive or embarrassing by the individual; (2) was taken for the purpose of offending, intimidating, embarrassing, ridiculing, or harassing the victim; and (3) was disseminated by the defendant, the defendant threatened to disseminate the photograph, or the defendant permitted the dissemination of the photograph, to another person. Creates a Class B misdemeanor for a first violation of the prohibitions. Creates a Class A misdemeanor for a second or subsequent violation.	X									
	FY23-24											

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921 SB2418 - HB2168*	FY22-23	Enacts the State Parks Funding Act of 2022 (Act). Creates the State Parks Hospitality Maintenance and Improvement Fund (Fund). Requires the Commissioner of the Tennessee Department of Environment and Conservation (TDEC) to administer the Fund. Requires the Commissioner of TDEC to deposit at least two percent of all revenue generated from revenue-generating facilities at state parks into such fund. Requires that any unencumbered and unspent balance in the Fund be carried forward, including any interest earned on such balance. Requires money in the Fund be invested by the State Treasurer. Establishes what types of expenditures are available for disbursement from the Fund. Establishes that any unexpended balances of appropriations not otherwise addressed, that are set out for the purposes of defraying the operational expenses of state parks and state parks modernization, shall not revert to the General Fund and may be applied for such purposes in an appropriate manner as determined by the Commissioner of TDEC.		\$ (724,300)	\$ 724,300	\$ (724,300)	\$ 724,300					<p>State Expenditures: Up to \$724,300/FY24-25 and Sub Yrs/State Parks Hospitality Maintenance and Improvement Fund Up to (\$724,300)/FY24-25 and Sub Yrs/General Fund</p> <p>State Revenue: \$724,300/FY24-25 and Sub Yrs/State Parks Hospitality Maintenance and Improvement Fund (\$724,300)/FY24-25 and Sub Yrs/General Fund</p> <p>Other Fiscal Impact - Expending such funding on the revenue-generating facilities at state parks will aid in deferring future maintenance costs. Any such decrease in state expenditures in future years cannot be quantified with reasonable certainty.</p>
	FY23-24		\$ (724,300)	\$ 724,300	\$ (724,300)	\$ 724,300						
922 SB2428 - HB2178*	FY22-23	Authorizes the Tennessee Emergency Management Agency (TEMA) to use unmanned aircraft systems (UASs) to capture images for the emergency management purposes including surveying the scene of a catastrophe or other damage to determine whether a state of emergency should be declared, coordinating a disaster response, and conducting preliminary damage assessments of real property and infrastructure following a disaster. Establishes that any image collected or obtained by TEMA through the use of a drone for the purpose of damage assessment may be retained by the Agency for no longer than one year, or, if the disaster is declared a major disaster by the President of the United States, for the retention period required by the Federal Emergency Management Agency for data related to damage assessment. All images captured for any other purposes must be deleted within 15 business days.		\$ 53,300								<p>The Governor's proposed budget for FY22-23, on page A-33, recognizes a one-time increase in state expenditures to the General Fund in the amount of \$53,300.</p>
	FY23-24											

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923 SB2535* - HB2789	FY22-23	Adds distributing an image of an identifiable person engaged in sexually explicit conduct to the definition of the offense of unlawful exposure. Defines "identifiable person" in this context as a person who is identifiable from the image itself or from information transmitted in connection with the image.	X									
	FY23-24											
924 SB2757 - HB2847*	FY22-23	Designates July 16 of each year as Ida B. Wells Day.	X									
	FY23-24											
925 SB1375 - HB1125*	FY22-23	Changes, from the 40th day before an election to 7 days after a qualifying event, the deadline by which additional candidates may qualify for a primary election or nonpartisan general election if a candidate in such election dies, withdraws, or is disqualified, leaving no candidates for nomination or office. Establishes that if such an event occurs after the qualifying deadline for the August 4, 2022 primary and general elections, but before the effective date of this act, the new qualifying deadline for the race be no later than seven calendar days after the effective date of this act.	X									
	FY23-24											
926 SB0257 - HB0213*	FY22-23	Defines "veterinary facility" as a building, place, or mobile unit from which the practice of veterinary medicine is conducted. Authorizes members of the Board of Veterinary Medical Examiners to be appointed for successive terms.	X									
	FY23-24											
927 SB1528* - HB1449	FY22-23	Authorizes a defendant, the district attorney general, or the court to motion the court that imposed a sentence for a drug-free school zone violation prior to September 1, 2020, to resentence a defendant if outlined criteria are met.										Other Fiscal Impact - To the extent an evidentiary hearing is held and a defendant is resented, there will be a reduction in state incarceration expenditures. The timing and amount of any sentence reduction is unknown and unable to be determined with reasonable certainty.
	FY23-24											

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928 SB2349 - HB1638*	FY22-23	Removes the Department of General Services (DGS) and substitutes the Speaker of the Senate and the Speaker of the House of Representatives, as having the duty to take care of and preserve the second floor of the state capitol, including all chambers, galleries, offices, rooms, hallways, balconies, storage areas and other spaces therein, and all associated furniture and fixtures and to keep the same in good order. Requires that the DGS provide routine maintenance on and to the second floor of the state capitol, as well as the portion of the ground floor of the state capitol occupied by the Senate Clerk's office, but only after providing notice of not less than 24 hours, prior to beginning such routine maintenance, to the offices of the Speaker of the Senate and the Speaker of the House of Representatives. If emergency maintenance is required by the DGS on the second floor of the state capitol, the Department is required to respond to such emergency and provide notices to the Speakers as soon as practicable upon completion of the emergency maintenance. Establishes that the second floor of the state capitol and the portion of the ground floor of the state capitol occupied by the Senate Clerk's office is considered a state building occupied predominantly by the legislative branch and is controlled by the Speaker of the Senate and Speaker of the House of Representatives. Establishes that this legislation does not remove or alter the requirement that the General Assembly pay rent into the Facilities Revolving Fund (FRF) for the use of the second floor of the capitol building and the portion of the ground floor of the state capitol occupied by the Senate Clerk's office. Requires DGS to report to the Speakers of the House of Representatives and the Senate no later than January 15 of each year the facility management costs, including annual maintenance and upkeep costs, associated with the second floor of the state capitol and the portion of the ground floor of the state capitol occupied by the Senate Clerk's office.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
929 SB2887 - HB1850*	FY22-23	Adds business, industry, educator, for-profit-entity, U.S. Armed Forces, and trade association to the definition of course provider under the Course Access Program Act. Removes the authority of the State Board of Education (SBE) to approve and adopt additional enrollment requirements for the course access program. Specifies that SBE may exclude a course from the course access catalog if the course is offered by a school that was issued a "D" or "F" letter grade on the most recent state report card. Requires SBE to adopt a policy on extended learning opportunities.	X									
	FY23-24											
930 SB1982 - HB1871*	FY22-23	Prohibits any private business, governmental entity, local education agency, or school from adopting or enforcing a rule, policy, procedure, or practice which treats individuals with acquired immunity from COVID-19 differently than those who have received a vaccination for COVID-19.	X									
	FY23-24											
931 SB2719 - HB1878*	FY22-23	Expands the authorized use of sex offender registration fees by the registering agency to include the investigation of sexual offenses and the purchase of specialized equipment for use in the investigation of sexual offenses.	X									
	FY23-24											
932 SB1863 - HB1901*	FY22-23	Deletes the State Board of Education's (SBE) emergency rules on the issuance of temporary permits and endorsement exemptions. Authorizes the Commissioner of the Department of Education (DOE) to issue certain temporary permits and endorsement exemptions for individuals to teach in the 2022-23 and 2023-24 school year. Requires DOE to report to the Education Committees of the Senate and the House of Representatives on the number of endorsement exemptions and temporary permits issued at the end of the 2021-22, 2022-23, and 2023-24 school years.	X									
	FY23-24											
933 SB1866 - HB1913*	FY22-23	Authorizes the Department of Correction (DOC) to dispose of the body of an unclaimed inmate by cremation. Adds the county medical examiner or the state chief medical examiner to the list the warden is required to notify when an inmate dies in the penitentiary.	X									
	FY23-24											

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934 SB1958 - HB1930*	FY22-23	Authorizes a local board of education or charter school governing body to implement certain behavioral modification systems such as "The Ticket Program" as part of a school's discipline policy.	X									
	FY23-24											
935 SB1945 - HB1946*	FY22-23	Authorizes an offeree to cancel without penalty a contract or agreement that was entered into as the result of an unsolicited offer to purchase the offeree's real property that was sent through the mail. Requires a sworn affidavit executed by the offeree contemporaneously with the offeree's execution of the deed and other documents of conveyance of the title for the offeree's right of cancellation to be waived. Any such affidavit is conclusive evidence of an offeree's waiver of the right to cancellation. Establishes a violation of such is an unfair and deceptive act or practice under the <i>Consumer Protection Act of 1977</i> .	X									
	FY23-24											
936 SB2369 - HB1964*	FY22-23	Requires a local education agency to conduct a remote learning drill at least once, but not more than twice, each school year. Requires each teacher training program to provide instruction on effective strategies for virtual instruction to candidates seeking licensure to teach or licensure as an instructional leader. Requires the Department of Education to review teacher training programs.	X									
	FY23-24											
937 SB2056 - HB2070*	FY22-23	Adds conviction for certain offenses to the definition of "severe child abuse" by a parent. Makes various changes regarding the termination of parental or guardianship rights and a parent's standing to make claims regarding such termination of rights. Establishes that all confidential adoption records become a public record and open to inspection when 100 years have elapsed since the adoption was finalized or since the creation of the oldest dated item in the adoption record. Expands the definition of "abandonment" as it relates to the termination of parental or guardian rights of certain persons who are, or have been, incarcerated.	X									
	FY23-24											

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938 SB2501 - HB2106*	FY22-23	Requires each local education agency to provide a course of instruction to students in grades five through eight (5-8) on black history and culture. Applies to the 2025-26 school year.	X									
	FY23-24											
939 SB2245 - HB2128*	FY22-23	Expressly prohibits an individual who is not a citizen of the United States from voting in a federal, state, or local election and for a county, municipality, or other political subdivision of this state from granting voting rights to a person who is not a United States citizen. Authorizes certain information received from the Coordinator of Elections to be utilized in an address verification program implemented by a county election commission. Requires a federal jury coordinator to provide certain information regarding disqualified jurors to the Coordinator of Elections when selecting jurors from a list of registered voters.	X									
	FY23-24											
940 SB2203 - HB2232*	FY22-23	Requires the county commissioners of counties seeking to change boundary lines to consider the potential impact to all relevant departments before adopting the resolution to request legislation to change the county boundary lines.	X									
	FY23-24											
941 SB2376 - HB2252*	FY22-23	Adds certain aggravated criminal littering convictions to the list of offenses for which a homeowners' or neighborhood association may seek an injunction or restraining order prohibiting a repeat offender from entering the boundaries of the residential area.	X									
	FY23-24											
942 SB2242 - HB2284*	FY22-23	Creates a presumption of suspicious circumstances in cases in which a contested holographic will was written within 30 days prior to the testator's death and the testator died by suicide. Places a burden on the proponent of the will to present evidence demonstrating that the testator had the capacity to execute the will.	X									
	FY23-24											

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943 SB2328 - HB2300*	FY22-23	Requires a high school student who completes an early high school graduation program to be counted as enrolled in the local education agency (LEA) from which the student graduated for the remainder of the school year for purposes of calculating the LEA's average daily membership (ADM) or full-time equivalent ADM. Repealed July 1, 2023, if Senate Bill 2396 / House Bill 2143 becomes law.	X									
	FY23-24											
944 SB2223* - HB2306	FY22-23	Require the Board of Parole (BOP) to consider whether an offender obstructed or continues to obstruct the ability of law enforcement to recover the remains of a victim when making a parole determination for an offender convicted of a homicide.	X									
	FY23-24											
945 SB1799* - HB2359	FY22-23	Clarifies that a fiduciary's statement advising the court on whether the condition of a respondent continues to require the fiduciary's services must not disclose medical information required to be kept confidential.	X									
	FY23-24											
946 SB2498 - HB2429*	FY22-23	Requires the State Board of Education (SBE) to develop an Industry 4.0 diploma distinction for high school students who are interested in pursuing a career in a high-need, high-skill industry after graduation. Revises requirements for the work-based learning program.	X									
	FY23-24											
947 SB2487 - HB2483*	FY22-23	Requires certain state officials and county election officials to consult with the Speaker of the Senate and the Speaker of the House of Representatives prior to entering into consent decrees to change state election laws or rules. Grants the General Assembly legal standing to file an action against such officials for a violating the provisions of the proposed legislation.	X									
	FY23-24											

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948 SB2824 - HB2530*	FY22-23	Creates the "Heart to Heart Act." Encourages schools to offer automated external defibrillator training to school bus drivers.	X									
	FY23-24											
949 SB2511 - HB2537*	FY22-23	Allows for an advanced practice registered nurse or physician assistant, who is an authorized prescriber at a site remote from the collaborating physician's practice site, to arrange for the required personal review of charts by a collaborating physician remotely via HIPAA-compliant electronic means. Allows for up to 10 of the 12 required annual site visits by a collaborating physician to be by HIPAA-compliant electronic means.	X									
	FY23-24											
950 SB2158* - HB2557	FY22-23	Prohibits a public school or open-enrollment public charter school from knowingly entering into an agreement to assist in teaching family life with an individual or entity that performs or induces abortions or that provides referrals, funding, advocacy, or other support for abortions. Effective June 1, 2022.	X									
	FY23-24											
951 SB2309* - HB2621	FY22-23	Requires each Local Education Agency (LEA) to designate a foster care liaison to facilitate LEA compliance with state and federal laws related to foster care. Requires the LEA to collaborate with the Department of Children's Services to address educational barriers for such students. Authorizes an LEA to establish a building point of contact appointed by the director, in each elementary school, middle school, and high school to assist in coordinating services and resources for students in foster care.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
952 SB2183* - HB2657	FY22-23	Requires a court, at a sentencing hearing, to place on the record, either orally or in writing, the estimated number of years and months the defendant will serve before becoming eligible for release. Requires the Department of Correction to provide the court a form to assist in determining the estimated number of years and months a defendant will serve before becoming eligible for release.	X									
	FY23-24											
953 SB2322* - HB2662	FY22-23	Requires the Board of Pharmacy to consider the recommendation of the Division of Health Related Boards (Division) and employ an executive director who has been a licensed pharmacist in the state for at least five consecutive years immediately prior to appointment and authorizes the Board of Pharmacy to dismiss the executive director without consulting the Division. Authorizes the Board of Nursing to employ an executive director in consultation with the Governor, rather than required to be approved by the Governor, and to dismiss an executive director without approval by the Governor.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
954 SB2550 - HB2667*	FY22-23	Gives authority to the Commissioner of the Department of Health (DOH), while there is a healthcare staffing crisis brought on by an infectious disease or catastrophic event, to allow healthcare professionals, who are licensed in another state, to temporarily engage in the practice of that professional's profession in Tennessee. Requires that the forms and process for this must be published on the DOH's health professional boards' website. States that a healthcare professional practicing pursuant to this legislation be subjected to all licensing fees, rules, and disciplinary actions. Gives authority to the Commissioner to allow healthcare professionals to perform tasks outside of their professional scope of practice, so long as they are performed in certain facilities and there is a healthcare staffing crisis. Gives authority to the Commissioner to allow students enrolled in a graduate school program or an undergraduate respiratory care program, who meet certain requirements, to perform supervised tasks in certain facilities. Prohibits the Commissioner from extending a healthcare staffing crisis determination for more than 120 days, unless the Commissioner determines that a healthcare staffing crisis still exists. Allows a graduate nurse to engage in the practice of practical nursing without a license for up to 120 days from the date of receipt of the first authorization to take the NCLEX-PN examination if certain criteria are met. Allows the DOH, Department of Mental Health and Substance Abuse Services, and the Department of Intellectual and Developmental Disabilities to promulgate rules to effectuate the purposes of this act.	X									
	FY23-24											

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955 SB2754 - HB2697*	FY22-23	Requires the Board of Cosmetology and Barber Examiners (Board) to issue a new license as a Barber instructor to a licensed instructor of cosmetology so long as they have completed certain training techniques in barbering and to issue a new license as an instructor of cosmetology to a licensed barber instructor so long as they have completed certain training techniques in cosmetology and pedicuring.					\$ 5,500					State Revenue: Exceeds \$4,800/FY24-25 and Sub Yrs/Board of Cosmetology and Barber Examiners Pursuant to Tenn. Code Ann. § 4-29-121, all regulatory boards are required to be self-supporting over any two-year period. The Board of Cosmetology and Barber Examiners had a surplus of \$156,438 in FY19-20, a surplus of \$93,420 in FY20-21 and a cumulative reserve balance of \$1,147,716 on June 30, 2021.
	FY23-24						\$ 5,500					
956 SB2741 - HB2702*	FY22-23	Adds additional information, including education history and status, mental health history and status, behavioral history, and physical disabilities to the checklist that the Department of Children's Services must provide to the foster parent at the time of placement of a child in a foster home.	X									
	FY23-24											
957 SB2595 - HB2709*	FY22-23	Deletes the pilot pre-kindergarten (Pre-K) program. Establishes eligibility requirements for participation in a voluntary Pre-K program.	X									
	FY23-24											
958 SB2830 - HB2730*	FY22-23	Requires the current annual report submitted to the Tennessee Bureau of Investigation (TBI) from each institution of higher education regarding crime statistics that have occurred on the campus or in student housing to be certified by the president, the chancellor, or the president's or chancellor's designee, of the respective institution of higher education. Requires that the report of crime statistics compiled by the TBI also include the name and position of each official at each institution that certified the report, as part of the submission of the report to the Governor and to the State and Local Government and Education Committees of the Senate and the State Government and Education Administration Committees of the House of Representatives. Authorizes the Comptroller of the Treasury to conduct a review of an institution of higher education to ensure that the institution is complying with the reporting requirements.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
959 SB2728 - HB2742*	FY22-23	Requires students in grades nine through twelve (9-12) to be taught the virtues of capitalism and the constitutional republic form of government in the United States and Tennessee, as compared to other political and economic systems.	X									
	FY23-24											
960 SB2590 - HB2760*	FY22-23	Creates the "School Safety and Removal Act". Authorizes alternative schools and alternative programs to provide remote instruction to students. Requires the State Board of Education to establish guidelines for tracking daily student attendance and compliance with state school attendance and truancy intervention laws.	X									
	FY23-24											
961 SB2783 - HB2868*	FY22-23	Requires the Tennessee Office for Refugees to submit, at least quarterly, copies of certain letters of agreement, placement plans, and communications relating to the placement of refugees in the state to the Department of Finance and Administration.	X									
	FY23-24											
962 SB2402 - HB2149*	FY22-23	Transfers the authority and maintenance of Lake Halford from the Carroll County Watershed Authority (Authority) to the Tennessee Wildlife Resources Agency (TWRA). Requires the TWRA to present and file the budget administering Lake Halford to certain committees and offices, no later than February 1 each year.			\$ 996,200		\$ 996,200					State Expenditures \$288,500/FY24-25 and Sub Yrs/TWRA State Revenue: \$996,200/FY24-25 and Sub Yrs/TWRA The Governor's proposed budget amendment for FY22-23 recognizes an increase in state expenditures of \$996,200 for the Tennessee Wildlife Resources Agency for this purpose.
	FY23-24				\$ 288,500		\$ 996,200					

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
963 SB2410 - HB2157*	FY22-23	Establishes an Institute of American Civics (Institute) at the University of Tennessee, Knoxville (UTK). Authorizes the Institute to hire faculty and staff, enroll students, develop and offer courses in new undergraduate major and minor programs, offer general education or honors courses, provide internships, hold events, and take other actions as deemed appropriate under the supervision of the Chancellor and President of UTK. Requires the President of UTK, in consultation with the Governor, the Speaker of the Senate, and the Speaker of the House of Representatives, to appoint 13 initial members to serve on the Board of Fellows for the Institute by September 1, 2022. Establishes staggered terms for the members elected to the Board. Requires the Board of Fellows, or a committee of the Board selected by the Board, to conduct a national search and transmit to the Chancellor of UTK a list of finalists for the position of Director by March 1, 2023. Requires the Chancellor of UTK to appoint the Director. Requires the appointed Director to provide an annual strategic plan for the Institute to the Chancellor, President and the Board of Trustees of UTK for review and approval by September 1, 2023, and annually thereafter. Requires the appointed Director to make all faculty and staff hiring decisions. Establishes that funds appropriated to the Institute shall not supplant any existing state funding or donations and may only be used for direct operations of the Institute. Requires the President of UTK to submit to the Governor, the Speaker of the Senate, and the Speaker of the House of Representatives and the Chairs of the Finance Committees of the Senate and House of Representatives a report regarding the Institute's operations such as the total amounts of funding received, current faculty, courses offered, enrollment numbers, the most recent strategic plan, programs and any community events. Requires the report to be submitted by October 1, 2023 and annually thereafter.		\$	5,968,500							State Expenditures: \$3,968,500/FY24-25 and Sub Yrs The Governor's proposed budget for FY22-23, on pages A-33, recognizes state expenditures to the General Fund in the amount of \$4,000,000 recurring and \$2,000,000 non-recurring.
	FY23-24		\$	3,968,500								

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
964 SB2434 - HB2184*	FY22-23	Establishes and revises numerous requirements governing the circumstances under which a person may be ordered to install and keep an ignition interlock device (device) on a motor vehicle. Establishes and revises numerous requirements governing the compliance of persons so ordered by a court or by statute, and by which such persons may have the device and accompanying restrictions lawfully removed. Revises the procedures by which the Department of Safety (DOS) is required to administer the ignition interlock program within the department. Requires DOS to establish a system of licensure for manufacturers, service centers, technicians, and subcontractors who seek to provide compliance-based ignition interlock services.					\$ 11,100					State Revenue: \$11,100/FY24-25 and Sub Yrs/Ignition Interlock Fund The Governor's proposed budget for FY22-23, on page B-234, states that three full-time positions will be funded from existing resources. Currently the Ignition Interlock Fund has a balance of \$481,460.
	FY23-24	Authorizes DOS to impose an initial application fee of \$250, an annual renewal fee of \$150, and a late renewal fee of \$100. Establishes requirements governing some aspects of the licensure system. Authorizes DOS to promulgate rules to administer the licensure system. Authorizes DOS to waive a person's requirement for a device if the court determines, based on criteria established in the proposed legislation, that the person is unable to produce enough breath volume to operate the device. Allows a person approved for a waiver to submit the waiver and a \$65 fee to a driver service center in order to apply for a restricted license.				\$ 11,100						

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
965 SB2675 - HB2585*	FY22-23	Makes various changes to the manner in which election officials must audit elections. Requires staff of the Division of Elections (Division) to provide training on how to conduct audits and to attend training regarding the United States Government Accountability Office's generally accepted government auditing standards. Requires the Secretary of State (SOS), to randomly select county election commissions that must conduct an audit after each August and November election, beginning in 2024. Requires Williamson County, as a pilot program, to conduct automatic mandatory audits after each election conducted in 2022. Prescribes the manner in which such audits must be conducted. Deletes this specific requirement on January 1, 2023.										State Expenditures: Exceeds \$190,900/FY24-25 \$90,900/FY25-26 and Sub Yrs
	FY23-24	Requires county election commissions to post certain instructions in polling places where precinct-based optical scanners are utilized. Requires voting machine technicians to certify in writing that the proper firmware is loaded on each unit of voting equipment and that the system settings are correct when inspecting precinct-based optical scanners.										

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966 SB2396 - HB2143*	FY22-23	Enacts the "Tennessee Investment in Student Achievement (TISA) Act," which replaces the basic education program as the system for funding education for the public schools, kindergarten through grade twelve, beginning with the 2023-2024 school year.			\$ 118,700							<p>State Expenditures: \$117,700/FY24-25 and Sub Yrs/Board of Education \$6,600/FY24-25 and Sub Yrs/General Fund Exceeds \$1,010,279,500/FY24-25 and Sub Yrs/TISA</p> <p>Other Fiscal Impact - The fiscal impact of the proposed legislation is dependent on the future actions and rulemaking of the Department of Education. State and local government impacts may change based on those future actions.</p> <p>The Governor's proposed FY22-23 budget document includes funding for the proposed legislation in the amount of \$750,000,000 in recurring expenditures and one-time savings in the amount of \$750,000,000 on page A-33. The Administration amendment to the budget included recurring funds in FY22-23 to cover the costs of the position.</p>
	FY23-24			\$ 1,010,286,100	\$ 117,700							
967 SB0532 - HB0650*	FY22-23	Requires the Tennessee Higher Education Commission to comply with the policies of the State Building Commission concerning capital projects affecting public institutions of higher education in the state.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
968 SB1667* - HB1655	FY22-23	Authorizes certain new special license plates, and revises various existing plate provisions.					\$ 41,900					<p>State Revenue: \$37,400/FY24-25 and Sub Yrs/Tennessee Arts Commission \$9,400/FY24-25 and Sub Yrs/Highway Fund</p> <p>Other Fiscal Impact - The Department of Revenue will retain approximately \$3.64 from the sale of every new specialty license plates in FY22-23 to compensate TRICOR for production, warehousing, and distribution costs incurred by TRICOR. The total amount the Department will retain and remit to TRICOR in FY22-23 is approximately \$9,828. TRICOR will receive approximately \$378 in net revenue in FY22-23.</p> <p>*The specialty plate organization whose plates met the required threshold are not associated with state or local governments and should not be calculated impacting as state or local revenue. \$41,800/FY22-23/Specialty Plate Organizations \$46,800/FY23-24 and Sub Yrs/Specialty Plate Organizations</p>
	FY23-24						\$ 46,800					
969 SB1782- HB1732*	FY22-23	Requires a court with jurisdiction over a criminal case in which an elected constable is indicted or formally charged with a misdemeanor involving gambling or moral turpitude or a felony to place the constable on administrative leave until the conclusion of the criminal prosecution; if constable is convicted of a misdemeanor involving gambling or moral turpitude or a felony, requires the clerk to mail a certified copy of the conviction to the attorney general and the appropriate district attorney general, county attorney, and city attorney to determine whether ouster proceedings should be brought.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
970 SB1902* - HB2849	FY22-23	Allows for the Board of Medical Examiners and the Board of Osteopathic Examination to short-term visitor clinical training licenses to eligible foreign physicians or medical graduates for up to 90 days.					\$ 130,500					<p>State Revenue: \$104,400/FY24-25 and Sub Yrs/Board of Medical Examiners \$26,100/FY24-25 and Sub Yrs/Board of Osteopathic Examination</p> <p>Pursuant to Tenn. Code Ann. § 4-29-121, all health-related boards are required to be self-supporting over a two-year period. The Board of Medical Examiners had a surplus of \$180,872 in FY19-20, a surplus of \$937,379 in FY20-21, and a cumulative reserve balance of \$2,647,324 on June 30, 2021. The Board of Osteopathic Examination had a surplus of \$130,275 in FY19-20, a surplus of \$146,215 in FY20-21, and a cumulative reserve balance of \$1,222,748 on June 30, 2021.</p>
	FY23-24						\$ 130,500					
971 SB1910* - HB2023	FY22-23	Requires a landlord or person in control of a residential rental property to report to a case manager from the Department of Children's Services (DCS) or a child protective investigation team any known information regarding the address or location of a child who has been alleged to be abused or neglected if the child resides or is located on the residential rental property. Provides exemption from civil and criminal liability for such persons.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
972 SB2071 - HB2096*	FY22-23	Requires the Department of Human Services (DHS) to submit a report to the General Assembly by October 31, 2022, and each year thereafter, detailing the instances in which a waiver of, or exemption to, work requirements under the Supplemental Nutrition Assistance Program (SNAP) was sought, applied for, accepted, or renewed by the Department in the preceding federal fiscal year. Requires the report to include information on the number of recipients receiving SNAP benefits in the state, the amount of benefits received, the number of recipients subject to the work requirements of SNAP, and the number of recipients participating in the SNAP employment and training program. Prohibits DHS from providing discretionary exemptions to work requirements under the SNAP program to certain individuals.	X									
	FY23-24											
973 SB2134 - HB2048*	FY22-23	Prohibits a health insurer whose health benefit plan provides coverage of complex rehabilitation technology (CRT) from considering the location where the technology will be used when deciding medical necessity. Requires a health insurer to offer a prior authorization process that reviews billable codes and provides coverage determinations for CRT. States that 100 percent of the CRT payment is subject to applicable copayment, coinsurance, or deductibles. Requires the health insurer to pay 100 percent of the amount approved in the prior authorization of CRT coverage, subject to applicable copayment, coinsurance, or deductible requirements.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
974 SB2163* - HB2343	FY22-23	Requires the Department of Education (DOE) to report the first-time pass rate of candidates taking a Tennessee reading instruction test in the annual teacher preparation report card. Requires DOE's annual performance reports of educator preparation providers (EPPs) to include information on the implementation of instruction aligned with the foundational literacy skills. Requires the State Board of Education (SBE) to publish the results of a review of the instruction implemented in the annual SBE teacher preparation report card. Requires an EPP to create and implement a corrective action plan if, upon review, the SBE finds that an EPP is not implementing instruction aligned with the foundational literacy skills standards.	X									
	FY23-24	Authorizes the SBE to revoke the SBE approval of the EPP if the EPP fails to implement a corrective action plan. Requires local education agencies (LEAs) and public charter schools to provide approved educator preparation providers with a list of the English language arts textbooks and materials adopted by the LEA or public charter school to ensure that the instruction is aligned. Requires DOE and the Tennessee Higher Education Commission to convene an annual meeting of all approved educator preparation providers with LEAs and public charter schools invited to participate to ensure implementation of foundational literacy skills.										

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
975 SB2181 - HB2057*	FY22-23	Requires the Department of Education (DOE) to annually report to the Education Committees of the Senate and House of Representatives data on reading instruction training provided by Educator Preparation Providers for teachers licensed to teach in grades kindergarten through three by August 1st, 2024, and August 1st each following year. Requires DOE to publish the report on the department's website. Authorizes the State Board of Education to place on probationary status or to revoke an educator program provider's approval if the educator preparation provider fails to reach certain performance measures.	X									
	FY23-24											
976 SB2284 - HB2401*	FY22-23	Specifies that the Board of Judicial Conduct (Board) is authorized to investigate and take appropriate action in response to a complaint that an active judge is suffering from a temporary or permanent disability. Defines temporary or permanent disability. Authorizes the Board or an investigative panel of the Board to refer the matter to the Tennessee Lawyers Assistance Program (TLAP). Authorizes the Board or an investigative panel of the Board to order a physical or mental evaluation of a judge upon recommendation of the TLAP or by unanimous vote of the investigative panel and approval by the Board chair. Requires any cost associated with an evaluation be borne by the Board.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
977 SB2340 - HB2211*	FY22-23	Authorizes the Tennessee Bureau of Investigation to contract with the Federal Bureau of Investigation, another law enforcement agency, or another legally authorized entity on certain background investigations. Revises certain procedures related to conducting criminal history background checks for those seeking employment at child care agencies and the keeping of the records generated from those checks.	X									
	FY23-24											
978 SB2363 - HB2461*	FY22-23	Authorizes the Tennessee Comprehensive Assessment Program (TCAP) to be administered in a timed format. Requires the Department of Education (DOE) to establish the required time limit for each TCAP test and an optional additional time period if requested by a student. Prohibits a tests administrator from providing the optional additional time period if it invalidates the results of the test. Applies to tests administered in the 2022-23 and subsequent school years.	X									
	FY23-24											
979 SB2406 - HB2153*	FY22-23	Requires the Department of Education (DOE) to provide computer science courses, including online options, in which public school students across the state may enroll at no charge by the start of the 2023-24 school year. Requires DOE to provide, at no charge to educators, a computer science education professional development program that results in an endorsement for computer science education. Establishes certain computer science requirements for students in grades kindergarten through twelve (K-12). Requires DOE to recommend certain academic standards for computer science education for students in grades K-12 to the State Board of Education. Requires schools to implement computer science standards beginning in the 2024-25 school year. Establishes reporting requirements for DOE beginning July 1, 2024.										State Expenditures: \$1,264,800/FY24-25 and Sub Yrs
	FY23-24			\$ 1,264,800								

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980 SB2415 - HB2165*	FY22-23	Authorizes the Department of Correction (DOC) to advance or reimburse witness expenses necessary to the prosecution of a criminal case upon request by the District Attorney General and approved by the court. Requires DOC to maintain the advance payment as a receivable against the final cost bill attributed to the case in which witness fees were advanced or reimbursed.	X									
	FY23-24											
981 SB2632 - HB2212*	FY22-23	Authorizes a judge to issue a criminal summons, as opposed to an arrest warrant, for a technical violation of probation or a suspended sentence.	X									
	FY23-24											
982 SB2682 - HB2271*	FY22-23	Expands the list of offenses for which certain items may be seized utilizing criminal asset forfeiture to include: (1) kidnapping; (2) aggravated kidnapping; (3) especially aggravated kidnapping; (4) aggravated rape of a child; (5) rape of a child; (6) aggravated rape; (7) rape; and (8) and the commission of an act of terrorism. Expands the list of offenses for which certain items may be seized utilizing criminal asset forfeiture to include especially aggravated rape, especially aggravated rape of a child or grave torture, effective following enactment of SB 2841 / HB 2244 by the 112th General Assembly, creating such offenses. Requires proceeds from all property forfeited and sold at public auction first be applied to satisfy any judgements against a defendant for restitution in favor of the victim.										Other Fiscal Impact – The net impact on state and local revenue cannot reasonably be determined.
	FY23-24											
983 SB2739 - HB2591*	FY22-23	Requires the Department of Children's Services and the Department of Human Services to collaborate to provide recommendations to the General Assembly on resources and services specific to persons from 18 to 24 years of age, who are victims of child sex trafficking. Requires the recommendations to be submitted to the Judiciary Committee of the Senate and Civil Justice Committee of the House of Representatives by March 1, 2023.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
984 SB2740 - HB2592*	FY22-23	Requires the District Attorneys General Conference (DAGC) to work with the Department of Children's Services, the Tennessee Sheriffs' Association, the Tennessee Association of Chiefs of Police, and the Children's Advocacy Centers of Tennessee to develop recommendations on the creation of multidisciplinary teams to provide responses specific to child sex trafficking cases. Authorizes such entities to consult with other public and private groups, organizations, and agencies that have knowledge of the child sex trafficking population. Requires the DAGC to report the recommendations to the chairs of the Judiciary Committee of the Senate and the Criminal Justice Committee and the Children and Family Affairs Subcommittee of the House of Representatives by January 15, 2023.	X									
	FY23-24											
985 SB2748 - HB2583*	FY22-23	Establishes that it is a Class E felony offense for a person or entity to operate a child care agency while a suspension of a license issued by the Department of Human Services (DHS) is in effect, following the effective date of a denial or revocation of a license by DHS, or without being licensed by DHS and within 10 years of a previous finding that the person or entity operated a child care agency without being licensed. Specifies that adverse effects on emotional and mental health and welfare may constitute adversely affecting a child's health and welfare, as it relates to child abuse or neglect.	X									
	FY23-24											
986 SB1610 - HB0978*	FY22-23	Creates a Class C misdemeanor offense, punishable only by a \$50 fine and community service work between 20 and 40 hours, for camping along a controlled-access highway or entrance or exit ramp. Expands <i>Equal Access to Public Property Act of 2012</i> to apply the offense of unauthorized camping on local government properties.	X									
	FY23-24											

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987 SB1838 - HB1838*	FY22-23	Revises certain requirements for appointing authorities for the State Board of Education (SBE) and establishes that terms for all members of SBE will begin April 1st. Removes the Governor's sole appointing authority for the nine members of the SBE and divides the appointing authority among the Speakers of the Senate and House of Representatives and the Governor beginning July 1, 2022. Establishes a confirmation process for members appointed to serve on the board beginning July 1, 2022.	X									
	FY23-24											
988 SB2248* - HB2656	FY22-23	Requires a person convicted of certain offenses on or after July 1, 2022, to serve 100 percent of the sentence imposed undiminished by sentence reduction credits. Requires a person convicted of certain other offenses on or after July 1, 2022, to serve 100 percent of the sentence imposed provided earned credits may reduce the sentence imposed by up to 15 percent.		\$ 25,415,800								State Expenditures: \$25,415,800/FY24-25 and Sub Yrs/Incarceration
	FY23-24			\$ 25,415,800								
989 SB2819 - HB1760*	FY22-23	Clarifies that certain personal information of public employees maintained by an employing governmental entity or person is confidential and not open for public inspection.	X									
	FY23-24											
990 SB2154 - HB2108*	FY22-23	Requires that all textbooks and instructional materials be aligned to Tennessee's academic standards by certain dates. Prohibits the State Board of Education from granting waivers for textbooks and instructional materials that do not align with Tennessee's academic standards beginning certain dates.	X									
	FY23-24											
991 SB2155 - HB2116*	FY22-23	Revises evaluation criteria for educators.	X									
	FY23-24											

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992 SB2399 - HB2146*	FY22-23	<p>Lowers, from 21 to 18 years of age, the minimum age required to be eligible for a Class A or B license if outlined criteria is met. Establishes numerous requirements governing the administration of the Department of Safety's (DOS) third-party skills testing for CDL's program (program), and performance compliance of the third-parties. Authorizes DOS to charge a third-party skills test company an annual fee not to exceed \$500 to cover the cost of administering the program. Authorizes DOS to waive the fee for any public entity that becomes a third-party skills test company. Requires, prior to being issued a Class A, B, P, S, or H driver license for the first time or upgrading to a Class A or B driver license, an applicant to complete "entry-level driver training" appropriate for the class of license being sought at an entity listed on the Federal Motor Carrier Safety Administration's (FMCSA) training provider registry. Requires DOS to periodically audit CDL skills tests conducted by department employees. Requires, by January 1, 2023, DOS to produce informational materials for individuals preparing to take the CDL skills tests. Authorizes DOS to partner with institutions of higher education to conduct research related to commercial drivers and CDLs, strategies to promote driving careers in the commercial trucking industry, and strategies to better enable drivers to obtain and retain CDLs. Authorizes the Department of Correction (DOC), in consultation with DOS, to create a commercial driver license training program for purposes of training offenders who, upon release from incarceration, may be suitable for careers in the transportation industry. Authorizes a surplus commercial motor vehicle in possession of a state agency to, with payment of reasonable financial consideration and following notice to the commissioner of General Services, be transferred to DOS for use in the department's commercial driver license testing program. Requires a surplus vehicle transferred for these purposes to be sold when the vehicle is no longer in use by DOS.</p>		\$ 264,500		\$ 28,100						<p>State Revenue: \$28,100/FY24-25 and Sub Yrs</p> <p>State Expenditures: Exceeds \$248,000/FY24-25 and Sub Yrs</p> <p>The Governor's budget, on page B-235, includes \$135,200 in non-recurring and \$809,600 in recurring funding for the proposed legislation to the General Fund.</p>
	FY23-24		\$ 248,000		\$ 28,100							

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993 SB2690 - HB2503*	FY22-23	Removes exceptions to the process for adopting and making amendments to regional and municipal plans. Creates an exception for Cannon County.	X									
	FY23-24											
994 SB2692 - HB2534*	FY22-23	Changes the maximum number of lots that a plat of subdivision may divide a tract into and gain endorsement without the approval of the planning commission. Provides that such plats must be certified by the planning commission or by the planning staff of the planning commission, if such responsibility is delegated to the staff. Prohibits a county register from receiving, filing, or recording a plat of a subdivision without the approval of the planning staff, if this responsibility has been delegated to the planning staff. Establishes that a planning commission may only delegate the responsibility for approval of subdivision plats that meet certain criteria. Prohibits a planning commission from delegating to its planning staff the authority to preliminarily approve, finalize approval of, or certify a subdivision plat unless the appropriate local legislative body or bodies approve such delegation by a majority vote.	X									
	FY23-24											
995 SB2742 - HB2589*	FY22-23	Requires the Jerry F. Agee Tennessee Law Enforcement Academy, the Tennessee Peace Officer Standards and Training Commission, and the Department of Children's Services to work together in developing ways to inform and instruct appropriate local law enforcement personnel in the detection of child abuse and in the proper action that should be taken in a suspected case of child abuse.	X									
	FY23-24											

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996 SB2695 - HB2597*	FY22-23	Effective January 1, 2023, authorizes an assessor of property (Assessor) to display "UNLISTED" for the first and last name in the ownership field of an online database of property upon written request. Provides that an Assessor is not prohibited from responding to an open records request regarding the subject property or from providing other information otherwise available for public inspection through such a request.	X									
	FY23-24											
997 SB2162* - HB2649	FY22-23	Authorizes healthcare facilities to employ and commission POST-certified police officers to provide security and law enforcement at the facilities. Allows a local governmental entity to enter into a contract with an entity working on the megasite, as defined in § 64-9-103, for security services.	X									
	FY23-24											
998 SB2457* - HB2660	FY22-23	Authorizes the Commissioner of Commerce and Insurance (DCI) to promulgate rules to effectuate the purposes of policies regarding pharmacy benefits and pharmacy benefits managers (PBMs). Requires the rules to implement audits, provide for additional requirements of PBMs, implement a complaint and administrative hearing process. Authorizes the Commissioner to charge a fee to be paid by PBMs for costs associated with administering compliance of the rules including the auditing of a PBM. Requires that any audits conducted to not occur more than once every three years unless otherwise determined by the Commissioner.		\$ 6,834,700		\$ 6,834,700						State Revenue: \$6,834,700/FY24-25 and Sub Yrs State Expenditures: \$6,834,700/FY24-25 and Sub Yrs
	FY23-24			\$ 6,834,700		\$ 6,834,700						
999 SB1472 - HB0457*	FY22-23	Authorizes a defendant for whom bail has been set to pay the bail bond with a debit card or mobile cash application. Authorizes the court clerk to charge a fee to pay for any cost charged to the clerk for accepting the applicable method of payment.						\$ (729,000)				Local Expenditures: (\$729,000)/FY24-25 and Sub Yrs
	FY23-24							\$ (729,000)				

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1000 SB0890* - HB1018	FY22-23	Requires an applicant for a renewal of a concealed handgun carry permit (CHCP) to pay a \$50 fee. Requires the Department of Safety to conduct a name-based criminal history record check every four years after a person is issued a CHCP.			\$ 96,000							State Revenue: \$1,271,900/FY27-28 and Sub Yrs/Handgun Permit Division
	FY23-24											
1001 SB2281 - HB2416*	FY22-23	Enacts the <i>Tennessee Abortion Inducing Drug Risk Protocol Act</i> . States that an abortion-inducing drug may be provided only by a qualified physician and sets the procedures that must be taken by that physician prior to and following providing an abortion-inducing drug. Creates a Class E felony for anyone who intentionally, knowingly, or recklessly violates this act. States that failure to comply with this act provides a basis for a civil malpractice action against a healthcare provider.	X									
	FY23-24											
1002 SB2292* - HB2454	FY22-23	Establishes that the educational justification exemption from certain obscenity laws does not apply if the obscene material is possessed by a person with the intent to sell, distribute, or display the material to a minor. Revises internet use policies for schools. Requires a provider of digital or online resources for a local education agency's (LEA's) or state agency's computers to provide safeguards against users accessing materials that are harmful to minors. Requires a provider to review and remove inappropriate material upon the request of an LEA. Authorizes a person to file a complaint with an LEA or state agency for violations of this section. Requires an LEA or state agency to review complaints and to determine any necessary action.	X									
	FY23-24											
1003 SB2884 - HB2542*	FY22-23	Increases, from \$5.50 to \$8.50, the fee paid to county clerks for receiving and forwarding to the Department of Revenue each application for certificates of title. Allocates the additional \$3.00 to be used by the county for the provision of services directly related to titling and registration.								\$ 7,500,000		Local Revenue: \$7,500,000/FY24-25 and Sub Yrs
	FY23-24								\$ 7,500,000			

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1004 SB2678 - HB2706*	FY22-23	Requires the State Treasurer to develop, implement, and administer a centralized information system for the reporting of dangerous conditions and repairs on highways maintained by the state, in conjunction with the Department of Transportation. The centralized information system can be either a new system or a modification of an existing system.			\$ 550,000							State Expenditures: \$95,000/FY24-25 and Sub Yrs/Risk Management Fund
	FY23-24				\$ 95,000							
1005 SB2153* - HB2316	FY22-23	Prohibits students of male sex from participating in certain intercollegiate or intramural athletic teams or sports that are designated for females. Creates a private cause of action for violations that deprive a student of an athletic opportunity or causes direct or indirect harm to students attending a public school or public charter school. Establishes certain prohibitions for government entities, accrediting organization, and athletic associations at it relates to this section.										Other Fiscal Impact - Legal action taken against a state or local government may result in civil penalties, fines, and other remedies. However, due to multiple unknown variables a precise fiscal impact, if any, to state and local government cannot be precisely determined. The proposed legislation may jeopardize federal funding if found in violation of federal law.
	FY23-24											
1006 SB2484 - HB2614*	FY22-23	Extends the deadline by which a distressed rural county must apply with the Department of Finance and Administration (F&A) to be eligible to retain the state and local sales and use tax generated from a commercial development district (CDD) from December 31, 2020, to December 31, 2024, and extends the deadline for F&A to approve a commercial development district from June 30, 2021, to June 30, 2025.										Other Fiscal Impact - Additional allocations of state and local sales tax revenue generated from within any CDD may be made to the respective local government entities; however, the extent and timing of any such additional allocations cannot be estimated with any reasonable certainty.
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1007 SB2646 - HB2674*	FY22-23	Establishes parameters in which the estimated fiscal impacts of any law that results in an increase or decrease in periods of imprisonment must be reflected in fiscal notes. For any law enacted after January 1, 2023: (1) Cost increases must be based on the estimated increase in operating costs, in current dollars, of the highest of the next three fiscal years; (2) Cost decreases must be based on actual estimated operating costs to be reduced annually over the next three fiscal years; or (3) Costs must be netted out on an annual basis for the next three fiscal years for fiscal notes that include both cost increases and decreases. Netted out cost increases must be based on the operating costs of the highest of the next three fiscal years on a recurring basis; and netted out decreases must be based on actual estimated decreases for each of the next three fiscal years.	X									
	FY23-24											
1008 SB1146* - HB1301	FY22-23	Enacts regulations surrounding a newborn safety device as a means of surrendering a newborn infant. Ensures that the mother of the newborn infant has the right to remain anonymous and not be pursued. Removes the provision that prohibits prosecution of a mother's act of voluntarily delivering her unharmed infant to a facility. Requires a facility that accepts a surrendered newborn infant to first take the infant to the nearest hospital emergency room. Requires the hospital to immediately notify the Department of Children's Services (DCS). Requires the Office of Vital Records to issue a new birth certificate for the infant, which supersedes and invalidates any previously issued birth certificate.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1009 SB1668* - HB1654	FY22-23	Provides for the naming of certain roads and bridges in honor of certain persons.			\$ 2,700							Other Fiscal Impact – Not Significant to State and Local Government -However, to the extent non-state funds are received from a local government, there will be a one-time permissive increase in local government expenditures of \$150 per sign. In all such instances, the one-time permissive increase in local government expenditures is estimated to be \$19,500.
	FY23-24											
1010 SB1859* - HB1999	FY22-23	Requires the Board of Pharmacy to promulgate rules to ensure than an individual who is blind, visually impaired, or otherwise print disabled has appropriate access to prescription labels, bag tags, and medical guides.										Other Fiscal Impact – Any increases in state, federal, and local expenditures will be dependent upon specific rules promulgated by the Board of Pharmacy. Due to multiple unknown variables associated with such future rules, such increases cannot be quantified with reasonable certainty at this time.
	FY23-24											
1011 SB1940 - HB1976*	FY22-23	Requires that the Tennessee Emergency Medical Services Board waive all initial licensure fees for veterans who were trained and certified as a combat medic or corpsman.				\$ (200)						State Revenue: (\$200)/FY24-25 and Sub Yrs The Emergency Medical Services Board had a surplus of \$97,412 in FY19-20 and a surplus of \$121,650 in FY20-21.
	FY23-24					\$ (200)						
1012 SB1966 - HB1981*	FY22-23	Creates the designations of and qualifications for emergency medical responders (EMR) and emergency medical services – apprentices (EMS-A). Requires EMRs and EMS-As become an emergency medical technician (EMT) within 12 months of their initial employment date. Removes the requirement of specialty endorsements for ambulance personnel.				\$ (200)						State Revenue: (\$200)/FY24-25 and Sub Yrs
	FY23-24					\$ (200)						

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1013 SB2251 - HB2261*	FY22-23	Effective July 1, 2023, authorizes licensees who hold two or more certain alcohol licenses to choose an expiration date for their license that is less than 12 months from the date the license is issued or renewed, and requires licensed caterers to provide an electronic notice to the Alcoholic Beverage Commission (ABC) at least two calendar days before an event at which the caterer has contracted to provide and sell alcoholic beverages. Effective July 1, 2022, allows licensees to store and submit compliance paperwork electronically. Requires licenses to be prominently displayed on the licensed premises. Authorizes a wholesaler to deliver alcoholic beverages directly to the site where a licensed caterer is catering an event if the licensed caterer notified ABC of the delivery address prior to the event and a licensed caterer is at the delivery site to receive the delivery.										Other Fiscal Impact - The ABC will incur an increase in one-time expenditures of approximately \$36,800 to pay STS for system updates. The ABC will either pay for these expenditures through current fee revenue or adjust fees to cover the costs. Approximately \$6,100,000 in reserve funding was carried forward from FY20-21.
	FY23-24											
1014 SB2570 - HB2103*	FY22-23	Eliminates the requirement for licensed funeral directors to register with the Department of Commerce and Insurance (DCI) as a pre-need sales agent to sell or offer pre-need funeral contracts. Clarifies the meaning of interactive virtual program related to continuing education coursework as a continuous two-way transfer of information between the licensee and the provider's point of origin.				\$	(23,000)					State Revenue: Exceeds (\$23,000)/FY24-25 and Sub Yrs/Burial Services Pursuant to Tenn. Code Ann. § 4-29-121, all regulatory boards are required to be self-sufficient over any two-year period. The Burial Services Section experienced a surplus of \$207,292.72 in FY19-20, a deficit of \$27,948.72 in FY20-21, and had a cumulative reserve balance of \$1,455,817.97 on June 30, 2021.
	FY23-24					\$	(23,000)					
1015 SB2592 - HB2573*	FY22-23	Requires the Department of Safety and Homeland Security (DOS) to include a designation on the driver license or photo identification of persons convicted of human trafficking sufficient to enable law enforcement to identify them as such.										Other Fiscal Impact - To the extent the redesign of the driver license card can be accomplished with one of the two allowances permitted by the current third-party vendor contract, the proposed legislation will not result in a significant increase in expenditures. Otherwise, redesign of the card will result in a one-time increase in state expenditures of approximately \$20,000.
	FY23-24											

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1016 SB2489 - HB2600*	FY22-23	Authorizes certain local governmental entities (LGEs) to increase the threshold over which public advertisement and sealed competitive bids are required for nonemergency, nonproprietary purchases.						\$ (22,200)				Local Expenditures: Exceeds (\$22,200)/FY24-25 and Sub Yrs
	FY23-24							\$ (22,200)				
1017 SB0827* - HB0916	FY22-23	Prohibits removal of a pregnant prisoner to a state penitentiary or branch of prison for safekeeping unless medically necessary for the health of the prisoner or the unborn child. Prohibits the use of solitary confinement for pregnant inmates and inmates who have given birth within the past eight weeks, unless the inmate has demonstrated potential for self-harm, harm to the unborn child, or harm to other inmates or correction staff.	X									
	FY23-24											
1018 SB1025 - HB0708*	FY22-23	Extends to Tennessee resident students enrolled at South College the eligibility to receive the Senator Ben Atchley Opportunity Grant, to the extent feasible within existing budgetary resources of the Tennessee Student Assistance Corporation (TSAC).										Other Fiscal Impact - It is unknown if the TSAA appropriation will be fully expended in future years. To the extent the TSAA appropriation is fully expended, the proposed legislation could result in decreased awards for other students, unless additional funding in the amount of \$2,100,000 is appropriated in FY22-23 and subsequent years.
	FY23-24											

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1019 SB1158 - HB0751*	FY22-23	Expands eligibility for participation in the individualized education account program (IEAP) to include children with a specific learning disability who also meet the additional criteria.			\$ 119,600		\$ 120,900					State Revenue: Exceeds \$120,900/Department of Education/FY24-25 and Sub Yrs State Expenditures: Exceeds \$119,600/Department of Education/FY24-25 and Sub Yrs Other Fiscal Impact - Expanding eligibility for the IEAP will result in a recurring decrease in student enrollment and a loss of BEP funding for LEAs estimated to be \$2,015,200. However, the cost savings from educating fewer students is reasonably estimated to offset the decrease in BEP funding such that the net fiscal impact is estimated to be not significant.
	FY23-24				\$ 119,600		\$ 120,900					
1020 SB1310 - HB0677*	FY22-23	Requires a clear, readily accessible, and convenient process for patients and prescribing practitioners to request a step therapy exception if coverage of a prescription drug for the treatment of any medical condition is restricted for use by a health carrier, health benefit plan, or utilization review organization through the use of a step therapy protocol. The proposed legislation takes effect January 1, 2023 and applies to agreements for health insurance or health plans entered into, issued, delivered, amended, or renewed on or after that date.	X									
	FY23-24											
1021 SB1670* - HB2341	FY22-23	Expands the list of individuals employed by a local board of education that are required to receive in-service training on the detection, intervention, prevention, and treatment of human trafficking in which the victim is a child to all school personnel.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1022 SB1673 - HB1661*	FY22-23	Creates the new offense of "aggravated reckless driving" for committing the offense of reckless driving as currently established in Tennessee law while also intentionally or knowingly impeding traffic. Establishes the penalties for the new offense as a Class A misdemeanor and an additional fine of \$2,500. Requires the proceeds from the additional \$2,500 fine for aggravated reckless driving to accrue to dedicated funds established by counties for the purposes of supporting various drug, alcohol, and mental health treatment and prevention efforts.						\$	33,100			Local Expenditures: \$33,100/FY24-25 and Sub Yrs
	FY23-24							\$	33,100			
1023 SB1700* - HB1781	FY22-23	Extends the termination date of the Bureau of TennCare to June 30, 2024. Under the Tennessee Governmental Entity Review Law, the Bureau is scheduled to terminate June 30, 2022.	X									
	FY23-24											
1024 SB1748* - HB1827	FY22-23	Continues permanent rules filed with the Secretary of State after January 1, 2021. Establishes that the University of Tennessee, Knoxville Rule 1720-04-03-.01, relative to the Student Code of Conduct and the Austin Peay State University Rule 0240-05-06-.04, relative to Title IX compliance, will expire upon this legislation becoming law.	X									
	FY23-24											
1025 SB1792* - HB1855	FY22-23	Expands the definition of sexual abuse of a child to include trafficking for a commercial sex act, if the victim is a minor, and promoting prostitution, if the victim is a minor. Revises the penalties for continuous sexual abuse of a child to clarify that an offense involving three or more violations of aggravated rape, rape, aggravated sexual battery, rape of a child, solicitation of sexual abuse of a minor, aggravated rape of a child, trafficking for a commercial sex act if the victim is a minor, or promoting prostitution if the victim is a minor is a Class A felony; an offense involving two violations of such offenses is a Class B felony; and an offense involving one or no violations of such offenses is a Class C felony.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1026 SB1947* - HB2675	FY22-23	Authorizes a member of the General Assembly to use unexpended campaign funds to pay for lodging and mileage expenses on the same day the member earns mileage reimbursement or per diem if the member is not otherwise eligible for reimbursement or the member's reimbursement does not cover the total amount of the expenses.	X									
	FY23-24											
1027 SB2001* - HB2102	FY22-23	Removes the provisions that a person convicted of a felony or misdemeanor prior to November 1, 1989 must have: (1) been sentenced to a determinate sentence of three years or less; (2) sentenced to an indeterminate sentence for which the person served three years or less; and (3) did not involve the sale or distribution of a Schedule III or IV controlled substance, to be eligible for expunction. Increases the maximum amount the offense for which the person was convicted that did not result in causing the victim or victims to sustain a loss of, from \$50,000 or more to \$60,000 or more, to be eligible for expunction.	X									
	FY23-24											
1028 SB2114* - HB2375	FY22-23	Requires expedited hearings and appeals in contested child custody cases involving unmarried parties if a paternity test by an accredited laboratory is known to exist or has been requested of or by the court.	X									
	FY23-24											
1029 SB2128* - HB2392	FY22-23	Defines "base tax revenues" under the Convention Center and Tourism Development Financing Act for the Graceland Tourist Development Zone (TDZ) in Memphis as not including local sales or use taxes collected from dealers with no physical presence in the state.										Other Fiscal Impact – Due to multiple unknown variables, the amount and timing of any shifts in local revenue from other general purposes to debt repayment of the Graceland TDZ cannot be quantified with reasonable certainty. In addition, the precise end date of any such reallocations cannot be determined at this time.
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1030 SB2204* - HB2659	FY22-23	Requires certain entities that contract with the Megasite Authority of West Tennessee to report certain information quarterly to the State Building Commission, the Speaker of the Senate, and the Speaker of the House of Representatives regarding construction activity for material improvement to the project. Repeals the above provisions on July 1, 2025. Authorizes a local government entity to enter into a contract with an entity working on the megasite for security services.	X									
	FY23-24											
1031 SB2294 - HB2303*	FY22-23	Authorizes a county to pay to an employee up to 15 percent of the total insurance premium that would have otherwise been paid on behalf of the employee who opts out of the coverage provided by the county.							\$ 147,892,400			Local Expenditures: Net Impact \$147,892,400/FY24-25 and Subs Yrs/Permissive
	FY23-24							\$ 147,892,400				
1032 SB2299 - HB2312*	FY22-23	Requires a Local Education Agency (LEA) or the Department of Education (DOE) to provide testing materials or proposed testing materials that are in the LEA's or DOE's possession to a member of the General Assembly upon the member's request to inspect and review the material. Restricts certain items from being released.	X									
	FY23-24											
1033 SB2303 - HB2234*	FY22-23	Removes a conviction for prostitution as a requirement for a person to be eligible for expunction of multiple, nonviolent convictions for offenses that resulted from the person's status as a victim of human trafficking.	X									
	FY23-24											
1034 SB2313* - HB2448	FY22-23	Authorizes Davidson County to levy a privilege tax of five percent or less on admission tickets, and all other sales, at the National Museum of African American Music.									\$ 92,700	Local Revenue: Exceeds \$92,700/Each FY24-25 through FY51-52/Davidson County/Permissive
	FY23-24									\$ 92,700		

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1035 SB2356 - HB2207*	FY22-23	Establishes that the temporary license issued by the Board of Psychology is valid for one year, but that the Board may extend the validity following a petition from the licensee. States that the temporary license is revoked 30 days after the licensee's second failure of the examination for professional practice in psychology or jurisprudence examination. Establishes that a provisional license must be revoked within 30 days after the provisional licensee receives notice of their second failure of the examination for professional practice in psychology, or within 30 days after the date of a notice of the licensee's second failure of the oral or jurisprudence examination following the issuance of the provisional license.	X									
	FY23-24											
1036 SB2352* - HB2519	FY22-23	Increases, from \$10,000 to \$25,000, thresholds above which certain counties must provide public advertisement and seek competitive bids for certain purchases.						\$ (1,100)				Local Expenditures: Exceeds (\$1,100)/FY24-25 and Sub Yrs
	FY23-24							\$ (1,100)				
1037 SB2547 - HB2780*	FY22-23	Authorizes clerks of court, county clerks, registers of deeds, and county trustees to enter into agreements with a fingerprint vendor that is under contract with the Tennessee Bureau of Investigation (TBI) for purposes of providing fingerprint capture services for fingerprint-based background checks. Requires all fingerprint images captured by the fingerprint vendor to be provided to the TBI. Requires the TBI to maintain, preserve, and enter the information into an automated fingerprint identification system if appropriate.	X									
	FY23-24											
1038 SB2628 - HB2509*	FY22-23	Removes a short-barrel rifle or shotgun from the list of prohibited weapons for the offense of intentionally or knowingly possessing, manufacturing, transporting, repairing, or selling a prohibited weapon.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1039 SB2649 - HB2672*	FY22-23	Prohibits the State Treasurer from entering into a contractual agreement with a state depository institution for the state's primary cash management banking services if the state depository institution has a policy that prohibits financing to companies in the fossil fuel industry. Makes an exemption if it is determined that the Department of Treasury, or the state, would not be able to perform its functions otherwise, and no other qualified state depository institution or contractor provides the services needed.	X									
	FY23-24											
1040 SB2694 - HB2531*	FY22-23	Changes certain requirements for professional counselors seeking licensure. Allows for a temporary license to be valid for up to four years and to be eligible for extension at the discretion of the Board of Professional Counselors, Marital and Family Therapists and Clinical Pastoral Therapists (Board). Effective July 1, 2022 for purposes of promulgating rules and January 1, 2023 for all other purposes.					\$ 17,000					State Revenue: \$33,400/FY24-25 and Sub Yrs/Board of Professional Counselors, Marital and Family Therapists and Clinical Pastoral Therapists Pursuant to Tenn. Code Ann. § 4-29-121, all health-related boards are required to be self-supporting over a two-year period. The Board of Professional Counselors, Marital and Family Therapists and Clinical Pastoral Therapists had a surplus of \$37,111 in FY19-20, a surplus of \$103,679 in FY20-21, and a cumulative reserve balance of \$978,293 on June 30, 2021.
	FY23-24						\$ 33,400					
1041 SB2769 - HB2875*	FY22-23	Prohibits a correctional institution from using restraints on a prisoner or detainee known to be pregnant unless one of the outlined exceptions applies. Requires documentation when restraints are used in such circumstances. Requires the Commissioner of the Department of Correction (DOC) and the sheriffs, superintendents, and jail administrators of each local correctional institution to require annual training of staff members who transport or supervise female prisoners on such requirements.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1042 SB2796 - HB2329*	FY22-23	Increases the penalty, from a Class C misdemeanor to a Class A misdemeanor, for the offense of intentionally and without authorization accessing a computer, computer system, or computer network. Increases the penalty, from a Class B misdemeanor to a Class A misdemeanor, for the offense of intentionally and without authorization introducing or being responsible for the malicious input of a computer contaminant into a computer, computer system, or computer network. Creates a Class A misdemeanor offense for intentionally and without authorization possessing a computer contaminant.	X									
	FY23-24											
1043 SB2797 - HB2761*	FY22-23	Directs the Tennessee Advisory Commission on Intergovernmental Relations (TACIR) to perform a study of the overall effects of utility-scale solar energy development in this state, including an examination of the installation of solar energy generation and storage on the property of residential electric customers, and to submit a report of its findings to the members of the Energy, Agriculture and Natural Resources Committee of the Senate and the Agriculture and Natural Resources Committee of the House of Representatives no later than September 30, 2023.	X									
	FY23-24											
1044 SB2843 - HB2606*	FY22-23	Dissolves the Committee on Postsecondary Educational Institutions (CPEI). Makes various changes related to the authority and duties of the Tennessee Higher Education Commission (THEC) without making any substantive changes.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1045 SB2326 - HB2382*	FY22-23	Establishes a reserve account in the retirement system for payment of state liabilities resulting from the established military service credit. Requires an additional appropriation to the Tennessee Consolidated Retirement System (TCRS) to fund military service credit established as a result of expanding military service. Requires all interest and dividends earned on funds in the reserve account to be credited to the account and not revert back to the General Fund. Permits the State Treasurer to charge the reserve account to meet expenses related to administering and investing assets in the reserve account.										Other Fiscal Impact – Any funds deposited to the reserve account will be used to fund future expansion of military service credit. The amount and timing of any appropriation to the reserve account is dependent upon future action by the General Assembly and cannot be reasonably determined.
	FY23-24											
1046 SB0421* - HB0681	FY22-23	Authorizes Metro Nashville to impose an additional hotel privilege tax of up to one percent of the consideration charged by the operator. Requires proceeds from the additional privilege tax to be retained by the metropolitan government for the sports authority to pay debt service incurred through the construction of and capital improvements on an enclosed stadium with at least 50,000 seats. Authorizes an operator to keep two percent of the additional levied privilege tax in the form of a deduction. Establishes an eight percent interest rate on delinquent privilege taxes, in addition to a one percent increase each month the additional privilege taxes are delinquent.									\$ 10,000,000	Local Revenue: Exceeds \$10,000,000/FY24-25 and Sub Yrs/Davidson County/Permissive
	FY23-24										\$ 10,000,000	
1047 SB1599 - HB0846*	FY22-23	Removes the current statutory compensation requirements for each teacher of a special school district of a penal and reformatory institution under the Department of Correction.		\$ 1,549,500								State Expenditures: \$1,549,500/FY24-25 and Sub Yrs
	FY23-24			\$ 1,549,500								The Administration Amendment to the Governor's proposed FY22-23 budget document includes \$1,400,000 recurring for this bill.

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1048 SB1784 - HB1667*	FY22-23	Requires the Commissioner of the Department of Education (DOE) to employ a certified school librarian to serve as the Tennessee state library coordinator. Requires the state library coordinator to, among other efforts, assist school librarians in implementing the department's strategic plan and literacy initiatives and train school librarians to strengthen school library programs for students in grades kindergarten through 12.		\$ 80,000								State Expenditures: \$80,000/FY24-25 and Sub Yrs
	FY23-24		\$ 80,000									
1049 SB1749 - HB1686*	FY22-23	Creates a pilot program called the "Colonel Thomas G. Bowden Act" (Act), which provides grants to the Area Agencies on Aging and Disabilities for respite care services to those who are experiencing symptoms of Alzheimer's disease or related dementia and have received a clinical diagnosis of such. Requires the act to be composed of two tiers depending on the applicant's personal financial ability to pay for caregiver services and is limited to 225 enrollees each fiscal year. The program will run from July 1, 2022 through June 30, 2025.		\$ 1,000,000								State Expenditures: \$1,000,000/FY24-25 The legislative amendment to the Governor's proposed FY22-23 budget includes funding in the amount of \$1,000,000 for this purpose.
	FY23-24		\$ 1,000,000									
1050 SB1685 - HB1689*	FY22-23	Adds certain locations as premier type tourist resorts and community theaters for purposes of the on-premises sale of alcoholic beverages. Revises the description of the premier type tourist resort of Wildwood Resort and Marina.				\$ 388,400	\$ 67,200				\$ 325,800	State Revenue: \$58,200/FY24-25 and Sub Yrs/ABC Fund \$388,400/FY24-25 and Sub Yrs/GF Local Revenue: \$325,800/FY24-25 and Sub Yrs/Permissive
	FY23-24				\$ 388,400	\$ 58,200				\$ 325,800		

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1051 SB1845 - HB1695*	FY22-23	Requires that a Tennessee highway patrol member, who is a retiree with 25 year of service, receives 80 percent of the scheduled premium or defined contribution regardless of their date of hire.		\$ 400,000								Other Fiscal Impact - Increases in state expenditures will continue in subsequent years. Estimates for the first 15 years are as follows: FY24-25 \$900,000 FY25-26 \$1,100,000 FY26-27 \$1,300,000 FY27-28 \$1,500,000 FY28-29 \$1,800,000 FY29-30 \$2,100,000 FY30-31 \$2,300,000 FY31-32 \$2,700,000 FY32-33 \$3,000,000 FY33-34 \$3,400,000 FY34-35 \$3,900,000 FY35-36 \$4,500,000 FY36-37 \$1,900,000
	FY23-24			\$ 700,000								
1052 SB1872 - HB1719*	FY22-23	Extends the "Ground Ambulance Service Provider Assessment Act" to June 30, 2023. Allows TennCare to use total transports submitted to the Office of Emergency Medical Services for calendar year 2021 for calculation of assessments if quarterly transport data is not adequately available. Alters the assessment amount due from each ambulance provider for the remainder of FY21-22.			\$ 10,655,000		\$ 10,655,000					State Expenditures: \$21,200/FY21-22/Ambulance Service Assessment Revenue Fund State Revenue: \$21,200/FY21-22/Ambulance Service Assessment Revenue Fund Federal Expenditures: \$3,523,000/FY21-22/Ambulance Service Assessment Revenue Fund \$20,688,000/FY22-23/Ambulance Service Assessment Revenue Fund The Governor's FY22-23 proposed budget includes \$10,690,200 in state funds and \$20,830,800 in federal funds for the Ambulance Service Assessment on page A-32.
	FY23-24											
1053 SB2799 - HB1738*	FY22-23	Exempts from state and local sales and use tax all sales of gun safes and individual computerized gun safety devices through FY22-23.		\$ 137,700		\$ (321,300)				\$ 6,500		
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1054 SB1877 - HB1747*	FY22-23	Adds quadriplegia to the list of medical conditions for which the lawful possession of cannabis oil is authorized given the person in possession of the oil meets other statutory requirements.	X									
	FY23-24											
1055 SB1701* - HB1782	FY22-23	Extends the termination date of the Consumer Advocate Division in the Office of the Attorney General and Reporter (AG) to June 30, 2024. Under the Tennessee Governmental Entity Review Law, the Division is scheduled to terminate June 30, 2022.	X									
	FY23-24											
1056 SB2103 - HB1834*	FY22-23	Requires a sentencing court, in convictions of vehicular homicide and aggravated vehicular homicide and when the deceased victim was the parent of a minor child, to order the defendant to pay restitution in the form of child maintenance to each of the victim's children until each child reaches 18 years of age and has graduated high school. Specifies the offset of child maintenance in consideration to civil action.	X									
	FY23-24											
1057 SB2057 - HB1852*	FY22-23	Authorizes honorably discharged members who served in the armed forces of the United States during military conflict in Multinational Force in Lebanon, Operation Urgent Fury, Operation Just Cause, Persian Gulf War, Operation Enduring Freedom, or Operation Iraqi Freedom to establish retirement credit for each day of deployment.		\$ 8,678,900				\$ 389,000	\$ 1,163,800			Federal Expenditures - \$2,698,500/FY22-23 Other Fiscal Impact - The total additional lump sum pension liability to the Tennessee Consolidated Retirement System is estimated to be \$21,759,300.
	FY23-24			\$ 6,560,600				\$ 4,373,800	\$ 12,258,000			

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1058 SB1786* - HB1922	FY22-23	Prohibits a sexual offender, violent sexual offender, or a violent juvenile sexual offender, whose victim was a minor, from knowingly renting or offering for rent a swimming pool, hot tub, or other body of water to be used for swimming that is located on property owned or leased by the offender or otherwise under the control of the offender. Creates defense for violation of certain existing restrictions that the offender was the parent of the minor in the offender's presence.	X									
	FY23-24											
1059 SB1885 - HB1924*	FY22-23	Extends the nursing home assessment through FY22-23.			\$ 135,925,200		\$ 135,925,200					Federal Expenditures: \$265,804,400/FY22-23/Nursing Home Assessment Trust Fund The Governor's proposed budget for FY22-23 includes \$134,605,900 in state funds and \$263,224,500 in federal funds for the Nursing Home Assessment on page A-32.
	FY23-24											
1060 SB2288 - HB2118*	FY22-23	Authorizes a judge to issue a criminal summons, as opposed to an arrest warrant, for a technical violation of probation or a suspended sentence. Authorizes a court to revoke a defendant's probation and suspension of sentence, in part or in full, for a misdemeanor offense based upon one instance of a technical violation or violations. Authorizes the court to sentence the defendant to a sentence of probation for the remainder of the unexpired term. Establishes a technical violation does not include contacting the defendant's victim in violation of a condition of probation.										Other Fiscal Impact – The proposed legislation may lead to an increase in local government expenditures; however, the extent and timing of any such increases cannot be quantified with reasonable certainty.
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1061 SB2465 - HB2228*	FY22-23	Requires a healthcare prescriber to offer a prescription for opioid antagonist, or a similar FDA approved drug, to a patient who is prescribed an opioid and that meets certain criteria. Excludes individuals whose opioid prescription is part of their palliative care treatment or written by a licensed veterinarian. Specifies these provisions do not create a private right of action.	X									
	FY23-24											
1062 SB2841 - HB2244*	FY22-23	Creates Class A felony offenses of especially aggravated rape, especially aggravated rape of a child, and grave torture. Requires individuals convicted to be sentenced to life without possibility of parole. Requires sentence for a juvenile convicted to be as a Range III offender. Authorizes an individual convicted of grave torture be sentenced to death upon following either the issuance of the judgement in a decision of the United States Supreme Court overruling, in whole or in part, Kennedy v. Louisiana, 554 U.S. 407 (2008), allowing the use of the death penalty for such an offense or ratification of an amendment to the Constitution of Tennessee approving the use of the death penalty for such offense.	X									
	FY23-24											
1063 SB2508 - HB2291*	FY22-23	Urges the Standards Recommendation Committee to include certain academic standards regarding the Civil Rights Movement in the Committee's final recommendation of academic standards in the subject of social studies for students in grades nine through twelve.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1064 SB2725 - HB2308*	FY22-23	Establishes that photographic evidence of a fatal motor vehicle accident that depicts any deceased victim, rather than only minor victims, must be treated as confidential and not open to public inspection. Specifies that photographic evidence depicting the remains of a deceased minor is confidential and not open for inspection by members of the public. Provides that the estate of a deceased person or the custodial parent or legal guardian of a deceased minor may waive confidentiality and allow the deceased person's photograph to be used and obtained in the same manner as other public records.	X									
	FY23-24											
1065 SB2164* - HB2378	FY22-23	Exempts a person, a person's agent, or direct employees from sales and use taxes on the installation and repair of computer software, if these services are used for the person's own use and consumption. Extends the current sales tax exemption for fabrication of computer software to apply to a person's agent.				\$ (6,426,300)				\$ (2,622,400)		State Revenue: Net Impact - Exceeds (\$6,426,300)/FY24- 25 and Sub Yrs Local Revenue: Net Impact - Exceeds (\$2,622,400)/FY24- 25 and Sub Yrs
	FY23-24					\$ (6,426,300)			\$ (2,622,400)			
1066 SB2252* - HB2426	FY22-23	Modifies the types of eligible collateral to include all obligations guaranteed by the United States and Small Business Administration bonds. Authorizes the Collateral Pool Board to make changes to the required collateral and collateral pledge levels, with six affirmative votes, contained in the Board's rules. Requires the Board to provide the specific changes being made and the reasons why to the public. The board will be able to change the qualitative and quantitative standards for determining collateral pledge levels.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1067 SB2315 - HB2430*	FY22-23	Prohibits a county local education agency (LEA) from operating a school located within the geographic boundaries of a municipal LEA without a written agreement between the two LEAs beginning July 1, 2023. Establishes certain requirements for municipal school systems and county LEAs which operate within the same geographic boundaries. Requires the transfer and reimbursement of real property and fixtures between a county and municipal LEA under certain conditions.	X									
	FY23-24											
1068 SB2771 - HB2544*	FY22-23	Requires a health benefit plan to provide coverage to a patient 35 years-old or older for a baseline low-dose mammography for the presence of breast cancer and a yearly mammogram for women aged 35 to 40 who are at high risk for breast cancer, along with diagnostic imaging and supplemental breast screening.		\$ 87,900				\$ 11,900				State Expenditures: Exceeds \$87,900/FY24-25 and Sub Yrs Local Expenditures: Exceeds \$11,900/FY24-25 and Sub Yrs Federal Expenditures: Exceeds \$75,800/FY22-23 and Sub Yrs Other Fiscal Impact - There could be savings in subsequent years due to improved health outcomes and lower costs of breast cancer treatment as a result of earlier diagnosis. Due to multiple unknown variables, the timing and amount of any such savings cannot be quantified with reasonable certainty.
	FY23-24			\$ 87,900				\$ 11,900			Potential Impact on Health Insurance Premiums (required by Tenn. Code Ann. § 3-2-111): Such legislation will result in an increase in the cost of health insurance premiums for procedures and treatments being provided by plans that do not currently offer these benefits at the proposed mandated levels. It is estimated that the increase to each individual's total premium will be less than one percent.	

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1069 SB2890 - HB2609*	FY22-23	Changes the county population threshold, from 400,000 in the 2010 Census to 360,000 in the 2020 Census, for allowing counties with minor league baseball stadium to receive an apportioned amount of tax revenue from the sale of food, drinks, merchandise, and parking to be used for the retirement of debt and maintenance of the stadium. Establishes that the apportioned amount of tax revenue going to pay for the initial construction of the stadium can be used to pay for costs incurred for three years following either July 1, 2021 or July 1, 2023, as applicable. Requires such allocations to continue until June 30, 2055 unless the debt is retired or sufficient reserve funds are established. Authorizes teams to continue to receive tax revenue allocations if they relocate to a new stadium in the same municipality. Authorizes a county and city in which the stadium is located in to agree by an interlocal agreement to continue to allocate local sales tax to the sports facility that would otherwise be allocated for school purposes										Foregone State Revenue: Exceeds \$110,000/Each FY24-25 through FY54-55 Increase Local Revenue: Exceeds \$110,000/Each FY24-25 through FY54-55 Other Fiscal Impact - An amount exceeding \$45,000 in future local revenue will shift from general purposes to debt repayment in each FY24-25 through FY54-55
	FY23-24											
1070 SB2458* - HB2661	FY22-23	Revises various provisions governing pharmacy benefits and pharmacy benefits managers.		\$ 3,018,500				\$ 977,900				State Expenditures: Exceeds \$5,918,400/FY24-25 and Sub Yrs Local Expenditures: Exceeds \$1,955,800/FY24-25 and Sub Yrs Federal Expenditures: Exceeds \$215,600/FY22-23 Exceeds \$431,300/FY23-24 and Sub Yrs
	FY23-24		\$ 5,918,400				\$ 1,955,800					
1071 SB2806 - HB2663*	FY22-23	Enacts the "Mental Health Treatment Act of 2022".		\$ 5,669,400				\$ 450,000				State Expenditures: \$5,489,400/FY24-25 and Sub Yrs Local Expenditures: Exceeds \$450,000/FY24-25 and Sub Yrs
	FY23-24		\$ 5,489,400				\$ 450,000					

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1072 SB2885 - HB2664*	FY22-23	Requires a railroad authority established or in operation by Cumberland County to have a board of three or five members and prescribes the manner in which members are appointed.	X									
	FY23-24											
1073 SB2449* - HB2665	FY22-23	Prohibits a hospital from restricting a patient from having at least one patient representative as a visitor during a period when COVID-19 is a healthcare concern, if certain requirements met. Specifies that the requirement that any disciplinary process, or action taken pursuant to such process, that is implemented by a health-related board regarding the dispensing or prescribing of medication for COVID-19 must be promulgated as an administrative rule does not not apply to the dispensing or prescribing of controlled substances. Excludes the dispensing or prescribing of controlled substances from the disciplinary processes implemented by a health-related board regarding medication for COVID-19 established pursuant to the Uniform Administrative Procedures Act.	X									
	FY23-24											
1074 SB2869 - HB2668*	FY22-23	Entitles any commissioned member of the Tennessee Wildlife Resources Agency or Tennessee Bureau of Investigation who is a retiree with 25 years of service to receive 80 percent of the scheduled insurance premium or defined contribution.		\$ 400,000								State Expenditures \$400,000/FY24-25 \$300,000/Each FY25-26 through FY34-35 \$200,000/FY35-36 \$100,000/Each FY36-37 through FY37-38 Other Fiscal Impact - In FY38-39 and subsequent years, the OPEB liability will begin to decrease and eventually reach zero when all eligible TWRA members no longer receive subsidy benefits.
	FY23-24			\$ 400,000								

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1075 SB2684 - HB2673*	FY22-23	Establishes certain requirements to be followed if a state governmental entity or an LEA receives a complaint from a person who alleges that antisemitism has occurred on the premises of a public school serving any of the grades K-12, or through electronic outreach from a public school serving any of the grades K-12	X									
	FY23-24											
1076 SB1977* - HB2676	FY22-23	Requires, for each emergency purchase the Central Procurement Office approves, the reporting of certain information, as specified in this amendment, to the Fiscal Review Committee within 30 days of the approval. Creates certain exemptions.		\$ 190,900								State Expenditures: \$182,900/FY24-25 and Sub Yrs
	FY23-24		\$ 182,900									
1077 SB2801 - HB2763*	FY22-23	Deletes an authorization for the Department of Safety (DOS) to disclose, upon request, personal information on an individual obtained by the department in connection with a motor vehicle record for any use when the state has obtained the express consent of the person to whom the information pertains. Deletes an authorization for the Department of Safety (DOS) to distribute in bulk personal information obtained by the department in connection with motor vehicle records for surveys, marketing, or solicitation when the state has obtained the express consent of the persons to whom the information pertains.				\$ (83,500)						State Revenue: (\$83,500)/FY24-25 and Sub Yrs/Department of Safety
	FY23-24				\$ (83,500)							

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1078 SB0136* - HB0204	FY22-23	Enacts the "CROWN Act (Act): Create a Respectful and Open World for Natural Hair." Prohibits an employer from adopting a policy that does not permit an employee to wear the employee's hair in braids, locs, twists, or another manner that is part of the cultural identification or physical characteristic of the employee's ethnic group. An employee who is subjected to a violation of this Act may file a complaint with the Commissioner of the Department of Labor and Workforce Development. The Commissioner must provide such warning to the employer who is in violation. Specifies that this Act does not apply to: a public safety employee if it would prevent the employee from performing essential functions of the employee's job requirements during the course of employment or any policy that an employer must adopt to adhere to common industry safety standards, to maintain reasonable safety measures, or to comply with federal or state laws, rules, or regulations relative to health or safety.	X									
	FY23-24											
1079 SB0282* - HB1386	FY22-23	Establishes new procedures for resolving disputes related to the necessity of additional deputies and assistants for certain local government officials and the salaries thereof. Requires a petition filed requesting additional deputies or assistants for a local government office to receive docket priority over all other cases other than those involving the welfare of a child, and to be resolved within 120 days of the petition filing date.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1080 SB0388 - HB0324*	FY22-23	Requires each local education agency (LEA) to report students' grades using the uniform grading system for the purposes of application for postsecondary financial assistance administered by the Tennessee Student Assistance Corporation (TSAC). Establishes the grading scale that must be used for students in grades nine through twelve and applies to grades assigned to students in the 2022-23 school year and subsequent years.										State Expenditures: Exceeds \$2,962,400/FY24- 25 and Sub Yrs/Lottery for Education Account Other Fiscal Impact - Funding exceeding \$2,962,400 in FY23-24 and subsequent years will not be available for transfer from the Lottery for Education Account to the Tennessee Promise Scholarship Special Reserve Account.
	FY23-24				\$ 2,962,400							
1081 SB0439* - HB0630	FY22-23	Requires the Department of Human Services (DHS) to report outlined Adult Protective Services (APS) information to the Chairs of the Senate Judiciary Committee and the House of Representatives Criminal Justice Committee. Requires the executive director of the Commission on Aging and Disability (TCAD) to create, maintain, and publish a registry of unlicensed facilities that provide care to elderly and vulnerable persons. Establishes that a state agency that finds a person or facilities that is operating while unlicensed must report that violation to the TCAD's executive director, who then must publish the information on the registry and notify the person or facility within three days of the publication. Allows the person or facility alleged to be in violation to appeal the publication, and if it is found the person or facility was appropriately placed on the registry, the executive director may seek injunctive relief in the Davidson County chancery court. Creates a Class D felony for a person or facility to continue operating after notification of publication on the registry. Allows a state agency to subsequently recommend removing a person or facility from the registry if the initial violation was reported in error or if the person or facility gains proper licensure.		\$ 866,600								State Expenditures: \$815,400/FY24-25 and Sub Yrs The Governor's proposed FY22-23 budget includes funding in the amount of \$975,800 including \$929,600 in recurring funds and \$46,200 in non-recurring funds on page B-153. The Administration's amendment to the budget removed these funds for this purpose.
	FY23-24			\$ 815,400								

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1082 SB0500 - HB0536*	FY22-23	Authorizes all dealers, when reporting and remitting sales taxes to the Department of Revenue, to retain a certain portion of such state taxes in order to compensate for costs incurred in accounting for and remitting such taxes, during the period of time beginning July 1, 2022, and ending June 30, 2023. Limits the deduction to a maximum of \$25 per report. Requires an amount equal to the excess of the amount calculated by the formula provided under current law, over and above the \$25 limit, to be deposited in the General Fund.				\$ (11,043,000)						
	FY23-24											
1083 SB0884 - HB0519*	FY22-23	Exempts physicians and osteopathic physicians from the occupational privilege tax.		\$ (34,000)		\$ (9,707,800)				\$ 92,100		State Revenue: Net Impact - (\$9,707,800)/FY24-25 and Sub Yrs State Expenditures: (\$34,000)/FY24-25 and Sub Yrs Local Revenue: \$92,100/FY24-25 and Sub Yrs
	FY23-24			\$ (34,000)		\$ (9,707,800)			\$ 92,100			
1084 SB0887 - HB0325*	FY22-23	Creates the Electronic Monitoring Indigency Fund Task Force (task force) to study and make recommendations on the future of the electronic monitoring indigency fund. Composes the task force of nine members to include four members of the General Assembly. Specifies that members are not entitled to receive compensation or travel reimbursement for serving on the task force. Requires the first meeting to occur no later than June 15, 2022. Requires the task force to report its findings and recommendations to the Governor, the Speaker of the House of Representatives, and the Speaker of the Senate no later than September 30, 2022, at which time the legislation is repealed and the task force dissolved.		\$ 2,500								State Expenditures: \$800/FY21-22
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1085 SB0918 - HB0757*	FY22-23	Makes various non-substantial changes to the code related to the prohibition on common core textbook materials. Removes the requirement that the State Board of Education (SBE) develop a family life curriculum and leaves adoption of the curriculum in the hands of each local education agency (LEA). Authorizes the Public Charter School Commission to delay the opening of a charter school for up to one year. Clarifies that public charter schools include state authorized public charter schools for purposes of learning loss remediation and student acceleration programs. Removes the requirement that LEAs without workers' compensation coverage comply with personal injury rules of the SBE and deletes the SBE requirement for adopting rules and regulations for the implementation of personal injury leave resulting from assault or other violent criminal acts.	X									
	FY23-24											
1086 SB0958* - HB1274	FY22-23	Establishes a voluntary shared work unemployment benefit program that allows certain employers to submit to the Department of Labor and Workforce Development (DLWD) a plan to reduce employee work hours in exchange for employee access to a certain level of unemployment compensation benefits. Such benefits may include health insurance for hospital, medical, dental, and other services, as well as retirement benefits, paid vacation and holidays, sick leave, or other compensable time that are incidents of employment in addition to the cash remuneration earned. Effective upon becoming a law for rulemaking purposes and December 1, 2023 for all other purposes.										Other Fiscal Impact – Due to multiple unknown factors, the net impact, if any, to state expenditures from the Unemployment Insurance Trust Fund, as a result of implementing a shared work program, cannot be reasonably estimated. Any such impact will be incurred in FY23-24 and subsequent years.
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1087 SB1005* - HB1201	FY22-23 FY23-24	Revises various provisions relative to ethics and campaign finance laws.	X									
1088 SB1027 - HB0959*	FY22-23 FY23-24	Creates the Interstate Compact for License Portability Act to facilitate interstate practice of licensed professional counselors with the goal of improving public access to professional counseling services. Authorizes licensed professional counselors to hold practice outside of their primary state of residence, or "home state," and in any Compact State without having to obtain additional licensure. Establishes specific guidelines for states to participate in the Compact. Creates the Counseling Compact Commission (Commission), to establish bylaws, rules, and procedures. Requires one delegate be appointed by each state. Authorizes the Commission to levy and collect an annual assessment from each Compact State to cover the costs of the operations, activities, and staff in its annual budget as approved each year. Requires the Commission to secure adequate funding for and prior to incurring any obligation. Creates an Executive Committee (Committee), with the power to act on behalf of the Commission, to make recommendations to the Commission with regards to fees, annual dues, budgets and financial records. Establishes that the Compact will become effective on the date which the Compact is enacted into law in the 10th Compact State.			\$ 6,000							State Expenditures: \$6,000/FY24-25 and Sub Yrs/Board for Licensed Professional Counselors, Licensed Marital and Family Therapists and Licensed Clinical Pastor Therapists Pursuant to Tenn. Code Ann. § 4-29-121, all health-related boards are required to be self-supporting over a two-year period. The Board for Licensed Professional Counselors, Licensed Marital and Family Therapists and Licensed Clinical Pastor Therapists had a surplus of \$37,111 in FY19-20, a surplus of \$103,679 in FY20-21, and a cumulative reserve balance of \$978,293 on June 30, 2021.
1089 SB1378* - HB1416	FY22-23 FY23-24	Creates a Class A felony offense of aggravated human trafficking if the victim is under 13 years of age for the following criminal offenses: (1) involuntary labor servitude; (2) trafficking persons for forced labor or services; (3) trafficking for commercial sex act; (4) patronizing prostitution; or (5) promoting prostitution. Requires individuals convicted to serve 100 percent of any sentence imposed, undiminished by any sentence credits. Requires such sentence to be no less than a sentence imposed for a Range II offender. Requires lifelong community supervision for certain offenses committed on or after July 1, 2022. Adds aggravated human trafficking to the list of offenses subject to judicial forfeiture.	X									

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1090 SB1508 - HB1325*	FY22-23	Requires the Office of Research and Education Accountability (OREA) to study Title I public high schools that offer driver education courses and report the findings and conclusions of the study to Education Committee of the Senate and the Education Administration Committee of the House of Representatives by January 15, 2023.	X									
	FY23-24											
1091 SB1569 - HB0335*	FY22-23	Establishes a rebuttable presumption that any condition or impairment of health caused by leukemia or testicular cancer which causes a disabling health condition experienced by full-time firefighters occurred in the line of duty, if certain conditions are met. Requires any firefighter wishing to use this rebuttable presumption to obtain a medical examination after July 1, 2022, and such examination must include a cancer screening that fails to reveal any evidence of leukemia or testicular cancer.		\$ 50,000	\$ 10,000			\$ 20,000				State Expenditures: \$50,000/FY24-25 and Sub Yrs/GF Exceeds \$10,000/FY24-25 and Sub Yrs/Claims Commission Local Expenditures: Exceeds \$20,000/FY24-25 and Subsequent Years
	FY23-24			\$ 50,000	\$ 10,000			\$ 20,000				
1092 SB1857 - HB1874*	FY22-23	Exempts from the state and local sales tax the sale of coins, currency, and bullion manufactured in whole or in part from gold, silver, platinum, palladium, or other material, used solely as legal tender, security, or commodity in this or another state, the United States, or a foreign nation that is sold based primarily on their intrinsic value as precious material or collectible items rather than their representative value as a medium of exchange.				\$ (360,800)				\$ (117,800)		State Revenue: Net Impact -Exceeds (\$360,800)/FY24-25 and Sub Yrs Local Revenue: Net Impact -Exceeds (\$117,800)/FY24 - 25 and Sub Yrs Other Fiscal Impact - Secondary economic impacts may occur as a result of this legislation due to increased business activity in Tennessee. Due to multiple unknown factors, fiscal impacts directly attributable to such secondary economic impacts cannot be quantified with reasonable certainty.
	FY23-24					\$ (360,800)			\$ (117,800)			

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1093 SB1864 - HB1899*	FY22-23	Authorizes a teacher holding a second or third temporary teaching permit to apply to the Department of Education (DOE) for a practitioner license to continue teaching the course or subject area taught pursuant to the teacher's temporary permit under certain conditions. Requires SBE to establish requirements for limited licensure issuance and to develop a pathway for a teacher who possesses a limited license to obtain a practitioner license.		\$ 15,000								State Expenditures: \$3,000/FY24-25 and Sub Yrs Other Fiscal Impact - The relaxed licensure requirements enacted by the Commissioner of Education as well as changes in rules, policies, and law have led to a significant increase in teacher licensure. Should the increase in licensure applications continue at the current pace, future increases in staffing resources may be necessary to timely process applications. The extent and timing of such need is unknown.
	FY23-24			\$ 3,000								
1094 SB1891 - HB1905*	FY22-23	Requires hospitals, clinics, and persons, including doctors and nurses, who are called upon to render aid to a person suffering from the effects of a drug overdose, to the extent allowed by state and federal law, to report the drug overdose to the appropriate chief of police or sheriff and the District Attorney General.	X									
	FY23-24											
1095 SB1912* - HB2022	FY22-23	Requires a case manager in the Department of Children's Services (DCS) to report a suspected violation of a known court order to law enforcement if the case manager observes the person against whom the court order has been entered acting in violation of the court order, and the Department currently has an open case on the family that is subject to the court order.	X									
	FY23-24											
1096 SB1986 - HB2000*	FY22-23	Requires that, under certain conditions, 15 percent of a teacher's evaluation criteria be comprised of student achievement data based on other measures of student achievement and 85 percent be based on scores derived from the State Board of Education's evaluation model for the qualitative portion of the teacher's evaluation.		\$ 35,000								
	FY23-24											

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1097 SB2000 - HB2040*	FY22-23	Establishes numerous requirements governing the practices and procedures of private entities, referred to in the proposed legislation as "contract service providers", that enter into a written contract or agreement with a government entity to provide supervision of offenders using an electronic monitoring device. Specifies that "contract service provider" does not include an ignition interlock provider or an electronic monitoring device manufacturer or producer.			\$ 2,200		\$ 3,500					State Expenditures: Exceeds \$2,200/FY24-25 and Sub Yrs/TBI State Revenue: Exceeds \$3,500/FY24-25 and Sub Yrs/TBI
	FY23-24				\$ 2,200		\$ 3,500					
1098 SB2011 - HB1832*	FY22-23	Establishes an advisory task force to recommend a proposed statewide judicial redistricting plan.										State Expenditures: Exceeds \$3,900/FY25-26
	FY23-24											
1099 SB2043* - HB2565	FY22-23	Requires the Department of Health (DOH) to continue to utilize remote use of the special supplemental food program for women, infants, and children (WIC) at a similar level that has been available in 2020, 2021, and 2022. Requires the DOH to conduct a review of remote use of WIC and report findings to the chairs of the general assembly health committees no later than December 15, 2022.	X									
	FY23-24											
1100 SB2077* - HB2246	FY22-23	Prohibits a political subdivision from prohibiting the development and implementation of the types or sources of energy that may be used, delivered, converted, or supplied by specified entities. Voids local action if such action is, or acts as: a de facto prohibition of the siting, or a prohibition of construction, expansion, or maintenance, of energy, industrial or related transportation infrastructure; regulation or enforcement of safety standards for pipeline facilities or pipeline transportation; or a prohibition on the ability of a distributor, retailer, wholesaler, or other energy or industrial infrastructure entity to exercise its rights related to the siting of energy infrastructure or industrial infrastructure.										Other Fiscal Impact - The proposed prohibition will result in an unknown impact to local fee revenue. An increase in state and local tax revenue may occur. The precise impact, if any, cannot be determined with reasonable certainty due to multiple unknown factors.
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1101 SB2081* - HB2226	FY22-23	Increases, from \$1,250 to \$2,000, the amount awarded for a Tennessee Middle College Scholarship for each semester of full-time attendance.										State Expenditures: Exceeds \$643,500/FY24-25 and Sub Yrs/Lottery for Education Account Other Fiscal Impact - Funding in an amount of \$643,500 in FY22-23 and recurring funding exceeding \$643,500 in FY23-24 and subsequent years will not be available for transfer from the Lottery for Education Account to the Tennessee Promise Scholarship Special Reserve Account.
	FY23-24			\$ 643,500								
1102 SB2480 - HB2608*	FY22-23	Enacts the Tennessee Broadband Investment Maximization Act of 2022. Creates an exemption from sales and use tax of purchases and leases of all equipment, machinery, software, ancillary components, appurtenances, accessories, or other infrastructure that is used in whole or in part in producing broadband communications services or providing internet access, beginning July 1, 2022 through June 30, 2025. Excludes from the sales and use tax exemption the retail sale of certain items. Requires the Commissioner of Revenue to reimburse counties and municipalities for loss of revenue resulting from the tax exemption.		\$ 18,000,000		\$ (50,000,000)						State Expenditures: Exceeds \$18,000,000/FY24-25 State Revenue: Exceeds (\$50,000,000)/FY24-25 Passage of this legislation could result in an estimated \$650,000,000 in potentially taxable expenditures in the state becoming tax exempt.
	FY23-24			\$ 18,000,000		\$ (50,000,000)						
1103 SB2078 - HB2030*	FY22-23	Increases the allocation of revenue collected from the gasoline tax to the Wildlife Resources Fund from 0.5344 percent to 0.88 percent. Requires all gasoline tax revenue appropriated to the Wildlife Resources Fund to be used for public and environmental infrastructure at marinas, in addition to other purposes authorized by law.				\$ (27,100)	\$ 763,600			\$ (736,500)		State Revenue: \$1,933,200/FY22-23 and Sub Yrs/Wildlife Resources Fund (\$1,169,600)/FY22-23 and Sub Yrs/Highway Fund (\$27,100)/FY22-23 and Sub Yrs/General Fund Local Revenue: (\$736,500)/FY24-25 and Sub Yrs
	FY23-24					\$ (27,100)	\$ 763,600			\$ (736,500)		

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Public Chapter SB - HB	Fiscal Year	Description	Not Significant	State Expenditures		State Revenue		Local Expenditures		Local Revenue		Other Fiscal Impacts Includes: Future Year Impacts, Forgone Revenue, Cost Avoidances, Federal Impacts, & Footnotes
				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1104 SB0905* - HB1405	FY22-23	Defines the criteria that a person engaged in agricultural operations must meet to be considered a qualified farmer or nurseryman. Expands and restructures the agricultural sales and use tax exemptions under Tenn. Code Ann. § 67-6-207. Increases, from \$1,000 to \$1,500, the minimum value of agricultural products produced and sold during the year, including payments from government sources, for which farmers and nurserymen may receive a sales and use tax exemption certificate. Exempts the sale at retail, lease, rental, use, consumption, distribution, repair, or storage for use or consumption in a state of tangible personal property, including building material, repair services, labor, warranty, software, or any other sales-taxable item from the sales tax, when sold to a qualified farmer or nurseryman. Effective January 1, 2023.				\$ (1,420,400)				\$ (579,600)		State Revenue: Exceeds (\$2,840,800)/FY24-25 and Sub Yrs Local Revenue: Exceeds (\$1,159,300)/FY24-25 and Sub Yrs A recurring decrease in state revenue of \$2,840,800 is recognized in the proposed FY22-23 budget amendment.
	FY23-24				\$ (2,840,800)			\$ (1,159,300)				
1105 SB2012 - HB1833*	FY22-23	Expands the offense of aggravated criminal littering to include knowingly placing, dropping, or throwing two or more tires on public or private property without permission.						\$ 2,300				Local Expenditures: \$2,300/FY24-25 and Sub Yrs
	FY23-24						\$ 2,300					
1106 SB2013 - HB1646*	FY22-23	Creates a Class D felony offense for knowingly and unlawfully killing a police dog, fire dog, search and rescue dog, service animal, or police horse without the owner's effective consent. Deletes the Class C misdemeanor offense of obstructing an officer, agent, or member of any society for prevention of cruelty to animals from preventing the perpetration of any act of cruelty upon an animal.	X									
	FY23-24											

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1107 SB2019* - HB2094	FY22-23	Revises eligibility and rules of certain scholarships programs administered by the Tennessee Student Assistance Corporation (TSAC).		\$ (10,500)	\$ 5,200							State Expenditures: \$11,100/FY22-23/TN Promise Special Reserve \$5,900/FY22-23/Lottery for Education Account Exceeds \$11,100/FY23-24 and Sub Yrs/TN Promise Special Reserve Exceeds \$5,900/FY23-24 and Sub Yrs/Lottery for Education Account Exceeds (\$10,500)/FY24-25 and Sub Yrs/General Fund
	FY23-24			\$ (10,500)	\$ 5,200							
1108 SB2150 - HB2109*	FY22-23	Requires the Department of Health (DOH), in collaboration with the Bureau of TennCare, to study existing doula certification programs. Authorizes DOH and the Bureau to receive input from parties concerned with the study and requires them to provide a report on the study to the Tennessee General Assembly and the legislative librarian by December 31, 2022.	X									
	FY23-24											
1109 SB2167* - HB2612	FY22-23	Enacts the Uniform Partition of Heirs Property Act. Establishes numerous requirements governing the process by which heirs' real property may be partitioned.	X									
	FY23-24											
1110 SB2219* - HB2705	FY22-23	Authorizes municipalities, counties, and counties having a metropolitan form of government to regulate smoking and the use of vapor products, including prohibiting, by passing a resolution or ordinance, in age-restricted venues that are not retail tobacco stores, retail vapor product stores, or cigar bars.	X									
	FY23-24											

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1111 SB2282 - HB2346*	FY22-23	Requires, by July 1, 2023, or within one year after a utility is formed, certain utilities to prepare and implement a cyber security plan (CSP) and update the CSP every two years. Requires the Comptroller of the Treasury (COT), or the COT's designee, to verify that certain utilities have implemented a CSP. Requires certain utilities to submit documentation of the utility's compliance to the Tennessee Public Utilities Commission (TPUC) by July 1 each year. Prescribes penalties for any utility that fails to comply. Requires the COT and the TPUC to enforce the provisions of the proposed legislation and to submit a report to certain General Assembly members, the Department of Safety, and the legislative librarian each year regarding compliance to the provisions and including utilities that have failed to submit proof of compliance.										Other Fiscal Impact – Due to multiple unknown factors, any recurring increase to state fee revenue to the General Fund or the Tennessee Public Utilities Commission cannot reasonably be determined. A precise mandatory increase to local expenditures due to the preparation and implementation of a cyber security plan and to the payment of any fees cannot reasonably be determined.
	FY23-24											
1112 SB2295* - HB2545	FY22-23	Changes certain qualifications that are required for the certification of medication aides beginning January 1, 2023, with all other provision effective upon becoming law.	X									
	FY23-24											
1113 SB2342 - HB2384*	FY22-23	Authorizes the State Treasurer to develop, implement, and administer a program to award grants to local governments and volunteer fire departments to fund a length of service award program (LOSAP) beginning in FY23-24. The State Treasurer will be entitled to award an employer a maximum of \$200 for each bona fide volunteer, up to a maximum of \$5,000 per employer, for the purpose of matching eligible employers' contributions. Authorizes a local government or volunteer fire department to request a grant through an application process established by the State Treasurer.										State Expenditures: Exceeds \$160,000/FY24-25 and Sub Yrs Local Expenditures: Exceeds \$168,000/FY24-25 and Sub Yrs/Permissive
	FY23-24			\$ 160,000					\$ 176,000			

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1114 SB2343 - HB2380*	FY22-23	Requires the Tennessee Advisory Commission on Intergovernmental Relations (TACIR) to conduct a study and make recommendations regarding the potential for passenger rail service linking the major cities in each grand division of the state. Sets parameters for such study. Requires state departments and agencies to provide assistance to TACIR. TACIR must report its findings and provide any recommended legislation, on or before July 1, 2023, to the chairs of the Transportation Committee of the House of Representatives and the Transportation and Safety Committee of the Senate, as well as the legislative librarian.	X									
	FY23-24											
1115 SB2400 - HB2147*	FY22-23	Raises the age of a victim whose testimony the court may allow to be taken outside the courtroom by means of two-way closed circuit television from "13 or younger" to "under 18 years of age". Adds human trafficking offenses to those for which a court must extend an order of protection for a definite period of time if the allegation is proved by a preponderance of the evidence. Makes various other changes relative to human trafficking. Revises the penalties for involuntary servitude, promoting prostitution, and patronizing prostitution. Revises other related provisions.		\$ 36,700				\$ (500)				State Expenditures: \$36,700/FY24-25 and Sub Yrs/Incarceration Local Expenditures: (\$500)/FY24-25 and Sub Yrs
	FY23-24			\$ 36,700				\$ (500)				

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				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1116 SB2405 - HB2152*	FY22-23	Increases the Tennessee HOPE scholarship award amounts per student, per semester to \$2,250 for students enrolled in an eligible four-year public institution of higher education through the final semester of the student's sophomore year, and to \$2,850 per semester beginning in the student's junior year. Establishes such award amount applies to each entering freshman in the fall term of 2022 and thereafter. Increases the Tennessee HOPE scholarship award amounts per student, per semester, to \$1,600 for students enrolled in an eligible two-year public institution of higher education. Expands the HOPE Scholarship to nontraditional students. Adds a Tennessee college of applied technology (TCAT) operated by the Tennessee Board of Regents (TBR) as an eligible postsecondary institution for a student's receipt of a dual enrollment grant (DEG). Makes various updates to the dual enrollment eligibility requirements.			\$ 85,284,900							State Expenditures: Exceeds \$85,284,900/FY24-25 and Sub Yrs/Lottery for Education Account Funding in the amount of \$85,284,900 in FY22-23 and an amount exceeding \$85,284,900 in FY23-24 and subsequent years will not be included in the annual statutory transfer of excess lottery funding from the Lottery for Education Account to the Tennessee Promise Scholarship Special Reserve Account.
	FY23-24	Increases the number of dual enrollment courses to be fully funded to five and eliminates the reduction of the HOPE scholarship for any courses taken after the fourth course. Limits the number of DEGs at a TCAT to 1,296 clock hours. Declares that the award for a dual enrollment course taken at a TCAT, four-year institution or two-year is the average tuition established annually by the TBR for regular in-state tuition at a TCAT plus an additional dual enrollment access fee of five percent of the average tuition. Aligns the HOPE Foster Child Tuition Grant with the federal definition. Lowers the age requirement for the Tennessee Reconnect Grant to 23 years of age. Expands the HOPE Scholarship to certain qualified nontraditional students.			\$ 85,284,900							

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1117 SB2448* - HB2671	FY22-23	Extends termination date from July 1, 2022, to July 1, 2023, for limitations on claims against a person for loss, damage, injury, or death arising from COVID-19.	X									
	FY23-24											
1118 SB2463 - HB2347*	FY22-23	Requires the Comptroller of the Treasury (COT), in conjunction with the Division of TennCare and Department of Health, to study the use of temporary staffing provided by healthcare staffing agencies in long-term care facilities. Requires the COT to deliver a report on the study to the Speaker of the Senate, Speaker of the House of Representatives, and the Legislative Librarian by January 1, 2023.	X									
	FY23-24											
1119 SB2466 - HB2500*	FY22-23	Changes the name of the Health Services and Development Agency (HSDA) to the Health Facilities Commission (Commission). Transfers the functions of the Board for Licensing Healthcare Facilities (Board) and associated programs, along with two reserve funds, from the Department of Health (DOH) to the Commission. Revises various Certificate of Need (CON) requirements. Requires the Commission to implement and make available for use by CON applicants an electronic CON application system by July 1, 2023. Requires DOH to make available to the Commission all internal audits that pertain to the Board, the Office of Health Care Facilities, or their support staff, that pertain to complaint investigations, surveying, human resources, or the office of the general counsel.										Other Fiscal Impact - 168 full-time positions with the Board for Licensing Healthcare Facilities will transfer from the Department of Health to the Health Facilities Commission. Recurring expenditures associated with such transfer will be \$25,146,500 (\$15,475,600 payroll; \$9,670,900 operational). In addition, reserve balances in the following amounts will transfer from the Department to the Commission: \$28,176,300 (Medicaid Nursing Home Trust Fund); (\$27,300) (Nursing Home Resident Protection Trust Fund). The new software platform will result in one-time expenditures of \$750,000 and recurring expenditures, beginning in FY23-24, of \$200,000. One-time expenditures will be funded by the Commission's reserves. The reserve balance was \$3,563,094 as of June 30, 2021, with approximately \$1,800,000 of such amount unobligated.
	FY23-24											

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1120 SB2478 - HB2538*	FY22-23	Requires judges of the supreme court, court of appeals, court of criminal appeals, chancery courts, circuit courts, criminal courts, and courts exercising the jurisdiction imposed in one or more of the chancery courts, circuit courts or criminal courts, be: (1) in good standing with the Board of Professional Responsibility (BPR); and (2) have not been publicly censured or suspended or disbarred from the practice of law by the BPR within the 10 years preceding the judge's term of office for engaging in conduct involving dishonesty, fraud, deceit, or misrepresentation, except that this provision does not apply to those serving in a judicial position as of the effective date of this legislation. Effective October 1, 2022.	X									
	FY23-24											
1121 SB2514 - HB2283*	FY22-23	Enacts "Dallas's Law," which revises various provisions governing security guards/officers.					\$ 35,000					State Revenue: \$35,000/FY24-25 and Every Two Years Thereafter/Board of Private Protective Services Pursuant to Tenn. Code Ann. § 4-29-121, all regulatory boards are required to be self-supporting over any two-year period. The Board of Private Protective Services had a surplus of \$330,287 in FY19-20, a surplus of \$81,574 in FY20-21 and a cumulative reserve balance of \$0.00 on June 30, 2021.
	FY23-24											
1122 SB2522* - HB2762	FY22-23	Codifies the current pay scale practiced in the District Attorney General Conference (DAGC) and the District Public Defenders Conference (DPDC) for assistant district attorneys general (ADAs) and assistant district public defenders. Requires the Executive Director, as opposed to the Executive Committee, of the DAGC and the DPDC to approve any prior service credits awarded to attorney applicants with experience in outlined positions, used to determine entry level compensation for ADAs and ADPDs.	X									
	FY23-24											

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1123 SB2574 - HB2535*	FY22-23	Requires nursing homes and assisted-care living facilities to allow at least one resident representative, who meets certain conditions, to visit a resident of the facility during end-of-life situations if a disaster, emergency, or public health emergency for COVID-19 has been declared. Specifies exceptions to this law, including that the representative's presence must not violate any federal or state law, rule, or guidance.	X									
	FY23-24											
1124 SB2602 - HB2278*	FY22-23	Requires the Tennessee Advisory Commission on Intergovernmental Relations (TACIR) to prepare a report surveying projects initiated over the past 10 years involving the initiation of new state-sponsored Amtrak intercity passenger rail. In assembling such report, requires TACIR to collect data from at least three state departments of transportation that have successfully initiated or are in the process of initiating new Amtrak intercity passenger rail service. Specifies additional information that must be included in such report. Requires TACIR to report its findings and recommendations, including any proposed legislation or interim reports, upon the report's conclusion, to the appropriate legislative entities.	X									
	FY23-24											
1125 SB2631 - HB2436*	FY22-23	Authorizes a student who graduates early or has obtained a GED or HiSET diploma before the spring semester immediately preceding the student's initial fall enrollment to be eligible for the Tennessee Promise scholarship program.			\$ 45,500							State Expenditures: Exceeds \$45,500/FY24-25 and Sub Yrs/Tennessee Promise Scholarship Reserve Account
	FY23-24				\$ 45,500							

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1126 SB2729 - HB2711*	FY22-23	Revises various provisions governing child care agencies. Enacts provisions governing nontraditional child care agencies.			\$ 874,400		\$ 889,500					<p>State Revenue: \$874,400/FY22-23/Strategic Technology Solutions \$15,100/FY22-23 and Subsequent Years/Department of Children's Services</p> <p>Other Fiscal Impact – Permissive local expenditures will increase to the extent that county legislative bodies authorize zoning authorities to conduct background checks. The TBI will also see an increase in revenue and expenditures from background checks to the extent that zoning authorities choose to employ them. The extent of new authorizations and the number of zoning authorities currently utilizing TBI background checks cannot be accurately calculated at this time.</p>
	FY23-24						\$ 15,100					
1127 SB2774 - HB2877*	FY22-23	Makes various changes to the appointments of members, appointing authorities, terms, powers and duties of members appointed to the Tennessee Human Rights Commission (THRC). Requires the Attorney General and Reporter (AG) to make a complaint form available on the office's website for persons alleged to have been aggrieved by THRC for the purpose of conducting proper investigations into grievances and for such form to be able to be submitted electronically. Requires the AG to supply the form by mail upon request.	X									
	FY23-24											
1128	FY22-23	Prohibits regional and municipal planning commissions (Planning Commissions) from requiring an owner of private property to dedicate real property to the public or pay money to a public entity in an amount that is determined on an individual and discretionary basis, unless there is an essential nexus between the dedication or payment and a legitimate local governmental interest, and the dedication or payment is roughly proportional both										Other Fiscal Impact – The extent of any mandatory impact on local government revenue and expenditures due to relief

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SB2849 - HB2274*	FY23-24	dedication or payment is roughly proportional both in nature and extent to the impact of the proposed use or development of the property. Requires that regulations adopted by such Planning Commissions include the aforementioned prohibition. Authorizes an owner of private property required to make a dedication or pay money in violation of this prohibition to seek relief through a common law writ of certiorari in chancery court.										revenue and expenditures due to relief granted to property owners cannot be reasonably determined.
1129 SB2852 - HB1987*	FY22-23	Requires, upon request or application for a connection of utility service by a customer, certain utilities to provide the customer the connection cost in writing with an itemized and detailed description of the costs that comprise the connection cost. Prescribes penalties for any utility that fails to comply.										Other Fiscal Impact – Due to multiple unknown factors, any recurring increase to state fee revenue and corresponding, mandatory increase to local expenditures cannot reasonably be determined.
	FY23-24											
1130 SB2897 - HB2882*	FY22-23	Makes appropriations for the fiscal years beginning July 1, 2021, and July 1, 2022.										
	FY23-24											

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1131 SB2898 - HB2883*	FY22-23	Requires that proceeds from the sale and conveyance of surplus real property or improvements used for operation of state prisons, if not managed as state office buildings and support facilities revolving fund property, be deposited in a reserve for correction facilities, within the General Fund, to be used for capital outlay for replacement facilities of the Department of Correction (DOC) and outer capital outlay of the Department. Establishes that for FY22-23, the state employer 401(k) match equals 200 percent of the amount contributed by each state employee to the plan per month, up to a maximum of \$100 per month. In subsequent fiscal years, such employer match reverts to the previous calculation. Exempts from the sales tax on retail sales of food and food ingredients any such relevant transactions occurring between 12:01 a.m. on Monday, August 1, 2022, and Wednesday, August 31, 2022. Stipulates that this sales tax exemption does not apply to sales from a micro market, or vending machine or device.		\$ 75,931,700		\$ (53,659,500)				\$ 1,326,500		The Governor's proposed budget for FY22-23, on page xxiv, recognizes a non-recurring appropriation of \$48,300,000 to double the state match to employee 401(k) accounts. In addition, the administration's budget amendment recognizes a non-recurring decrease in state revenue of \$80,000,000 for the sales tax holiday.
	FY23-24											
1132 SB2899 - HB2884*	FY22-23	Increases the amount by which state appropriations from state tax revenues for FY21-22 may exceed the index of estimated growth in the state's economy by \$2,997,600,000 or 16.08 percent.										Other Fiscal Impact - Authorizes an increase in appropriations from state tax revenue up to \$2,997,600,000 for FY21-22.
	FY23-24											
1133 SB2901 - HB2886*	FY22-23	Authorizes the State of Tennessee, acting by resolution of its funding board, to issue and sell direct general obligation interest bearing bonds not to exceed \$83,500,000. The proceeds will be allocated to the Department of Transportation for the construction of highways and for the purpose of acquisition of equipment and erection, construction and equipment of sites and buildings including the acquisition of existing structures for expansion, improvements, and repairs to existing structures. Authorizes the Funding Board to issue bond amounts not to exceed 2.5 percent of the amounts specified above for funding discount and cost of issuance. Cancels the bonds authorized to be issued by Public Chapter 758 of 2020.										State Expenditures: \$9,185,000 - First-Year Debt Service \$136,105,000 Over the life of the bonds \$83,500,000 Principal \$52,605,000 Interest The Governor's proposed budget for FY22-23, on page A-13, recognizes a proposed bond authorization of \$83,500,000. The administration budget amendment also recognizes an additional proposed bond authorization of \$500,000,000.
	FY23-24											

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1134 SB0882* - HB1188	FY22-23	Requires a court to require a person charged with driving under the influence of an intoxicant, vehicular assault, aggravated vehicular assault, vehicular homicide, or aggravated vehicular homicide, to operate only a motor vehicle equipped with a functioning ignition interlock device unless such an order would not be in the best interest of justice in setting bail. Requires the court to order that the portion the indigent defendants are unable to pay be paid by the Electronic Monitoring Indigency Fund (EMIF). Authorizes a court to order other alternative monitoring devices or impose other special conditions for those defendants with certain prior convictions.		\$ 10,500								State Expenditures: \$10,500/FY24-25 and Sub Yrs/Electronic Monitoring Indigency Fund
	FY23-24			\$ 10,500								
1135 SB1997 - HB2043*	FY22-23	Adds Tianeptine to the list of Schedule II controlled substances, punishable as a Class A misdemeanor.						\$ 2,700				Local Expenditures: \$2,700/FY24-25 and Sub Yrs
	FY23-24						\$ 2,700					
1136 SB2087 - HB2009*	FY22-23	Punishes certain aggravated assault offenses one classification higher if the offense was committed by discharging a firearm from within a moving vehicle.		\$ 38,600								State Expenditures: \$38,600/FY24-25 and Sub Yrs/Incarceration
	FY23-24			\$ 38,600								

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1137 SB2247* - HB2666	FY22-23	Increases, from 10 to 12, the number of members serving on the State Textbook and Instructional Materials Quality Commission (Commission) beginning July 1, 2022. Revises the composition of the commission membership. Requires the Commission to issue guidance for local education agencies (LEAs) and public charter schools to use when reviewing materials in a library collection to ensure that the materials are appropriate for students by December 1, 2022 and to update the list by December 1 each year thereafter. Requires the State Library Coordinator to recommend a list of materials to the Commission for review and approval. Requires the Commission to create a process for parents to petition a decision. Requires the Tennessee State Library Coordinator to create a list of approved library books and to serve as an ex officio non-voting member of the Commission. This section is dependent upon Senate Bill 1784/House Bill 1667 becoming law.		\$ 800								State Expenditures: \$800/FY24-25 and Sub Yrs
	FY23-24		\$ 800									
1138 SB2304 - HB2213*	FY22-23	Creates a healthcare task force to review the reimbursement of health professionals employed by agencies performing healthcare services in this state. States that the task force will be made up of 15 members: 7 Tennessee state agency administration representatives, 2 legislative members, and 6 members of the public. Requires the task force to create strategic action plans and recommendations regarding several healthcare challenges. States that members of the task force will serve without compensation, but will be reimbursed for travel and that members may hire consultants to assist in the performance of responsibilities, subject to a specific appropriation of state funds or the availability of existing state resources. Requires the task force to submit an interim progress report to the speakers of the Tennessee General Assembly (TGA) and chairs of both health committees by July 1, 2023 and a final report no later than December 31, 2023. The task force will be in effect from July 1, 2022 to December 31, 2023.		\$ 8,200								
	FY23-24		\$ 5,000									

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Public Chapter SB - HB	Fiscal Year	Description	Not Significant	State Expenditures		State Revenue		Local Expenditures		Local Revenue		Other Fiscal Impacts
				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1139 SB2350 - HB2265*	FY22-23	Updates the definition of a certified green energy production facility to include the storage of electricity for the purposes of eligibility for a pollution control sales tax credit and calculating the minimum tax base for the franchise tax.				\$ (33,500)				\$ (2,900)		State Revenue: Exceeds (\$33,500)/FY24-25 and Sub Yrs Local Revenue: Exceeds (\$2,900)/FY24-25 and Sub Yrs
	FY23-24					\$ (33,500)			\$ (2,900)			
1140 SB2377 - HB2367*	FY22-23	Requires the Tennessee Sheriffs Association (TSA) to establish a criminal proceedings notification system (system) as an extension of the current automated victim information and notification system, as a pilot program from July 1, 2022 through June 20, 2025, for the purpose of providing timely information about each stage of the criminal process to interested parties. Requires that the information in the system be available 24 hours per day over the telephone, internet, or phone and allow any interested party who registers with TSA to be automatically notified as outlined. Requires funding for the system to be appropriated by the General Assembly. Prohibits moneys from the statewide automated victim information and notification system fund from being used to fund the system.		\$ 811,500								State Expenditures: \$811,500/FY24-25 Non-recurring funding in the amount of \$811,500 is included in the FY22-23 budget amendment.
	FY23-24			\$ 811,500								
1141 SB2442 - HB2455*	FY22-23	Establishes qualifications necessary to receive a practitioner occupational teaching license. Authorizes the Commissioner of the Department of Education (DOE) to grant a temporary teaching permit in order to fill a teaching vacancy in a local education agency (LEA) or public charter school under certain conditions. Effective upon becoming law for promulgation of rules, for all other purposes effective July 1, 2023.	X									
	FY23-24											

CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2022 REGULAR LEGISLATIVE SESSION
PREPARED BY THE FISCAL REVIEW COMMITTEE STAFF
As of June 29, 2022

Public Chapter SB - HB	Fiscal Year	Description	Not Significant	State Expenditures		State Revenue		Local Expenditures		Local Revenue		Other Fiscal Impacts Includes: Future Year Impacts, Forgone Revenue, Cost Avoidances, Federal Impacts, & Footnotes
				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1142 SB2445* - HB2677	FY22-23	Creates a Class E felony offense for an employer to influence or attempt to influence by means of coercion, a public servant employee to vote or not to vote in a particular manner or to resign as a public servant or unnecessarily recuse themselves from a public body. Expands the definition of public servant to include a nominee, member, representative, or other holder of a position on a board, commission, or public body of the state or a political subdivision thereof. Creates a cause of action for unlawful discharge of an employee who is a public servant.		\$ 1,200								State Expenditures: \$1,200/FY24-25 and Sub Yrs/Incarceration
	FY23-24		\$ 1,200									
1143 SB2491 - HB2640*	FY22-23	Waives the vehicle registration renewal fee for a Class A or Class B motor vehicle if the renewal occurs between July 1, 2022 and June 30, 2023.				\$ (5,821,400)	\$ (115,776,100)					State Revenue: \$5,170,000/FY22-23/Police Pay Supplement Fund \$110,606,100/FY22-23/Highway Fund
	FY23-24											
1144 SB2558 - HB2331*	FY22-23	Requires each direct recording electronic voting system used by a county election commission to produce a voter-verified paper audit trail, beginning January 1, 2024. Provides the opportunity for a two-year extension, if necessary.	X									
	FY23-24											
1145 SB2583 - HB2703*	FY22-23	Requires the Department of Education (DOE) to design and adopt a certificate of licensure for issuance to educators that contains certain official information. Requires DOE to provide an educator a certificate of licensure printed on paper and that is suitable for framing upon an educator's request. Authorizes the Commissioner of DOE to establish a fee to be paid by educators to offset the cost of providing the printed certificate. Requires DOE to provide educators access to the online educator licensing portal so that an educator may view and print a high-resolution copy of the educator's certificate of licensure at no cost.		\$ 15,000								State Expenditures: \$3,000/FY24-25 and Sub Yrs Other Fiscal Impact - The Department of Education will incur additional expenditures for issuing certificates; however, any such expenditures will be offset by an equal amount of revenue from fees set by the Department.
	FY23-24		\$ 3,000									

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Public Chapter SB - HB	Fiscal Year	Description	Not Significant	State Expenditures		State Revenue		Local Expenditures		Local Revenue		Other Fiscal Impacts
				GF	All Other Funds	GF	All Other Funds	Mandatory	Permissive	Mandatory	Permissive	
1146 SB2872 - HB2572*	FY22-23	Establishes a task force, administratively attached to the Department of Treasury, to study retirement benefits for law enforcement officers. Does not entitle task force members to compensation, but does allow reimbursement for travel expenses incurred. Requires the task force to report to the Council on Pensions by January 1, 2023. Dissolves the task force upon completion of the task force's report and recommendations.		\$ 2,800								Includes: Future Year Impacts, Forgone Revenue, Cost Avoidances, Federal Impacts, & Footnotes
	FY23-24											
For Public Chapters 596 through 1146			FY22-23	\$173,648,000	\$858,482,000	(\$132,230,200)	\$657,062,600	\$1,134,100	\$149,097,400	\$5,807,100	\$10,907,300	
			FY23-24	\$1,131,131,400	\$90,323,300	(\$62,805,400)	\$3,137,900	\$6,096,800	\$160,367,600	\$3,894,400	\$10,907,300	