



**GENERAL ASSEMBLY OF THE STATE OF TENNESSEE
FISCAL REVIEW COMMITTEE**

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

**Sen. Bill Ketron, Chairman
Senators**

Douglas Henry
Brian Kelsey
Steve Southerland
Randy McNally, *ex officio*
Lt. Governor Ron Ramsey, *ex officio*

Reginald Tate
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**Rep. Mark White, Vice-Chairman
Representatives**

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Brenda Gilmore
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Charles Sargent, *ex officio*
Speaker Beth Harwell, *ex officio*

Pat Marsh
Mark Pody
David Shepard
Tim Wirgau

MEMORANDUM

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

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

Representative Charles Sargent
House Finance, Ways and Means Committee

FROM: Lucian Geise, Executive Director

DATE: July 23, 2013

SUBJECT: 2013 Cumulative Fiscal Note

Attached is a summary of the cumulative increase or decrease in revenue or expenditures based on legislation enacted during the 2013 session.

Of the 485 individual bills enacted into law, 344 have a not significant impact on expenditures and revenue.

Category Description	Number of Public Chapters with Not Significant Impact	Number of Public Chapters with a Quantifiable Fiscal Impact
Increase State Expenditures	8	44
Decrease State Expenditures	0	8
Increase State Revenue	1	31
Decrease State Revenue	0	12
Increase Local Expenditures (Mandatory)	2	4
Increase Local Expenditures (Permissive)	0	7
Decrease Local Expenditures (Mandatory)	0	9
Decrease Local Expenditures (Permissive)	0	2
Increase Local Revenue (Mandatory)	2	14
Increase Local Revenue (Permissive)	0	5
Decrease Local Revenue (Mandatory)	0	8
Decrease Local Revenue (Permissive)	0	0

For more specific information about each bill enacted into law and the precise fiscal impact of each Act, please consult the 2013 Final Cumulative Fiscal Note.

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

LDG

Attachment

**SUMMARY OF 2013
CUMULATIVE FISCAL NOTE**

	INCREASE STATE EXPEN.	DECREASE STATE EXPEN.	INCREASE STATE REVENUE	DECREASE STATE REVENUE	INCREASE LOCAL EXPEN. (MANDATORY)	INCREASE LOCAL EXPEN. (PERMISSIVE)	DECREASE LOCAL EXPEN. (MANDATORY)	DECREASE LOCAL EXPEN. (PERMISSIVE)	INCREASE LOCAL REVENUE (MANDATORY)	INCREASE LOCAL REVENUE (PERMISSIVE)	DECREASE LOCAL REVENUE (MANDATORY)	DECREASE LOCAL REVENUE (PERMISSIVE)
AMOUNTS FROM ENCLOSURE A (PUBLIC CHAPTERS 001 - 485)	\$953,838,300	\$51,529,400	\$474,069,700	\$31,774,800	\$493,900	\$4,448,800	\$2,354,700	\$11,000	\$31,956,000	\$6,290,100	\$4,245,000	\$0
LESS: ONE-TIME EXPENDITURES AND REVENUE	(\$512,777,700)	(\$84,600)	(\$456,549,300)	(\$4,815,100)	\$0	\$0	(\$10,000)	\$0	(\$2,883,000)	(\$22,800)	(\$538,100)	\$0
LESS: AMOUNTS PROGRAMMED IN GOVERNOR'S BUDGET*	(\$33,700)	(\$784,000)	(\$18,200)	(\$25,105,600)								
LESS: AMOUNTS EFFECTIVE FOR FY14-15 OR LATER	(\$439,857,700)	(\$108,000)	(\$17,158,100)	(\$1,853,800)	\$0	\$0	(\$2,032,400)	\$0	(\$14,978,800)	(\$136,800)	(\$2,053,500)	\$0
ADJUSTED TOTAL EXPENDITURES AND REVENUES AS CAUSED BY LEGISLATION ENACTED DURING THE 2013 SESSION	<u>\$1,169,200</u>	<u>\$50,552,800</u>	<u>\$344,100</u>	<u>\$300</u>	<u>\$493,900</u>	<u>\$4,448,800</u>	<u>\$312,300</u>	<u>\$11,000</u>	<u>\$14,094,200</u>	<u>\$6,130,500</u>	<u>\$1,653,400</u>	<u>\$0</u>
GENERAL FUND	\$434,400	\$307,400	\$275,200	\$0								
OTHER FUNDS	\$734,800	\$50,245,400	\$68,900	\$300								
* Amounts Programmed in Governor's Budget exclude one-time revenue and expenditures and FY14-15 or later amounts already included in those separate categories												

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2013 REGULAR LEGISLATIVE SESSION
PREPARED BY THE FISCAL REVIEW COMMITTEE STAFF
As of July 23, 2013**

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1 SB0034* - HB0198*	Codifies the Public Acts of 2012	X													
2 SB0078* - HB0051	Authorizes all municipalities to participate as a borrower and a lender in the rural economic development loan and grant program (REDLG).														Other Fiscal Impact - Due to multiple unknown factors, including but not limited to, the number of local utilities that elect to participate in the REDLG program, the extent to which local utilities make loans and provide grants to local businesses, the extent to which any loans are repaid from participating local businesses to participating local utilities, and the extent of economic development that occurs as a result of the REDLG program, a precise fiscal impact to local governments cannot be reasonably determined. Some participating local governments may benefit due to successful economic development projects in their respective jurisdictions; however, some local governments could incur a significant negative impact if the economic development projects in their respective jurisdictions are unsuccessful. The net permissive fiscal impact to local government is unknown. Any fiscal impact to the state is estimated to be not significant.
3 SB0102* - HB0117	Authorizes the sale of food items grown in community gardens	X													
4 SB0104* - HB0083	Following a change in the ownership of a hospital during the fiscal year, the past owner is required to, within 105 days of the sale, either file a joint annual return with the Department of Health for the period of time such owner held ownership of such hospital or provide a notarized statement with the Department indicating that the required data has been provided to the purchaser who will file a return for the full fiscal year.	X													
5 SB0146* - HB0140	Deletes the requirement that all domestic insurers maintain books and records in this state.	X													
6 SB0307* - HB0786	Extends the termination date of the Agricultural Hall of Fame, Board of Directors to June 30, 2019. Under the <i>Tennessee Governmental Entity Review Law</i> , the Board is scheduled to terminate on June 30, 2013.	X													
7 SB0335* - HB0767	Extends the termination date of the Genetic Advisory Committee to June 30, 2019. Under the <i>Tennessee Governmental Entity Review Law</i> , the Committee is scheduled to terminate on June 30, 2013.	X													
8 SB0340* - HB0765	Extends the termination date of the Interstate Compact for Juveniles to June 30, 2018. Under the <i>Tennessee Governmental Entity Review Law</i> , the Compact is scheduled to terminate on June 30, 2013.	X													
9 SB0341* - HB0764	Extends the termination date of the Interstate Compact for Supervision of Adult Offenders to June 30, 2018. Under the <i>Tennessee Governmental Entity Review Law</i> , the Compact is scheduled to terminate on June 30, 2013.	X													
10 SB0347* - HB0758	Extends the termination date of the Sex Offender Treatment Board to June 30, 2018. Under the <i>Tennessee Governmental Entity Review Law</i> , the Board is scheduled to terminate on June 30, 2013.	X													
11 SB0349* - HB0757	Extends the termination date of the Southern States Energy Board to June 30, 2019. Under the <i>Tennessee Governmental Entity Review Law</i> , the Board is scheduled to terminate on June 30, 2013.	X													

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12 SB0350* - HB0756	Extends the termination date of the Southern States Nuclear Compact to June 30, 2019. Under the Tennessee Governmental Entity Review Law, the Compact is scheduled to terminate on June 30, 2013.	X													
13 SB0354* - HB0754	Extends the termination date of the Statewide Planning and Policy Council for the Department of Intellectual and Developmental Disabilities to June 30, 2017. Under the Tennessee Governmental Entity Review Law, the Council is scheduled to terminate on June 30, 2013.	X													
14 SB0367* - HB0749	Extends the termination date of the Viticulture Advisory Board to June 30, 2019. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2013.	X													
15 SB0083* - HB0056	Expands the meaning of confidential records not available for public inspection, to include all information and records received or generated by the Comptroller of the Treasury, when such information or records contain allegations of unlawful conduct or fraud, waste, or abuse.	X													
16 SB0142 - HB0118*	Authorizes a handgun carry permit holder to transport and store a firearm and firearm ammunition in the permit holder's privately-owned vehicle while legally utilizing a public or private parking area. Holds property owners harmless against liability in civil action involving a firearm or ammunition transported or stored in such vehicle.	X													
17 SB0358* - HB0752	Extends the termination date of the Tennessee Auctioneer Commission to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the Commission is scheduled to terminate on June 30, 2013.	X													
18 SB0268* - HB0369	Requires all teachers who teach multiple subject areas for which end-of-course examinations are given to take and pass the examination in each content area.	X													
19 SB0342* - HB0763	Extends the termination date of the Investment Advisory Council to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the Council is scheduled to terminate on June 30, 2013.	X													
20 SB0362* - HB0751	Extends the termination date of the Tennessee Interagency Cash Flow Committee to June 30, 2017. Under the Tennessee Governmental Entity Review Law, the Committee is scheduled to terminate on June 30, 2013. Changed from January 1, 2012, to July 1, 2014, the commencing date for the Treasurer to post cash flow projections on website.	X													
21 SB0080* - HB0053	Redefines the duties and functions of the office of local government within the office of the Comptroller of the Treasury. Removes a reporting requirement pursuant to Tenn. Code Ann. § 16-2-508 (c). Removes the requirement that the Governor approve the Director of the Office of Local Government (OLG), who has been appointed by the Comptroller of the Treasury. Removes the requirement that other statutorily required officials approve the staff of the OLG, who has been appointed by the Comptroller of the Treasury.	X													
22 SB0256 - HB0067*	Designates the third week in June each year as "Lymphedema Awareness Week" to encourage all medical facilities in the state to dedicate more time, energy, and funding to the diagnosing and treatment of the disease.	X													

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23 SB0273* - HB0967	Mandates that a qualified protective order authorizing an interview with a treating healthcare provider outside the presence of a claimant or claimant's counsel in a healthcare liability action require that the defendant or defendants who conducted the interview destroy or return at the end of litigation any protected health information obtained in the interview, including all copies, and expressly provide that participation in any such interview by a treating healthcare provider is voluntary.	X													
24 SB0315* - HB0778	Extends the termination date of the Board of Funeral Directors and Embalmers to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2013.	X													
25 SB0323* - HB0772	Extends the termination date of the Collection Service Board to June 30, 2018. Under the Tennessee Governmental Entity Review Law, The Board was scheduled to terminate on June 30, 2013.	X													
26 SB0324* - HB0771	Extends the termination date of the Commission for Uniform Legislation to June 30, 2018. Under the Tennessee Government Entity Review Law, the Commission was scheduled to terminate on June 30, 2013.	X													
27 SB0325* - HB0770	Extends the termination date of the Compact for Education to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the Compact is scheduled to terminate on June 30, 2013.	X													
28 SB0344* - HB0761	Extends the termination date of the Private Investigation and Polygraph Commission to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the Commission is scheduled to terminate on June 30, 2013.	X													
29 SB0345* - HB0760	Extends the termination date of the Real Estate Appraiser Commission to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the Commission is scheduled to terminate June 30, 2013.	X													
30 SB0346* - HB0759	Extends the termination date of the Real Estate Commission to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the Commission is scheduled to terminate on June 30, 2013.	X													
31 SB0375* - HB0798	Adds the Beef Promotion Board, the Pork Promotion Board, and the Egg Promotion Board, to the sunset cycle provisions under the Tennessee Governmental Entity Review Law, thus creating a termination date of June 30, 2015, for the three Boards.	X													

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32 SB0442* - HB0880	Grants any hospital, treatment resource, or health care provider immunity from any civil liability for, and establishes an affirmative defense to any criminal liability arising from, a determination relative to emergency involuntary admission to inpatient treatment of a person to a facility or treatment resource or the transportation of a person to and from the hospital or treatment resource. Grants a physician, psychologist, or designated professional immunity from civil liability for, and establishes an affirmative defense to any criminal liability arising from, a determination that a person subject to emergency involuntary admission does not require physical restraint or vehicle security and does not pose a reasonable risk of danger to the person's self or others. If the physician, psychologist, or designated professional is an agent of a hospital, health care facility, or community mental health center, then that hospital, health care facility, or community health center is also immune from any civil liability for, and will have an affirmative defense to any criminal liability arising from, the agent's dete	X													
33 SB0560 - HB0463*	Requires probation supervising entities to report to the sentencing court any instances of failure to pay supervision fee by defendant. Willful failure to pay shall be grounds for revocation of probation.	X													
34 SB0293 - HB0076*	Authorizes the county mayor or sheriff of Hamilton and Knox counties to appoint a representative to serve in their place on the local emergency communications board of directors.	X													
35 SB0118* - HB0095	Redesignates the Tennessee War of 1812 Bicentennial Commission as an official commission. Authorizes the Tennessee Wars Commission to resolve a disagreement among members of the Tennessee War of 1812 Bicentennial Commission, should one arise, and make a final decision. Repeals the Act on June 30, 2015.	X													
36 SB0167* - HB0161	Authorizes the Commissioner of the Department of Financial Institutions to disclose information from bank examiner reports to the Federal Reserve Board and the Federal Consumer Financial Protection Bureau when the Commissioner determines that disclosure is in the best interest of sound banking regulation. Deletes the authorization to disclose such information to the Office of Thrift Supervision.	X													
37 SB0128* - HB0211	Makes a technical correction to Public Chapter 790 of 2012 concerning alcoholic beverage taxation.	X													
38 SB0357* - HB0753	Extends the termination date of the Tennessee Advisory Commission on Intergovernmental Relations (TACIR) to June 30, 2017. Under the Tennessee Governmental Entity Review Law, the Commission is scheduled to terminate on June 30, 2013.	X													
39 SB0320* - HB0774	Extends the termination date of the Board of Veterinarian Medical Examiners to June 30, 2017. Under the Tennessee Governmental Entity Review Law, the Board was scheduled to terminate on June 30, 2013.	X													
40 SB0318* - HB0775	Extends the termination date of the Board of Podiatric Medical Examiners to June 30, 2017. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2013.	X													

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41 SB0317* - HB0776	Extends the termination date of the Board of Podiatric Medical Examiners to June 30, 2017. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2013.	X													
42 SB0316* - HB0777	Extends the termination date of the Board of Medical Examiners' Committee on Physician Assistants to June 30, 2017. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2013.	X													
43 SB0314* - HB0779	Extends the termination date of the Board of Examiners in Psychology to June 30, 2017. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2013.	X													
44 SB0311* - HB0782	Extends the termination date of the Board of Communication Disorders and Sciences to June 30, 2017. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2013.	X													
45 SB0310* - HB0783	Extends the termination date of the Board of Chiropractic Examiners to June 30, 2017. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2013.	X													
46 SB0059* - HB0246	Authorizes teacher training programs to include courses in neurological and brain science in each teacher preparation program in Tennessee public higher education institutions.	X													
47 SB0065* - HB0403	Authorizes the total gross weight of a vehicle, freight motor vehicle, truck-tractor, trailer or semitrailer vehicle to exceed the maximum allowable total weight by up to 550 pounds, or the maximum amount allowed by federal law, if the vehicle is equipped with idle-reduction or emissions-reduction technology. Requires the vehicle operator to provide proof of the installed equipment to a Department of Safety representative upon request.	X													
48 SB0081* - HB0054	Eliminates the requirement that state agencies provide the Comptroller of the Treasury a progress report on the reduction of petroleum products usage by their motor fleets. Removes the requirement that the Comptroller analyze the progress reports and present the analysis annually to committees in the Senate and House of Representatives.	X													
49 SB0082* - HB0055	Requires county or municipal solid waste authorities to account for financial activities in accordance with GAAP. Requires activities related to the management of solid waste be accounted for in either a special revenue or enterprise fund, unless prohibited by GAAP, and if prohibited, then such financial activities may be accounted for in the general fund, as a separate department or program, if sufficient detail is included to identify revenue and expenditures related to solid waste management. Requires counties, solid waste authorities and municipalities operating a landfill and/or an incinerator to account for financial activities in an enterprise fund. Requires use of a uniform financial accounting system and chart of accounts developed by the Comptroller of the Treasury. Prohibits the release of state funds for solid waste management, unless the related financial activities are accounted for in accordance with GAAP.	X													

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50 SB0124* - HB0136	Authorizes the Commissioner of Labor and Workforce Development to request and obtain information regarding employer workers' compensation insurance policies in order to ensure compliance with the law. Requires the information to remain confidential unless otherwise prescribed by law. Classifies as public record open to any citizen of the state: an employer's name and business address; a workers' compensation insurance carrier name and address; and the insurance policy number, effective date, and expiration date.	X													
51 SB0219* - HB0307	Specifies that the Tennessee Uniform Commercial Code (UCC) applies to funds transfers that are remittance transfer as defined in the federal Electronic Fund Transfer Act (EFTA), unless the remittance transfers are also electronic fund transfers as defined in EFTA. Declares that, in the event of an inconsistency between UCC and EFTA, EFTA's applicable provisions will govern.	X													
52 SB0305* - HB0795	Extends the termination date of the Tennessee Heritage Conservation Trust Fund Board of Trustees to June 30, 2014. Under the Tennessee Governmental Entity Review Law, the Board was scheduled to terminate on June 30, 2012, and is currently in wind-down.	X													
53 SB0321* - HB0773	Extends the termination date of the Child Care Agency Licensing Board of Review to June 30, 2019. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2013.	X													
54 SB0322* - HB0811	Extends the termination date of the Collateral Pool Board (CPB) to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the CPB is scheduled to terminate on June 30, 2013. Requires five of the seven members appointed to the CPB by the State Treasurer be appointed from lists of qualified persons provided by interested groups, including the Tennessee Bankers Association, the Tennessee County Services Association, the Tennessee Municipal League, and the Tennessee County Officials Association, rather than from a list of nominees provided exclusively from the four named entities. Requires the State Treasurer to consult with interested groups to determine qualified persons to fill positions with the CPB.	X													
55 SB0329* - HB0768	Extends the termination date of the Department of Financial Institutions (DFI) to June 30, 2017. Under the Tennessee Governmental Entity Review Law, the Department is scheduled to terminate on June 30, 2013.	X													
56 SB0492 - HB0350*	Requires local electric supply companies or electric cooperatives to adopt the standards published in the 2011 version of the American National Standard Electrical Safety Code.	X													
57 SB0533* - HB0990	Designates the new state veterans home proposed in Cleveland and Bradley County, upon its completion, as the "Cleveland/Bradley County State Veterans Home."	X													
58 SB0561 - HB0440*	Requires dogs and cats, which are diagnosed with or suspected of having rabies, to be securely confined or kept on a lease while being transported in the state.	X													

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59 SB0587 - HB0258*	Authorizes a credit union to compensate the members of its Board of Directors after the Board adopts a resolution stating that the credit union requires expertise among board members for the prudent general management of the affairs, funds and records of the credit union. Requires a credit union to adopt a policy governing the participation and attendance that a Board member must comply with to receive compensation. Requires a credit union's annual report to include Board member compensation as a specific expense item. Changes the effective date clause from an act that shall take effect upon becoming law to July 1, 2013.	X													
60 SB0979 - HB0712*	Requires hospitals, between August 1 and March 31 of each year, to inform or provide information on influenza disease and the availability of a vaccine to protect against the influenza virus. Such information is to be provided to patients six months and older and may be provided to the legal guardians of patients aged six months through eighteen years of age.	X													
61 SB1180 - HB0972*	Removes authority from the Tennessee Regulatory Authority (TRA) to regulate certain activities of telecommunication companies that have elected market regulation.	X													
62 SB0010* - HB0025	Requires the Department of Safety (DOS) to waive the required skills test for a commercial driver license (CDL) of any applicant who, at the time of initial application, has been issued or is in possession of a valid military CDL. Requires completion of all other tests and payment of all fees except the skills-testing fee.	X													
63 SB0137* - HB0650	Classifies financial records filed for purposes of income verification, information concerning the disability status of a disabled homeowner, or information filed by a disabled veteran as part of an application for tax relief or tax freeze programs, as confidential and not subject to open records. Applies retroactively to information submitted prior to the effective date.	X													
64 SB0138* - HB0651	Requires the chair of an audit committee to report information received from employees, taxpayers, or other citizens, regarding illegal, improper, wasteful, or fraudulent activity, to the Comptroller of the Treasury. Authorizes the Comptroller to prescribe the reporting method by which the chair of the audit committee shall submit the information.	X													
65 SB0851* - HB0940	Creates the 20-member Underground Utility Damage Prevention Advisory Committee for the purpose of studying and reporting on how Tennessee can best comply with federal law, rules and regulations for an effective damage prevention program. The committee would be required to report its findings to the Governor, Speaker of the Senate, Speaker of the House of Representatives, and the Comptroller of the Treasury no later than November 1, 2013.	X													
66 SB0348* - HB0834	Extends the termination date of the Soil Scientist Advisory Committee to June 30, 2014. Under the Tennessee Governmental Entity Review Law, the Committee is scheduled to terminate on June 30, 2013.	X													

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67 SB1077* - HB0901	Creates an exemption to current facilities located in Hamilton County which conduct autopsies, by extending, from July 1, 2012, to July 1, 2014, the deadline to become accredited by the National Association of Medical Examiners (NAME).	X													
68 SB1041* - HB1040	Permits the District Attorney in each judicial district to employ additional criminal investigators regardless of whether or not the investigator position is funded by the state. Increases the maximum amount of service credit that can be awarded to criminal investigators upon employment from eight years to twelve years. Authorizes all judicial districts, not just a select few, to appoint criminal investigators. Gives criminal investigators appointed in judicial districts which have a metropolitan form of government the same powers as the metropolitan government's police force.	X													
69 SB0072* - HB0085	Deletes the requirement that a blind, deaf, hard of hearing, or physically disabled person, who is being led or accompanied by a dog guide, provide for inspection of guide dog training credentials by any place of public accommodation, amusement, or recreation. Requires a dog guide to be under the control of its handler in such places. Authorizes a place of public accommodation to ask a person to remove a dog guide or dog guide in training from the premises if the dog guide or dog guide in training is out of control and the handler does not take effective action to control it, or if it is not housebroken.	X													
70 SB0017 - HB0086*	Prohibits any restrictions on the hours of operation of a title pledge office from preventing a title pledge lender from accepting a payment pursuant to an existing title pledge or property pledge agreement at any time.	X													
71 SB0155* - HB0149	Establishes that land owned by a political subdivision of the state, or any such land that is subject to a purchase option by a private entity, shall not be considered private land or land that is expected to become privately-owned, provided the purchase option cannot be exercised for a period of five years following the date of a FastTrack infrastructure grant.	X													
72 SB0178* - HB0172	Exempts from child care agency licensing requirements "Parents' Day Out" and similar programs operated by religious institutions or religious organizations that provide custodial care and services to children of less than school age throughout the calendar week for an unlimited period of time, if no child attends the program more than two days each calendar week for not more than six hours each day; the program registers with the Department of Human Services prior to offering the service; and the program maintains and makes available to the Commissioner of Human Services, or the Commissioner's designee, records that include, at a minimum, dates and times of each child's attendance. Requires each separate location or campus of a religious institution or religious organization to be considered a separate religious institution or religious organization for purposes of "Parents' Day Out" or any similar program.	X													

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73 SB0193* - HB0187	Authorizes the Department of Veterans' Affairs to establish additional veterans' cemeteries, as needed, by utilizing federal planning criteria in order to receive federal grant funding to assist with establishing the additional cemeteries.	X													
74 SB0963 - HB0319*	Expands the current tamper-resistant prescription requirements to include prescriptions printed utilizing technology that results in a tamper-resistant prescription.	X													
75 SB0836 - HB0553*	Enacts the Tennessee Heritage Protection Act of 2013.	X													
76 SB0718* - HB0747	Extends the termination date of the State Board of Accountancy to June 30, 2016.	X													
77 SB0365* - HB0748	Extends the termination date of the Tennessee Wars Commission to June 30, 2019.	X													
78 SB0343* - HB0762	Extends the termination date of the Post-Conviction Defender Oversight Commission to June 30, 2018.	X													
79 SB0308* - HB0785	Extends the termination date of the Alcoholic Beverage Commission (ABC) to June 30, 2017.	X													
80 SB0352* - HB0787	Extends the termination date of the Standards Committee, Department of Human Services to June 30, 2019.	X													
81 SB0366* - HB0789	Extends the termination date of the University of Tennessee, Board of Trustees to June 30, 2014.	X													
82 SB0306* - HB0793	Extends the termination date of the Tennessee Higher Education Commission (THEC) to June 30, 2014.	X													
83 SB0330* - HB0824	Extends the termination date of the Department of Mental Health and Substance Abuse Services (DMH) to June 30, 2017. Requires the DMH to appear before the Joint Government Operations Subcommittee on Education, Health and General Welfare (the Subcommittee) no later than October 31, 2013, concerning issues raised in the Department's January 2013 performance audit report.	X													
84 SB0646 - HB0133*	Changes several provisions of the Tennessee Real Estate Broker License Act of 1973. Caps, at 90 days, the number of days in which the Tennessee Real Estate Appraiser Commission must notify a real estate broker, who is covered with error and omissions insurance, of any change in terms or conditions prior to the renewal date. States that any licensee who fails to either obtain, maintain, or renew error and omissions insurance coverage will automatically have such license suspended. Creates various provisions concerning the reinstatement of a licensee following a suspension due to a failure to obtain, maintain, or renew error and omissions insurance coverage.	X													
85 SB1022* - HB0839	Changes, from September 30 to August 30, the date by which at-risk children must reach four years of age to enter prekindergarten for the 2013-2014 academic year, and from September 30 to August 15 for all subsequent academic years. Authorizes additional children who participate in a pre-kindergarten program administered by a private school or a Head Start program during the 2012-2013 or 2013-2014 academic years, to enter kindergarten in the 2013-2014 or 2014-2015 academic years respectively.	X													

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86 SB0319* - HB0829	Extends the termination date of the Board of Parole to June 30, 2015. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2013. Directs the Division of State Audit (DSA) to return to the Board of Parole and to the Department of Correction in 2014 for the purpose of conducting a limited audit to review actions taken to address issues raised in the findings of the September 2012 Board of Probation and Parole Performance Audit Report. Requires DSA to complete the audit within a time period sufficient for the Government Operations Joint Subcommittee on Judiciary and Government to review it no later than December 1, 2014.	X													
87 SB0363* - HB0750	Extends the termination date of the Tennessee Regulatory Authority to June 30, 2017.	X													
88 SB0618* - HB0566	Requires the Tennessee Higher Education (THEC), in consultation with the Department of Labor and Workforce Development, to produce an annual report on state workforce specialization needs, degree projections, and credential production. Requires such report to be transmitted to various committees of the General Assembly, the Governor, higher education institutions, and secondary schools by January 15 each year.	X													
89 SB0499* - HB0518	Deletes obsolete references to the state Public Health Council and reduces the number of members on the Board for Licensing Health Care Facilities accordingly. Replaces the president of the state professional society on the abuse of children with a representative from a professional organization working to prevent abuse of children on the Tennessee Child Fatality Prevention Team. Requires the disclosures filed by persons associated with managed care organizations participating in the TennCare program to be submitted to the Bureau of TennCare instead of the Department of Health.	X													
90 SB0638 - HB0505*	Authorizes the Commissioner of Safety to revoke or refuse to issue authorization, for municipalities under 10,000 persons, to enforce the rules of the road on portions of interstates within their city limits if such municipalities do not comply with applicable rules or act without proper authority.	X													
91 SB0035* - HB0501	Enacts the Tennessee Wage Protection Act	X													
92 SB0805 - HB0400*	Increases, from less than 25 full-time employees to not more than 100 full-time employees, the number of employees an employer can employ and be authorized to reject in writing the point of service option that would otherwise have to be offered or made available by a managed health insurance issuer to the employer's employees.	X													
93 SB0397* - HB0338	Deletes obsolete references to the Conservation Commission in Tenn. Code Ann. The Conservation Commission was repealed by Public Chapter 986 of 2012. Deletes language authorizing the release of more than 25 balloons based upon issuance of a permit.	X													
94 SB0398* - HB0337	Renames the State Oil and Gas Board Reclamation Fund as the Tennessee Board of Water Quality, Oil and Gas Reclamation Fund. This language corresponds with the re-naming of the fund in Public Chapter 986 of 2012.	X													

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95 SB0396* - HB0336	Deletes a cross-reference relating to licensing requirements for wholesale mussel and fish dealers from Tenn. Code Ann. § 70-2-226, which is law relating to recreational permits within the Sundquist Wildlife Management Area.	X													
96 SB0143* - HB0282	Deletes the prohibition for any for-profit owners of rail lines or rail line rights-of-way to deny access to, trackage rights on, or use of rail lines or rail line rights-of-way for the operation of a regional transportation authority commuter rail operation based upon any criteria attributable to tort liability. Deletes the prohibition for such owners to subject or require the regional transportation authority to provide any tort liability protection, insurance, or coverage as part of acquiring access to, tracking rights on, or use of rail lines owned by such a for-profit.	X													
97 SB0498 - HB0232*	Deletes "of the state" from Tenn. Code Ann. § 16-3-815, authorizing the integrated criminal justice steering committee to share information with law enforcement agencies outside of Tennessee.	X													
98 SB0194* - HB0188	Grants the Tennessee Student Assistance Corporation (TSAC) the authority to establish endowments funded through gifts, contributions, or donations that are received pursuant to Tenn. Code Ann. § 49-4-203. Requires such funds to be invested by the State Treasurer. Requires TSAC to establish and administer a needs-based grant program funded through an endowment. Requires the grant program to be for Tennessee citizens who are seeking an associate's degree or certificate from a two-year public education institution. Requires principal funding for the proposed program to be deposited into an endowment fund for the purpose of generating interest, which shall be used exclusively for providing the needs-based educational grants to qualified applicants. TSAC shall develop a selection and criteria method for grant receipt and is authorized to work with outside organizations to develop an effective grant delivery method.														Other Fiscal Impact - A one-time transfer of \$35,000,000 from the Federal Family Loan Education Program Operating Fund to the newly-created endowment fund. In addition, there will be a recurring shift-of-use for interest earnings estimated to exceed \$875,000 per year, from the current use of paying operating expenses for the Federal Family Loan Education Program, to the proposed use of providing needs-based educational grants.
99 SB0190* - HB0184	Broadens the scope of the Tennessee Medicaid False Claims Act (the Act) violations relative to records or statements material to a false or fraudulent claim to knowingly making a false record or statement material to a false or fraudulent claim. Broadens the class of persons entitled to relief under the Act for discriminatory employment actions to employees, contractors or agents who have been discriminated against because of actions taken by the employee, contractor, agent or associated others in furtherance of actions filed pursuant to the Act or to stop any violations of the Act.		Not Significant												Other Fiscal Impact - Prevents the loss of approximately \$3,700,000 in federal funds. According to the Bureau of TennCare, the state retains an additional ten percent over the federal match rate of Medicaid healthcare fraud collections if the state's collection efforts meet federal requirements. The changes made to the Act by the proposed legislation are in response to new federal false claims recovery program requirements and will enable the state to continue to retain the enhanced amount
100 SB0180* - HB0174	Requires misdemeanor charges to be retired within a year of a defendant being found incompetent to stand trial. Removes reporting requirement of mental facility where defendant is being hospitalized after charges are retired.					\$204,300			\$241,200						Funding for this bill in the amount of \$204,400 is included in the Governor's proposed FY13-14 budget.
101 SB0177* - HB0171	Broadens the exclusion from access to child care agencies and adult day care centers to a person convicted of neglect or indicated by the records or registry of the Department of Children's Services or the Department of Human Services for neglect.	X													

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102 SB0169* - HB0163	Authorizes the Commissioner of the Department of Financial Institutions (DFI) to accept payments by credit card, debit card, electronic funds transfer, electronic check or other electronic means. Authorizes the Commissioner to enter into appropriate agreements with card issuers or other appropriate parties as needed to facilitate the acceptance of such payments. Authorizes the Commissioner to impose and collect an additional convenience fee to offset the actual administrative fees and costs incurred for accepting and processing such payments. Authorizes the Commissioner to enter into appropriate agreements with third party service providers for the acceptance and processing of payments, and the collection of the convenience fee from persons making such payments. Declares that when a person elects to make a payment to DFI by specified means, the payment of the convenience fee shall be deemed voluntary and non-refundable.		Exceeds \$8,200/ Department of Financial Institutions		Exceeds \$8,200/Departm ent of Financial Institutions										
103 SB0168* - HB0162	Requires money transmission licenses to expire on December 31 and requires annual renewal fees to be paid between November 1 and December 31. Requires currently issued licenses to remain effective through the remainder of the year ending December 31, 2013. Authorizes the Commissioner of the Department of Financial Institutions (DFI) to require persons subject to the Tennessee Money Transmitter Act to be licensed through a multi-state automated licensing system. Requires applicants for, and holders of licenses to pay all costs associated with submitting an application, or transitioning a license, to a multi-state automated licensing system, as well as all costs for maintaining and renewing any license issued by DFI on a multi-state automated licensing system.	X													
104 SB0166* - HB0160	Exempts licensed attorneys, performing activities that do not require licensure under the federal S.A.F.E. Mortgage Licensing Act, from the prohibition to act as mortgage loan originators without first obtaining a license under the Tennessee Residential Lending, Brokerage and Servicing Act. Removes the exemption from the licensing requirement for seller-financers of vacant land, commercial real estate lenders, and lenders providing financing on properties that are not intended to be owner-occupied by the recipients of the financing. Prohibits real estate brokers and title insurance agents from offering or negotiating terms of a residential mortgage loan.	X													

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105 SB0156* - HB0150	Authorizes a local education agency (LEA), at the request of a teacher whose individual student growth data reflects a teacher effectiveness level of "above expectations" or "significantly above expectations", to use such data to comprise 100 percent of the teacher's final evaluation score. Requires the LEA to grant the requests of all such teachers, if an LEA grants the request for one teacher. Requires 40 percent of the evaluation criteria, for teachers that do not have access to individual growth data, to be comprised of student achievement data, with 25 percent of such data based on student growth data from the Tennessee Value-Added Assessment System (TVAAS) or other comparable measure. Grants the State Board of Education authority to determine, identify, and adopt measures of student growth that are comparable to TVAAS. Deletes provision in Tenn. Code Ann. § 49-1-606, that prohibits the records of students eligible for special education services under federal law from being used as part of the value-added assessment.	X													
106 SB0147* - HB141	Revises the Tennessee Health Carrier Grievance and External Review Procedure Act.	X													
107 SB0282 - HB0106*	Authorizes landlords to terminate rental agreements within 14 days of providing written notice to the tenant after the premises or unit is destroyed or damaged by fire or casualty. If the rental agreement is terminated, rent owed would be calculated from the date the tenant returns the keys to the landlord, or the date the tenant vacates the premises.	X													
108 SB0047* - HB0023	Authorizes any municipality located in a tourist resort county to levy and impose the following taxes to the same extent other municipalities in the county have imposed such taxes by private act: a privilege tax not to exceed two percent of the consideration charged by restaurants, cafes, cafeterias, caterers and other similar establishments, and a privilege tax not to exceed three percent upon the privilege of a consumer paying consideration for admission into or for an amusement within the corporate limits of the municipality levying the tax. Requires such tax to be imposed upon the adoption of an ordinance by a two-thirds vote of the municipal governing body.											\$6,091,900			
109 SB0418* - HB0975	Extends the deadline for application to the Secretary of State, for FY13-14 annual events, three days after the effective date of this act. Requires the Secretary to transfer an additional omnibus listing of any organizations approved for the annual event period within five calendar days after this act becomes law.	X													
110 SB0171* - HB0165	Exempts dental hygienists from needing to pass an evaluation by a dentist prior to performing certain work, provided such work takes place under the direction of a public health department and under a protocol established by the Department of Health or a metropolitan health department	X													
111 SB0160* - HB0154	Designates Beaman Park in Davidson County as a natural area. Increases the acreage of an existing natural area, May Prairie in Coffee County, to reflect the acquisition of land by the Tennessee Wildlife Resources Agency (TWRA).	X													

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112 SB0144* - HB0138	Requires that appointments to the State Forestry Commission be confirmed by the General Assembly as soon as practical but no later than the end of the first session of the General Assembly following the appointment. Adds language removing the requirement that a person appointed by the Governor to fill a vacancy for the remainder of an unexpired term on the State Forestry Commission serve as a nonvoting member until confirmed by the General Assembly.	X													
113 SB0103* - HB1081	Requires mammography records to be retained for a period of 10 years following a patient's discharge from a hospital or death. Requires the Board of Medical Examiners to promulgate rules and regulations pertaining to the retention of mammography records.	X													
114 SB0093* - HB0288	Enacts the Jacob Nunley Act. Requires incoming students at any higher education public institution who live in on-campus housing to present proof they have received vaccination against meningococcal disease prior to enrollment. Authorizes exemption for students if they have a written vaccination exemption statement from a physician certified by the Board of Medical Examiners, Board of Osteopathic Examiners, or a health department, or a signed statement by an adult student or the student's parent or guardian stating that such vaccination conflicts with their religious beliefs or practices. Declares that public institutions are not required to provide or purchase vaccines.	X													
115 SB0074* - HB0300	Authorizes local governments after majority vote of the local legislative body to dispose of real or personal property by private negotiation and to sell such property to private parties, if the property is both architecturally, culturally, or historically significant and sold to a nonprofit corporation or trust whose goal is the preservation or conservation of the property. Requires a preservation or conservation agreement be incorporated into the deed conveying the property from the local government to the nonprofit corporation or trust								Exceeds \$1,000						
116 SB0033* - HB0503	Expands the current offense of making non-emergency 911 calls to include any form of non-emergency 911 contact. Prohibits a Public Safety Answering Point or district from authorizing a provider of non-wireline service to divert harassing, non-initialized 911 phone calls, for a period of no more than 12 hours, to an entity designated by the emergency communications board to receive such calls. Removes liability for an emergency communications board, CMRS service providers, providers of non-wireline service, and PSAPs, and their employees, vendors, agents, and any authorizing government entities if any such entity does not divert harassing, non-initialized phone calls to an entity designated by the emergency communications board to receive such calls.	X													
117 SB0629* - HB0917	Adds special event plates to a list of authorized special purpose license plates. Authorizes any dealer owning a vehicle suitable for special event services to operate or move the vehicle in Tennessee without registering the vehicle if a special event plate is displayed. Establishes a fee for such plate of at least \$152.63 and prohibits a dealer from purchasing more than 100 special event plates during a registration year.														\$15,000/ Highway Fund \$300/ General Fund

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118 SB0627 - HB0472*	Deletes the authorization for the Tennessee Wildlife Resources Agency (TWRA) to recover lead from a shooting range on certain state property.	X													
119 SB0615* - HB0871	Authorizes a bank to include in its charter: a prohibition on disclosure of the name, address, or number of shares of its shareholders, unless required by the TN Financial Records Privacy Act; a requirement that no person shall solicit a proxy or written consent from any shareholder, unless certain information identified in the bylaws is first provided to the bank and its shareholders; an authorization for the bank to charge a reasonable fee to cover the cost of distribution, if the bylaws state that the bank will communicate the information to the other shareholders on the shareholder's behalf; and a requirement that the bank shall notify the requesting shareholder that it has provided the requested information to other shareholders. Prohibits the Commissioner of the Department of Financial Institutions from charging a fee for approving an amendment, if a bank chooses to amend its charter to include such language. Authorizes shareholders, if the bank's charter or bylaws expressly authorize shareholder actions by written consent, to be informed in writing of the number of shares counted: to	X													
120 SB0597 - HB0323*	Adds language to the definition of qualified alien, as it applies to the Eligibility Verification for Entitlements Act, to reflect federal law. Authorizes the use of the Student and Exchange Visitor Information System to verify the eligibility for a public benefit of an applicant who claims eligibility as a qualified alien.	X													
121 SB0596* - HB0872	Authorizes a premium finance company, seller, building or savings and loan association, bank, trust company, industrial loan and thrift company or credit union, to have a perfected assignment in premiums financed in connection with a sale or extension of credit that will be deemed perfected if the buyer or borrower of credit signs an agreement assigning a security interest in the premiums financed. Requires no additional filings or records of a financing statement be necessary in order to validate such security interest.	X													
122 SB0493* - HB0422	Makes various changes to requirements and procedures concerning health-related and professional boards as they relate to members of the military or national guard.	X													
123 SB0476* - HB0498	Decreases, from three to one, the number of specimens required to be sent with an application for a trademark.	X													
124 SB0461* - HB1001	Effective April 1, 2014, requires all public or legal notices statutorily required to be published in a newspaper to also be published, for the same cost, on the newspaper's website and a statewide website established and maintained as a joint venture of the majority of Tennessee newspapers. Any newspaper of general circulation that meets this criteria shall have access to the statewide website at no charge; while any notice published on a website pursuant to this bill as amended is required to be accessible to the public at no charge.	X													

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125 SB0378* - HB0820	Extends the effective date of all permanent administrative agency rules filed with the Secretary of State after January 1, 2012, and in effect on the proposed act's effective date, beyond the June 30, 2013 statutory expiration date to such a time as the rules are either repealed or amended by subsequent rule or superseded by force of law.	X													
126 SB0369* - HB0823	Removes previously terminated Environment and Conservation (TDEC) boards, commissions, and committees from sunset cycle provisions in statute.	X													
127 SB0360* - HB0832	Extends the termination date of the Tennessee Economic Council on Women to June 30, 2015.	X													
128 SB0355* - HB0825	Extends the termination date of the Statewide Planning and Policy Council for the Department of Mental Health and Substance Abuse Services to June 30, 2017.	X													
129 SB0351* - HB0828	Extends the termination date of the Standards Committee, Department of Children's Services to June 30, 2019.	X													
130 SB0338* - HB0792	Extends the termination date of the Human Rights Commission to June 30, 2017.	X													
131 SB0336* - HB0806	Extends the termination date of the Health Services and Development Agency (Agency) to June 30, 2017. Requires four of the six members appointed to the Agency by the Governor be appointed from lists of qualified persons provided by interested groups, including the Tennessee Hospital Association, the Tennessee Health Care Association, the Tennessee Medical Association, and the Tennessee Association for Home Care, rather than from a list of nominees provided exclusively from the four named entities. Requires the Governor to consult with interested groups to determine qualified persons to fill positions with the Agency.	X													
132 SB0331* - HB0808	Extends the termination date of the Department of Tourist Development (DTD) to June 30, 2018. Authorizes the Commissioner of DTD, with approval of the Governor, to create new divisions of the Department as necessary to carry out the duties imposed upon the Commissioner and Department. Deletes powers and duties of the Hotel and Restaurant Division of DTD.	X													
133 SB0328* - HB0769	Extends the termination date of the Department of Education (DOE) to June 30, 2015.	X													
134 SB0304* - HB0836	Extends the termination date of the Second Look Commission (SLC) to June 30, 2017.	X													
135 SB0284* - HB0407	Authorizes appointment, in counties having established a department of technology or information technology, a department director, or designee, to the county public records commission. Authorizes the appointment of a designee to serve for the judge serving on the commission.							Exceeds \$1,000							
136 SB0223* - HB0988	Indemnifies the Tennessee Independent Colleges and Universities Association (TICUA) or its members institutions for confidentiality breaches of student records or data that occurred from the action of the Tennessee Higher Education Commission, another state agency, a third party acting on behalf of the state, or their staff and not from transmission of the data or records by TICUA or its member institutions before the data or records reached the Commission.	X													

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137 SB0175* - HB0169	Requires sheriffs, youth service officers, police officers, and corrections officers to be certified by a Tennessee licensed health care provider as free from any impairment as set in the Diagnostic and Statistical Manual of Mental Disorders (DSM), that would affect the person's ability to perform an essential function of the job without reasonable accommodation, effectively updating state law to be in compliance with the Federal Americans with Disabilities Act.	X													
138 SB0149* - HB0143	Authorizes the director of the Division of Regulatory Boards to implement a system for electronic submission of applications for licensure, registration, renewals, complaints, and notifications for any regulatory program attached to the Division. Requires any individual, who is required to be licensed by the Division and fails to hold such appropriate license, to pay the civil penalty as assessed by the appropriate regulatory board prior to being issued a renewal license.														Other Fiscal Impact - All boards, councils, and commissions under the Division of Regulatory Boards will recognize cost savings due to the provisions of the proposed legislation. An exact amount of cost savings cannot be quantified due to a number of unknown factors. Each entity is required to be self-sufficient, therefore, it is estimated that any cost savings will result in adequate revisions to the fee structure of the individual entities to recognize the decrease in expenditures.
139 SB0141 - HB0069*	Reduces the amount of capital required, from \$500,000 to \$250,000, to be eligible to receive a protected cell captive insurance company (PCCIC) license from the Department of Commerce and Insurance. Authorizes a sponsor, person, or entity which contributes capital or surplus toward the formation of a PCCIC, to operate such PCCIC. Requires a PCCIC with 10 or more cells to pay an annual minimum aggregate tax amount of \$10,000, and sets an annual maximum aggregate tax amount at the lesser of either \$100,000 plus \$5,000 for the number of cells exceeding 10 or \$200,000. Redefines various terms within the Revised Tennessee Captive Insurance Act.		\$3,200/ One-Time; \$116,300/ Recurring												\$136,900/ FY13-14; \$318,400/ FY14-15; Exceeds \$318,400/ FY15-16 and Subsequent Years
140 SB0134 - HB0061*	Directs that post-employment benefit trusts be irrevocable, rather than directing that the assets held within any post-employment benefit trust be irrevocable.	X													
141 SB0764 - HB0060*	Removes the language "unaccounted for" from the description of water loss used in Title 7 Chapter 82, and Title 68 Chapter 221, of Tenn. Code Annotated. Requires the Comptroller of the Treasury to submit a written report to the Speaker of the House of Representatives and the Speaker of the Senate listing the average annual water loss of certain utility systems. Changes certain requirements for petitions filed to the Utility Management Review Board (UMRB), and requires the UMRB to verify that all signers of the petition are customers of the utility.	X													
142 SB0781 - HB0637*	Adds industrial technology, computer engineering, and industrial engineering to the degree concentrations that meet the four-year baccalaureate degree application requirements to be an alarm contractor.	X													
143 SB0791* - HB0885	Adds the Tennessee Court Information System Steering Committee, the Judicial Information System Advisory Committee, and the Integrated Criminal Justice Steering Committee to sunset cycle provisions in statute effectively establishing a termination of June 30, 2014.	X													

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144 SB0840 - HB0322*	Directs the Tennessee Code Commission to add a compiler's note at the end of Tenn. Code Ann. § 71-4-502 that states the amendment to subdivision (4) by Chapter 976 of the Public Acts of 2012 shall be known as the "Scott Young Blind Vendors Act".	X													
145 SB0848* - HB1119	Adds "fire prevention" to the current statutory definition of "code" pursuant to Tenn. Code Ann. § 5-20-101.	X													
146 SB0873 - HB0578*	Authorizes state employees to serve as election officials.	X													
147 SB0879 - HB0105*	Makes technical corrections to Tenn. Code Ann. § 50-1-703, relative to the Tennessee Lawful Employment Act.	X													
148 SB0882* - HB0867	Requires Department of Health to develop and adopt a concussion recognition and head injury safety course for use by various entities to be made available free of charge. Requires any governing authority or organization including cities, counties, non-profit organizations and businesses, either public or private, which conduct or govern school youth athletic activities or community youth athletic activities for which a fee is charged to adopt concussion policies. Sets forth the requirements for such policies including training for healthcare professionals, administrators, and coaches; information sheets to be signed and returned annually by administrators, coaches, participants, and their parents or legal guardians; prohibitions on return to play immediately following an injury; and graduated return to play after receiving written clearance from a healthcare provider. Authorizes the organizer of a community-based athletic activity to allow a licensed health care professional, if available, with specific knowledge of the athlete's condition, to manage an athlete's graduated return to play.	X													
149 SB1007* - HB0840	Authorizes the Beech River Watershed Development Authority (BRWDA) to provide for the development of residential and commercial property existing within the Beech River system.														Other Fiscal Impact - To the extent additional economic development occurs as a result of this bill, and to the extent local governments reappraise the newly developed property, local governments will experience an increase in property tax revenue. The extent of any such increase is unknown due to several unknown variables. Otherwise, the fiscal impact of this bill is not significant.
150 SB1176 - HB0953*	Authorizes the Commissioner of the Department of Commerce and Insurance to set maximum inspection fees for deputy electrical inspections where any combination of energy is used, including, but not limited to, electric, gas, oil or other sources of energy.	X													
151 SB1363* - HB1294	Broadens the offense of identify theft to apply to violations of Tenn. Care Ann. § 53-11-402 (fraudulent acquisition of a controlled substance) and "prescription drug fraud." Adds a subdivision to the definition of "personal identifying information" to include any name, number, information, medical prescribing pad, electronic message, or form used to prescribe a controlled substance. Creates a new Class D felony for "prescription drug fraud." Provides venue to any county where an essential element of the offense was committed, including any county where a victim resides or is found.	X													
152 SB0071 - HB0029*	Designates the University of Tennessee Botanical Gardens as the official state botanical garden.	X													

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153 SB0136 - HB0101*	Increases, from \$100,000 to \$500,000, the revenue and debt thresholds for municipalities required to employ an individual who meets the continuing education requirements of Tenn. Code Ann. § 6-56-402. Removes the requirement that such municipalities contract with a certified municipal finance officer (CMFO). Adds minimum qualification requirements and establishes cause for revocation of a CMFO designation. Requires municipalities to employ a CMFO or other qualified individual pursuant to Tenn. Code Ann. § 6-56-402 (a) within two years of their revenue and debt threshold increasing beyond \$500,000.															Net Impact - Exceeds \$10,000
154 SB0186* - HB0180	Rewrites and reorganizes title 55, chapter 10, part 4 relative to driving under the influence laws. Makes several changes to multiple sections of Tenn. Code Annotated related to code citations and references to various sections of title 55, chapter 10, part 4, related to driving under the influence laws.	X														
155 SB1161 - HB0746*	Authorizes a student to be excused for up to 10 days cumulatively within any school year to visit a family member or guardian who is on active military duty. Prohibits an excused absence for more than 10 total days within a school year. Requires a student to provide documentation as proof of the service member's deployment.	X														
156 SB0943 - HB0550*	Authorizes the director of the municipal or county air program for certain local governments to issue a waiver from open burning regulations, when there is no other practical, safe, and lawful method of disposal, and the burning is conducted in a manner to protect public health and the environment.	X														
157 SB0581 - HB0462*	Requires any animal seized by law enforcement to be placed with any governmental animal control agency, law enforcement agency (LEA), or their designee. The agency or designee responsible for the animal may petition the court to order the owner of the animal to post security in a sufficient amount to cover payment of all reasonable expenses expected to be incurred by the agency or designee in caring or providing for the animal, pending disposition of the criminal charges. Removes the ability of the court to suspend the posting of security if the owner is classified as indigent.															Exceeds \$10,000
158 SB1186* - HB1034	Exempts from the Postsecondary Authorization Act of 1976 (PAA), education instruction that does not lead to a degree; is regulated by the Federal Aviation Administration; or is offered by a postsecondary institution that does not require students receiving the instruction to enter into written or oral debt contracts.	X														

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159 SB0500* - HB0519	Replaces the language "TennCare to pay for either the clinical visit or for payment of the controlled substances" with "TennCare to obtain the benefits" as it relates to the offense of obtaining, attempting to obtain, or aiding and abetting any person to obtain controlled substance benefits by knowingly, willfully, and with the intent to deceive, failing to disclose that the person obtained the same or similar controlled substance or a prescription for the same or similar controlled substance from another provider within the previous 30 days. Creates a Class E felony offense of using TennCare to obtain a drug and knowingly selling, delivering, or aiding or abetting any person in the sale or delivery of the drug. A duly licensed physician, nurse practitioner, pharmacist, or other provider authorized to issue or dispense a prescription who is acting in good faith in the course of the individual's profession is not subject to the prohibition.		Not Significant												Other Fiscal Impact - According to the Department of Finance and Administration, Office of Inspector General, increased state revenues could result due to increased restitution collections pursuant to Tenn. Code Ann. § 71-5-2601(b). Due to a number of unknown factors, an exact estimate of the amount of restitution cannot be quantified.
160 SB0924* - HB1088	Authorizes a commercially-operated golf course meeting the specifications of the bill as amended and located in Williamson County to be issued a license as a premier type tourist resort for the purpose of selling liquor-by-the-drink.				\$300/One-Time/ ABC Fund; \$2,000/ Recurring/ ABC Fund										
161 SB0048 - HB0012*	Adds five new kinds of synthetic cannabinoids to list in TCA § 39-17-438(a)(1), the production, manufacture, distribution, and possession of which is prohibited. Redefines "controlled substance analogue to define "analogue" to mean the structure of the tested item differs in no more than two atoms, one functional group, or one double bond, from the structure of a controlled substance. Deletes "2 (methylamino) propiophenone; or alpha (methylamino) propiophenone" as a recognized methcathinone analogue and adds mitragynine and hydroxymitragynine; desoxypropadol; URB 754; and URB 602 to the list of recognized methcathinone analogues. Allows for prosecution of violations of the Tennessee Hazardous Substances Act, and for prosecution of violations concerning controlled substance analogues. Prohibits a defense for a DUI violation that the offender was lawfully using "controlled substance analogue." Exempts drugs or substances approved for study by the federal Food and Drug Administration from the prohibition of producing, manufacturing, distributing, possessing, or possessing with i	X													
162 SB0588 - HB0073*	Authorizes counties operating under the County Purchasing Law of 1957, to establish a procedure authorizing the county purchasing agent to declare county-owned personal property with an estimated value of \$1,000 or less to be surplus, obsolete, or unusable, and to dispose of the property by selling it on the open market or by gift, trade, or barter with a non-profit or charitable organization. Requires the purchasing agent to keep all records of transactions for a minimum of five years.									Exceeds \$1,000		Exceeds \$10,000			
163 SB0163* - HB0157	Extends the expiration date of the intermediate care facilities (ICF/MR) tax from July 15, 2013, to July 15, 2015.														Other Fiscal Impact - Prevents the loss of \$11,400,000 in state revenue. Included in that amount is \$5,075,500 through the Department of Intellectual and Developmental Disabilities for the state facilities. Revenue recognition in the amount of \$11,400,000 is included in the Governor's proposed FY13-14 budget.

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164 SB0511 - HB0396*	Deletes obsolete and antiquated statutory text and references.	X													
165 SB0610 - HB0441*	Authorizes the State Building Commission, Attorney General and Reporter, and the Commissioner of the Department of Correction to take final action on contracts for correctional services after the Fiscal Review Committee and State and Local Government Committees gives their comments or after the 30 day period for comment lapses, whichever occurs first.	X													
166 SB0628 - HB0554*	Exempts reimbursing employers from being required to reimburse the Unemployment Insurance Trust Fund for benefits paid to a claimant that becomes separated from other employment. Defines reimbursing employer as provided by federal law.	X													
167 SB0545* - HB0599	Authorizes the Tennessee Higher Education Commission (THEC), the University of Tennessee (UT), and the Tennessee Board of Regents (TBR) to provide information on student financial aid available from net lottery proceeds at eligible postsecondary institutions to students in the normal course of business.	X													
168 SB0524* - HB0681	Requires any defendant convicted of a felony, and sentenced to serve in a local jail or workhouse, to participate in any work program operated by the jail or workhouse where the defendant is incarcerated, and if such inmate refuses to participate, such may be considered a violation of a rule of the local jail or workhouse, thus authorizing the court to act upon such violation. Authorizes the Sheriff to opt out of the requirements of the bill or excuse participation of inmates under certain specified conditions.	X													
169 SB1339 - HB0947*	Authorizes courts to withhold, withdraw, or suspend approval of a bail bondsman, if the individual has been convicted in any state of two or more misdemeanors which are equivalent to Class A or Class B misdemeanors in Tennessee, and those convictions occurred within five years of the application for approval being filed.	X													
170 SB0742* - HB1035	Removes obsolete language related to collections of Federal Insurance Contributions Act (FICA) funds by the Department of the Treasury. Authorizes the Social Security Administrator (an employee of the Department of Treasury) to handle filings electronically. Authorizes the State Treasurer, through delegation by the Governor, to supervise referenda and appoint the State Social Security Administrator.	X													
171 SB1347 - HB1044*	Authorizes the Department of Revenue to accept alcohol brand registrations by electronic means. The Department is further authorized to approve a third party to facilitate the acceptance of digital submissions.	X													
172 SB1237 - HB1093*	Adds "semen" and "vaginal fluid" to the definition of "intimate parts" in Tenn. Code Ann. § 39-13-501.	X													

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173 SB1376* - HB1339	Prohibits any individual from becoming a jail administrator, workhouse administrator, jailer, corrections officer, or guard in a county jail or workhouse who has been dishonorably discharged from the military, has any mental impairment which affects the person's ability to perform any essential function of the job with or without reasonable accommodation, or has a domestic assault or felony conviction.	X													
174 SB0978 - HB0445*	Changes the definition of "institution" for the purposes of the issuance of bonds and loan agreements by the Tennessee State School Bond Authority, so that: the University of Tennessee system (UT) is aggregated, specifically including UT branches, divisions, services, programs, and the UT Board of Trustees, and Tennessee Board of Regents (TBR) institutions are aggregated, specifically including TBR services, programs, and activities.														Other Fiscal Impact - According to TBR, bond ratings on future debt issued by TBR will most likely remain neutral as a result of this bill. Bond ratings will be partially based on TBR's ability to repay debt service in the event of non-payment in the aggregate instead being based on each institution.
175 SB0994 - HB0330*	Requires the Governor to include an allocation of state tax revenue to the Reserve for Revenue Fluctuations (the Rainy Day Fund), equal to eight percent of the estimated growth in state tax revenue to be allocated to the General Fund and to the Education Trust Fund, in the proposed budget to continue until the balance of the Rainy Day Fund has reached ten percent of the estimated state tax revenue to be allocated to the General Fund and the Education Trust Fund for that year.														Other Fiscal Impact - An unknown shift of funds that would be available for the general purposes of state government in one year, to the Rainy Day Fund, where funds are held for the general purposes of state government for future years. Any shift of funds is dependent upon the balance of the Rainy Day Fund each year.
176 SB0999 - HB0058*	Enacts the Hawkins-Wilson Act which changes the method in current law for payment of current debt by requiring the State Funding Board to certify to F&A the amount necessary for state debt obligations. Requires the Local Finance Division of the Comptroller of the Treasury to calculate the debt service limitation														Other Fiscal Impact - According to the Comptroller, passage of this bill could lead to higher bond ratings that could subsequently reduce the cost of debt for the state. Otherwise, the fiscal impact for the bill is estimated to be not significant.
177 SB0016* - HB0237	Prohibits employers, and employees of employers, who contract for services with a school, local board of education, or child care program, that have been convicted of a violent juvenile sexual offense, on or after July 1, 2013, as classified by Tenn. Code Ann. § 40-39-202, from coming in direct contact with school children or children in a child care program or from entering a school or child care facility when children are present	X													
178 SB0125* - HB0229	Authorizes the use of identification cards issued by state public institutions of higher education as evidence of identification for voting purposes. Specifies that an identification card issued by a county or municipality or entity thereof, including a public library, shall not be evidence of identification for voting purposes.	X													
179 SB0127* - HB0889	Requires the county election commission to send certification of results of a referendum, pursuant to Title 57, Intoxicating Liquors, to the Alcoholic Beverage Commission. Requires applications for voter registration be accepted and processed the next business day, when the 30th day before an election falls on a Saturday, Sunday, or legal holiday. Requires that at least 5 days prior to an election, a sample ballot to be posted on a website maintained by the county election commission, or if the county election commission does not have or maintain a website, the ballot shall be posted on the website maintained by the Secretary of State.	X													

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180 SB0148* - HB0142	Changes, from biannual to biennial, the frequency in which an appraisal management company (AMC) is required to certify that it has systems and verification processes in place for: any individual, who is being added to an appraiser panel; any individual to whom any AMC is making assignments; performance of an appraisal review on a periodic basis of work; proof that each service request received from within the state is being properly recorded; any individual who performs an appraisal in the state. Deletes references in code to location managers and location manager licenses.			\$30,600/FY13-14/Collection Service Board; Not Significant/Real Estate Appraiser Commission		\$30,600/FY13-14/Collection Service Board									Other Fiscal Impact - All regulatory boards are required to be self-supporting. The Collection Service Board will continue to realize a decrease in licensure fee renewals each year until all location manager licenses are no longer valid. The Board will also incur a corresponding decrease in expenditures. The estimated net impact in the out years is estimated to be not significant.
181 SB0159* - HB0153	Revises the procedure for contested environmental case hearings such that cases will be first heard by an administrative judge. Declares that any order issued by the administrative judge can be appealed to the board. Authorizes a case review when such cases have been appealed to the board, including testimony from counsel of both parties.	X													
182 SB0172* - HB0166	Enacts the Tennessee Retail Food Safety Act, administered by the Department of Agriculture (DOA), by rewriting the existing Retail Food and Store Inspection Act of 1986, to ensure that food offered in food service establishments located within retail food stores for public consumption are safe as prepared, processed, served, packaged, and delivered. Rewrites the Hotel, Food Service Establishment and Public Swimming Pool Inspection Act of 1985 by deleting all references to food service establishments. Enacts the Tennessee Food Safety Act, administered by the Department of Health (DOH), by rewriting the existing Quick Fast Food Establishments Law, so that all regulation of food service establishments under the jurisdiction of DOH is codified under the same Act. Makes the provisions of the Tennessee Retail Food Safety Act applicable with provisions of the Tennessee Food Safety Act.	X													
183 SB0184* - HB0178	Increases from 6 to 7 the maximum number of characters on registration plates; establishes that whenever a title to a freight trailer, semi-trailer, or pole trailer registered in TN is destroyed, abandoned, sold, or otherwise transferred to another owner, the registration of such trailer expires and the new owner must obtain a new registration; increases from 14 to 30 days the grace period for military members from their date of return to TN to renew the registration for any motor vehicle registered by the owner; increases from 24 to 72, the maximum number of hours that a dealer may authorize the operation of a vehicle bearing a special purpose plate by customers for temporary purposes; and removes the requirement that special purpose OEM headquarters company plates contain an appropriate logo, legend, or other design.	X													
184 SB0187* - HB0181	Authorizes the Department of Safety to promulgate rules and regulations regarding access to the P25 Interoperable Communications System, including the authority to collect assessment for the use and maintenance of the system. Requires any assessments to be considered expendable receipts of the Department for use in maintaining the system.														Other Fiscal Impact - There will be a recurring increase in state revenue to the Department of Safety of an unknown amount. All revenue will remain with the Department for the purpose of maintaining the P25 Interoperable Communications System.

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185 SB0195* - HB0189	Exempts from the Postsecondary Education Authorization Act, any regionally-accredited, non-profit, online university that offers online, competency-based education to adult students, which is led by a chief executive or chancellor who lives in Tennessee, and the university has activities and operations limited by a memorandum of understanding executed in 2013 with the state of Tennessee. Sets forth the provisions by which such institutions may lose their exemption under the Act.	X													
186 SB0224* - HB0443	Requires a creditor's records to include written or electronic records of an original creditor, issuer, or succeeding creditor that have been acquired by the creditor through, including but not limited to, an account purchase transaction or assignment in the creditor's regularly conducted business and such records are: incorporated as a business duty into the records of the creditor's regularly maintained records; and relied upon in the creditor's regularly conducted business activity. Authorizes such records to be testified to by the creditor's custodian and deems them to be the records of the creditor for all intents and purposes unless the source of information or the method or circumstances of preparation indicate a lack of trustworthiness. Authorizes such records to be submitted as records of regularly conducted activity pursuant to Rule 803(6) of the Tennessee Rules of Evidence.	X													
187 SB0243* - HB0548	Requires the judgment debtor to notify the judgment creditor when the judgment debtor obtains new employment. Notice to the judgment creditor shall include the name, address and telephone number of the new employer. If the judgment debtor fails to notify the clerk or judgment creditor, the judgment debtor is in contempt of court and shall be punished the same as contempt of court in a judicial proceeding. A judgment debtor's notification is timely if the notification is mailed less than 10 days after obtaining new employment. All fees imposed by the clerk or any other party for reissuing a garnishment with the debtor's new employment information shall be imposed upon the judgment debtor by adding the amount to the debt to be collected.	X													
188 SB0267 - HB0137*	Reduces, from 30 to 15, the number of days from the beginning of the school year that a school has to conduct an additional fire drill. Requires one intruder drill to be conducted within the first 30 days of the school year, and three additional safety drills to be conducted throughout the school year. Declares that any additional drills conducted may include a drill for inclement weather, earthquake, intruder, or other emergency drills that do not require a full evacuation.	X													
189 SB0422* - HB0999	Removes the current wholesaler beer tax, which is 17 percent of the wholesale price of beer. Re-establishes the wholesaler beer tax as a flat tax equal to \$35.60 per barrel. Reallocates wholesaler beer tax revenue as follows: \$0.17 to the Department of Revenue for administration; \$0.92 to wholesalers for cost of accounting; and all remaining collections are apportioned to local governments.					\$36,200/ Department of Revenue					\$13,931,900				

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190 SB0424* - HB0355	Replaces the current twelve primary functions performed by licensed alcohol and drug abuse counselors with eight nationally recognized and accepted professional practice domains and transdisciplinary competencies in which such counselors may engage.	X													
191 SB0436 - HB0263*	Increases, from \$25 to \$50, the fee municipalities and counties may impose upon alarm system contractors for false alarms.	X													
192 SB0440 - HB0013*	Requires applications for renewal of a motor vehicle dealer license to contain an attestation that the applicant will comply with certain requirements. Requires applications to contain an additional statement regarding failure to maintain a surety bond. Authorizes the Motor Vehicle Commission to revoke or suspend a license of a person who has not met the requirements.	X													
193 SB0527 - HB0423*	Prohibits a state or local government entity from requiring a private foundation to (1) disclose the race, religion, gender, national origin, socioeconomic status, age, ethnicity, disability, marital status or sexual orientation of the foundation's employees, officers, directors, trustees, or contributors, without prior written consent of such individuals; or to disclose an individual, employees, officers, directors, trustees, members, or owners of any entity that has received monetary or in-kind contributions or grants from, or contracted with, the foundation without prior written consent; (2) hire, appoint, or elect an individual of any particular race, religion, gender, national origin, socioeconomic status, age, ethnicity, disability, marital status or sexual orientation as an employee, officer, director, or trustee; or (3) disqualify, remove, or prohibit service of an individual as an officer, director, or trustee of the foundation based on such individual's familial relationship to other officers, directors, trustees, or a contributor of the foundation.	X													
194 SB0544 - HB0216*	Redefines "smoking paraphernalia" to draw a distinction between items generally used to smoke illegal substances and ordinary smoking pipes and devices if such pipes and devices are made of briar, meerscham, clay, or corn cob.	X													
195 SB0647 - HB0219*	Defines a "good and solvent bond" as a bond written by a surety or insurance company listed on the United States Department of Treasury Financial Management Service List of all approved bonding companies which is published annually in the federal register at the time the bond is provided. Prohibits such bond from being written for an amount in excess of the amount indicated as approved for sureties or insurance companies on the List. Requires any surety bond for a public work project to be written by a surety or insurance company that is licensed to do business as a surety or insurer in the state. Any bond not in accordance with this bill and present law regarding such bond would be null and void as against the public policy of Tennessee and would be rejected by the building or bidding authority.	X													

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Public Chapter SB - HB	Description	Not Significant	Increase State Expenditures	Decrease State Expenditures	Increase State Revenue	Decrease State Revenue	Increase Local Expenditures (Mandatory)	Increase Local Expenditures (Permissive)	Decrease Local Expenditures (Mandatory)	Decrease Local Expenditures (Permissive)	Increase Local Revenue (Mandatory)	Increase Local Revenue (Permissive)	Decrease Local Revenue (Mandatory)	Decrease Local Revenue (Permissive)	Other Fiscal Impact
196 SB0655 - HB0513*	Changes one of the boundaries of State Route 169 (Middlebrook Road), for the purpose of designation as a scenic highway, from the route's intersection with Weisgarber Road in the City of Knoxville to the western boundary of the right-of-way of Whitehall Road in the City of Knoxville.	X													
197 SB0665* - HB0611	Expands the list of health care practitioners and facilities that are to provide information and instruction in infant CPR. States that there shall be no required classes for certification in infant CPR. Grants civil liability immunity to any health care provider or any hospital for any claim arising from furnishing instructions in infant CPR in good faith and without gross negligence or willful misconduct.	X													
198 SB0769 - HB0658*	Repeals the Tennessee Industrial Finance Corporation Act and deletes the funding provision for the Corporation, which declares that monies in the Housing Program Fund, of the Tennessee Housing Development Agency, shall be allocated to the Corporation for administrative and operational expenses.	X													
199 SB0770 - HB0659*	Deletes Title 4, Chapter 3, Part 53 of Tennessee Code Annotated, which establishes the State Government Quality Improvement Task Force.	X													
200 SB0771 - HB0660*	Deletes Tenn. Code Ann. § 9-4-5614, which establishes the Governmental Accountability Commission.	X													
201 SB0772 - HB0661*	Dissolves the Tennessee Law Enforcement Advisory Council.	X													
202 SB0773 - HB0662*	Repeals the Tennessee Industrial Development Authority and deletes the reference to obligations guaranteed by the Authority not to exceed the amount of the guarantee, which is established as part of the definition of eligible collateral.	X													
203 SB0775 - HB0664*	Deletes the Access Improvement Fund Act of 1971, codified in Part 2 of Title 54, created to govern proceeds from the sale of state surplus lands.	X													
204 SB0776 - HB0665*	Deletes Tenn. Code Ann. §§ 7-52-408 through 410, which establish the Tennessee Broadband Task Force. Deletes various references to the task force within other sections of the code.	X													
205 SB0831* - HB1037	Provides that a prosecution is commenced by finding an indictment, finding a presentment, or by the issuing of a warrant identifying the offender by a deoxyribonucleic acid (DNA) profile, except for barred prosecutions for which the statute of limitations under Tenn. Code Ann. § 40-2-101 has expired on or before July 1, 2013.	X													
206 SB0844* - HB0706	Removes a current exemption for Hamilton County and Rutherford County, thereby authorizing the public housing development authorities in each jurisdiction to assess late fees on tenants up to 10 percent of the rent past due.														Other Fiscal Impact - Hamilton County public housing development authorities currently collect a \$5 late fee. If the authorities choose to increase the amount of late fees collected pursuant to the bill, the authorities could increase late fee revenue to an amount exceeding \$10,000. Collecting late fees is left to the discretion of the authority and any amount of increase will be permissive. Any funds collected will remain with the appropriate authority.

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207 SB0902 - HB0496*	Transfers the Division of Records Management from the Department of General Services to the Secretary of State's Office. Authorizes the Division of Records Management to develop a protocol manual or adopt a published protocol manual. Authorizes a branch of state government to adopt an addendum to the manual.	X													
208 SB0920* - HB0956	Authorizes the State Treasurer to establish accounts and different classes of shares within the State Pooled Investment Fund. Authorizes, rather than requires, the State Treasurer to deduct a charge for management of funds administered by the Department. Authorizes any new accounts to transmit and receive funds by electronic means. Authorizes certain co-mingling of funds for investment purposes. Makes additional changes to allow the Treasurer greater flexibility in the management of state funds.	X													
209 SB1002* - HB0656	Changes method of appointment to certain county boards of equalization (CBOE) as well as requirements and procedures for certain CBOEs. Changes multiple laws concerning: property assessors; confidentiality of information regarding property; notice requirements for property assessors; board hearings; and reappraisal schedules.	X													
210 SB1174 - HB0626*	Defines volunteer firefighter, for those required to offer medical insurance coverage as it relates to the authority to write insurance for workers' compensation, as any member or personnel of a fire department or volunteer fire department, including, but not limited to, a junior member, a board member, or an auxiliary member of the fire department, as well as members or personnel of rescue squads or volunteer rescue squads.	X													
211 SB1208 - HB0890*	Deletes outdated and antiquated language in statute concerning reporting, business, insurance, and utilities. Deletes the exception from the Contractor's Law for anyone operating in counties of a certain size and the provision requiring that the Department of Commerce and Insurance complete a study regarding scrap metal dealers by 2009. Deletes a requirement that magazine sales people register with the local sheriff's departments. Deletes language creating a special joint committee to study issues pertaining to the Diabetes Prevention and Health Improvement, Access Tennessee, Cover Tennessee, and CoverKids programs which was to report by 2011. Deletes the State Rural Electrification Authority under Title 65 and the Power District Law under Title 7. Deletes a requirement that the Department of Financial Institutions report certain information regarding business and industrial development corporations to the Tennessee Growth Fund Board.	X													

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212 SB1210 - HB1060*	For purposes of lawsuits against state employees, includes in definition of "state employee" any expert witness appearing and testifying on behalf of the department of health at any administrative hearing or other similar proceeding. The Attorney General and Reporter could represent such individual in a civil action for damages. Restricts representation of expert witness to civil actions for damages against the expert for any act or omission in the course of the expert's appearance and testimony.	X													
213 SB1269 - HB1164*	Exempts medical laboratories from rules or statutes requiring any personnel, who accept specimens for laboratory examination and perform analytical testing or report results of a laboratory examination, to be licensed as a technologist, technician, laboratory trainee, or special analyst.	X													
214 SB1291* - HB1270	Eliminates the career ladder payment supplement program from Title 49, Chapter 5, Parts 50 through 55, of Tennessee Code Annotated. Requires the State Board of Education to develop guidelines, criteria, and administrative rules to ensure the current career ladder supplements are paid to eligible recipients as long as they remain in positions that qualify for such supplements. Eliminates an exception in Tenn. Code Ann. § 49-5-512(d), that states directors of schools are not to be held liable when performing their duties in prosecuting a teacher, as it relates to disciplinary suspension lasting for three days or less. Removes truancy as a good and sufficient reason for suspension pursuant to Tenn. Code Ann. § 49-6-3401(a)(1). Requires all funding of a local education agency to be placed in a dedicated education fund and requires an affirmative majority vote by a local board of education in order to disburse such funding. Requires that an out-of-district student must be enrolled for one year in the system to which they transfer. Requires local boards of education to establish a date by which the pa	X													
215 SB1294 - HB1092*	Prohibits an operator of a treating health care institution and an employee of an operator of a treating health care institution from being designated as an attorney in fact for health care decisions under a durable power of attorney for health care. An employee of an operator of a treating health care institution is permitted to be designated as an attorney in fact for a relative by blood, marriage, or adoption if all the other requirements of applicable law are met.	X													

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216 SB1302 - HB1163*	Requires all persons or entities operating a child care agency, excluding drop-in child care centers and those programs and facilities exempt from licensing, to develop a written multi-hazard plan to protect children in the event of emergencies including, but not limited to, fires, tornados, earthquakes, chemical spills, and floods in consultation with appropriate local authorities and local emergency management. The child care agency is required to implement these emergency procedures through timely practice drills to meet local regulations and local emergency services plans and to maintain documentation of drills for one year. A child care agency is required to post emergency telephone numbers for various emergency assistance providers and hotlines next to all child care agency telephones and readily available to all child care agency staff members. A child care agency is required to make all contact information for parents, guardians, and emergency personnel readily available to all child care agency staff, including work, home and cell phone numbers.	X													
217 SB1328* - HB1299	Subjects all noncompetitive purchases and contracts entered into by the Department of Transportation (TDOT) for non-construction and non-engineering projects or services with a term of more than one year, that are renewable by either party that would extend the contract beyond 12 months, and that have a cumulative value of not less than \$250,000 to approval by the Comptroller of the Treasury (COT). Requires TDOT to file a list of all such purchases and contracts with the Fiscal Review Committee (FRC).	X													
218 SB1333 - HB1266*	Authorizes the Tennessee Walking Horse Celebration in Bedford County to sell alcoholic beverages for on-premises consumption.					\$300/One-Time/ABC Fund; \$150/Recurring/ABC Fund					\$500/Recurring				
219 SB1337 - HB1271*	Authorizes the governing body of the municipalities of Niota, Gainesboro, Jamestown, Livingston, and Morristown to authorize and regulate the use of golf carts on public roadways until January 1, 2014.	X													
220 SB1410* - HB1354	Local Bill - As introduced, repeals the McNairy County wheel tax.														Fiscal Review Committee Staff does not prepare fiscal notes for local bills; as a result, the impact is unknown.
221 SB0002* - HB0017	Designates the eastbound bridge spanning Interstate 40 on State Route 29 at the Midtown interchange on Interstate 40 in Roane County as the Paul E. Easter Bridge. Designates the westbound bridge spanning Interstate 40 on State Route 29 at the Midtown interchange on Interstate 40 in Roane County as the James W. Harmon Bridge. Directs the Department of Transportation (TDOT) to manufacture and erect suitable signs. Designating signs shall be erected only if the cost of the manufacture and installation of such signs is paid to TDOT from non-state funds within one year of the effective date of this bill.														Other Fiscal Impact - Not Significant to State and Local Government - However, to the extent that non-state funds are received from a local government, there will be a one-time, permissive increase in local government expenditures of \$300.

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222 SB0113* - HB0860	Authorizes principals, or their designees, to exempt any student from disciplinary action who is found to have been acting in self-defense, or in the defense of another, who may have been facing the imminent threat of death or serious bodily injury. Authorizes suspension of students when one or more students initiate a physical attack on an individual student on school property or at a school activity.	X													
223 SB0131* - HB0266	Requires motor vehicle registration plates to be illuminated any time headlights are illuminated, on all motor vehicles that are factory-equipped to illuminate the plates. Exempts antique motor vehicles from such requirement. A violation is a Class C misdemeanor punishable by fine of \$10 for the first offense and \$20 for second or subsequent offenses. Establishes that this is the only amount that is assessed for violation of such requirement and prohibits any litigation taxes, clerk's fees or court costs to be imposed or assessed against anyone convicted of a violation of this section. Prohibits any points from being added to a driver's record for such violation.	X													
224 SB0222 - HB0126*	Limits punitive damages, Tenn. Code Ann. § 29-39-104, in cases concerning vicarious liability for the acts or omissions of an agent or employee.	X													
225 SB0240 - HB0222*	Requires LEAs to allow home school students to participate in LEA interscholastic athletics, provided the LEA is a member of an athletic regulatory organization or association that has minimum eligibility policies and guidelines that will authorize home school students to participate. Specifies that home school students are not guaranteed a spot on a public school athletic team, and that this section does not supplant the authority of a coach to decide who is on the team. Authorizes home school students to be eligible for participation beginning in the 2013-14 school year.	X													
226 SB0395 - HB0134*	Redefines "all-terrain vehicle" as it applies to the Tennessee Adventure Tourism and Rural Development Act of 2011. Increases, from three to four, the number of non-highway tires required to meet the definition of an "all-terrain vehicle".	X													
227 SB0542 - HB0218*	Specifies that bigamy is a "continuing offense" for purposes of the statute of limitations and that concealment of the offense will toll the statute of limitations. Adds a mandatory fine not to exceed \$5,000.	X													
228 SB0578 - HB0375*	Requires state agencies to have a goal of reducing or displacing the use of petroleum products in state-owned motor vehicle fleets by 20 percent by January 1, 2015, rather than January 1, 2010. Requires all such entities to initiate plan implementation by January 1, 2014, rather than January 1, 2008. Authorizes an exception for meeting such goal if an alternative fuel refueling station is not established in the area where the fleet vehicles primarily operate.	X													

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229 SB0834* - HB0942	Extends the current confidentiality standards for computer programs and software to such items sold, licensed, or donated to state political subdivisions. Extends the current confidentiality standards for records and information of public employees to applicants of public positions. Exempts confidential information of immediate family members not residing with the covered individual from public records. Exempts personal, non-government issued, email address of a public employee, or an applicant for public employment from public records. Requires the records of family safety centers to be treated as confidential in the same manner as the records of domestic violence shelters pursuant to Tenn. Code Ann. § 36-3-623.	X													
230 SB0841 - HB0349*	Authorizes the OZ facility in Davidson County to sell alcoholic beverages for on-premises consumption.				\$300/One-Time/ABC Fund; \$150/Recurring/ABC Fund							\$500/Recurring			
231 SB0906 - HB0704*	Removes time requirement for supplemental registrations at a high school. Authorizes certain criteria to apply to early voting places at certain Election Day polling places. Requires certain petitions to be filed 90 days prior to an election. Authorizes a voter who has a transportation worker identification credential, or the spouse of a holder of a commercial driver license, to vote absentee using their residential address, provided that such voter will be working outside of the county or state where the voter is registered during early voting and on Election Day. Deletes signature requirement of emergency ballot. Deletes signature requirement for an electronic poll book without a printer. Specifies that the campaign financial disclosure act does not apply to service that is part time and which the compensation is less than \$1,000 per month. Deletes the requirement that the authority issuing a certificate of voting rights restoration send a copy to the coordinator of elections.	X													
232 SB0955 - HB0541*	Requires certain medical practitioners who have been indicted in this state for an offense involving the sale or dispensing of controlled substances under state or federal law, to report to the appropriate licensing board within 7 days of such indictment. Any failure of a practitioner to submit a report to the appropriate board is grounds for such board to take disciplinary action against the practitioner's license, unless such indictment was sealed and such practitioner could have no actual knowledge of being indicted. Within 15 calendar days of receiving a report on an indictment, the appropriate board is required to perform an expedited review of the conduct reported in the indictment. Such review is confidential. If such indictment merits such an expedited investigation, the Department of Health's Office of Investigations shall be given a directive to investigate.	X													

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233 SB1020* - HB0870	Requires a bank to sell real property acquired to satisfy or protect a loan made by the bank within 10 years, and to write off 20 percent of the appraised value of the real property each subsequent year, if the property is held for over 5 years. Authorizes the Commissioner of the Department of Financial Institutions (DFI), in extraordinary circumstances, to adjust or waive the write-off, and extend the time period the property may be held beyond 10 years. Prohibits the property from being carried at more than the appraised value, if the Commissioner reduces, waives, or adjusts the write-off. Requires real property, which has been written off but not disposed of, to be maintained on the bank's books at some nominal value. Requires the bank to obtain an appraisal by an independent, qualified appraiser, for fair market value of each parcel of real property owned, not more than 120 days before, or more than 30 days after, the parcel is acquired by the bank, and annually thereafter.	X													
234 SB1048 - HB0575*	Changes the length of time a nursing home must have been operating from 10 years to 20 years. Requires the original facility and the new separately licensed nursing home to be not-for-profit corporations and affiliated through common management instead of requiring that the new nursing home be licensed to an entity affiliated by common ownership or control with that of the original facility. Requires that the original facility is certified for participation in the Medicare program, but is not and was not certified for the Medicaid program, within the 10 years, instead of the 12 months, preceding the filing of a certificate of need application for moving the beds.		Exceeds \$3,000/Health Services and Development Agency		Exceeds \$3,000/Health Services and Development Agency										
235 SB1201 - HB0938*	Authorizes a sponsoring organization to charge clients a fee that is no more than the state regulatory fee paid biennially or charge no fee. States that nothing shall prevent a health care provider who is providing health care services on behalf of a sponsoring organization from collecting a fee from a recipient based on either a sliding scale of income or an amount that is no more than the regulatory fee paid biennially.	X													
236 SB1218 - HB0976*	Revises names of committees in statutory references to conform to rule changes adopted by the House of Representative and the Senate.	X													
237 SB1156 - HB0087*	Authorizes Sullivan County to increase the membership of the county budget committee to no more than nine members.	X													
238 SB0884* - HB1073	Authorizes an individual acting as an agent under the Tennessee Health Care Decisions Act or a person's surrogate to undertake the duties and responsibilities enumerated in the original bill. An agent is an individual designated in an advance directive for health care to make a health care decision for the individual granting the power.	X													
239 SB1223 - HB1097*	Authorizes the bed to be filled by an individual from the home and community based services (HCBS) waiver waiting list for individuals with intellectual disabilities, subject to the individual's freedom of choice and pursuant to a process established and administered by DIDD in order to ensure that such placement is the most integrated and cost-effective setting appropriate.	X													

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240 SB1295 - HB1223*	Deletes language from wage regulation law that states the amount agreed upon for wages shall constitute a basis for litigation in civil cases. Requires the Department of Labor and Workforce Development to enforce wage regulations.	X													
241 SB0107 - HB0080*	Effective November 4, 2014, decreases the per diem a General Assembly Member, whose principal residence is 50 miles or less from the Capitol, is allowed by authorizing an expense allowance only for meals and incidentals equal to that granted federal employees in the Nashville area for each legislative day or any day the Member participates in any other meeting in Nashville. If a Member is unable to return home at the conclusion of any such day the Member would be reimbursed an expense allowance for lodging equal to the allowance granted federal employees for lodging in the Nashville area, provided the appropriate Speaker had approved such expenditure. Authorizes such Members reimbursement for each mile traveled for each legislative day in Nashville or any Monday, Tuesday, Wednesday, or Thursday that the Member participates in any other meeting or endeavor held in Nashville. Such mileage allowance is limited to one round trip per day. Defines "50 miles of the Capitol" to mean the most commonly traveled route between the Member's principal residence and the State Capitol Building.			Net Impact - \$253,600											
242 SB1035 - HB0128*	Adds restitution as part of the punishment for trafficking for commercial sex acts, solicitation of a minor, soliciting sexual exploitation of a minor, and especially aggravated sexual exploitation of a minor in accordance with Tenn. Code Ann. §§ 40-35-104(c)(2) and 40-35-304.	X													
243 SB0161* - HB0155	Enacts the Tennessee Governmental Accountability Act of 2013, that makes multiple changes to state law concerning the state budget and appropriations; program goals and objectives for state agencies; planning and programming performance measures for state agencies and programs; requirements for preparing strategic plans; reporting requirements for state agencies to the Commissioner of the Department of Finance and Administration, the Governor, and other identified Committees and Committee Chairs; requirements for state agencies to prepare budgets based on program data, and other performance measures and standards, rather than according to performance-based budgeting requirements; requirements for state agencies in measuring strategic functions, operations, and standards; and evaluation requirements for submitted strategic plans and program performance measures.	X													
244 SB0188* - HB0182	Requires the Department of Transportation to advertise bids for contracts by publishing a written notice on the Department's website, rather than in certain newspapers. Authorizes the Department to advertise in newspapers or in other internet or print media as the Department may deem appropriate or necessary.			\$261,000/ Highway Fund											

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245 SB0197* - HB0191	Conforms the language of Tenn. Code Ann. §8-27-201(g) to the language found in Tenn. Code Ann. §65-1-116 that includes the TRA directors as state employees. Clarifies eligibility requirements for the Director of TRA. Establishes fee structures for TRA that reflect the regulatory environment based on deregulation of the telecommunications industry.			Net Impact - \$523,000/ Public Utility Account		Net Impact - \$523,000/ Public Utility Account									Other Fiscal Impact - TRA is an entity that is self-funded through fees, fines, and penalty revenue. In order to offset the fee losses they are implementing, internal costs savings measures such as a hiring freeze on six vacant positions, a reduction in the number of state vehicles, a reduction in annual travel costs, a reduction in rent through moving to a smaller facility, and a freeze on equity increases for existing personnel. These measures would be in addition to the \$577,000 budget reduction in the FY13-14 proposed budget.
246 SB0622 - HB0197*	Creates the "Successor Corporation Asbestos-Related Fairness Act" which establishes liability limits on asbestos-related claims against a corporation that assumes or incurs, through merger or acquisition, the liability as a successor to the corporation that held the liability.	X													
247 SB0633 - HB0225*	Includes "any sale or possession with intent to sell of drug paraphernalia, as defined by § 39-14-402" to the activities that, when carried on or permitted in or upon any place, constitute a nuisance.	X													
248 SB0642 - HB0301*	Creates the Tennessee Civil War Site Preservation Fund (SPF). Requires moneys in the SPF to be used for providing grants to nonprofit organizations for the purpose of purchasing certain historic civil war sites, or sites associated with the Underground Railroad, within the state. Provides guidelines on acceptable expenditures, eligible sites, and factors to be considered when evaluating potential SPF expenditures. Requires any unexpended balance in the SPF, including accrued interest, to remain in the SPF and not revert to the General Fund.	X													
249 SB0062* - HB0348	Authorizes a county or municipality to pass a resolution or ordinance to prohibit or restrict a child from participating in the solicitation or collection of money on a roadway or at an intersection.	X													
250 SB0441* - HB0544	Enacts the Annual Coverage Assessment Act of 2013		\$449,800,000/ FY13-14/ Maintenance of Coverage Trust Fund		\$449,800,000/ FY13-14/ Maintenance of Coverage Trust Fund										Increase Federal Expenditures - \$842,576,800/FY13-14/Maintenance of Coverage Trust Fund Revenue recognition in the amount of \$449,800,000 is included in the Governor's proposed FY13-14 budget. Corresponding non-recurring appropriations in the amount of \$1,292,376,800 (\$449,800,000 in state funds and \$842,576,800 in federal matching funds) are also included.
251 SB1027* - HB0742	Adds "trafficking for commercial sex acts" and "patronizing prostitution" to the list of crimes a victim of which may be able to testify at trial via two-way closed-circuit television (CCTV) if the court makes a case-specific finding of necessity that the victim would be traumatized; the source of the trauma is not the courtroom but the presence of the defendant; and the distress suffered by the child would be more than de minimis, such that the child could not reasonably communicate.	X													

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252 SB0327* - HB0809	Extends the termination date of the Department of Economic and Community Development (ECD) to June 30, 2017. Requires the Tennessee Technology Development Corporation Board of Directors, the Building Finance Committee of the Industrial Development Division (within ECD), and the Local Government Planning Advisory Committee to each adopt and implement a conflict of interest policy for board members. Requires ECD to appear before Government Operations Joint Subcommittee on Commerce, Labor, Transportation and Agriculture (Subcommittee) in November 2013 to update the subcommittee on its progress in addressing the first four findings in the Department's October 2012 performance audit report.	X													
253 SB0361* - HB0837	Extends the termination date of the Tennessee Film, Entertainment and Music Commission to June 30, 2014.	X													
254 SB0257* - HB1019	Revises current statute regarding the withholding of resuscitative services. Replaces "universal do not resuscitate order" with "POST" or "physician orders for scope of treatment." Authorizes nurse practitioners, physician assistants, and clinical nurse specialists to issue a POST. Authorizes the Board for Licensing Health Care Facilities to approve forms of declaration regarding living wills. Removes the requirement a warning statement be required in any appointment of agent, or person making a health care decision for another, as long as such agent complies with the Tennessee Health Care Decisions Act.	X													
255 SB1390 - HB1050*	Adds a person who physically possesses or controls a child to the persons from whom custody of the child can be removed under specified circumstances prior to a hearing for a petition regarding state custody of the child or pending an investigation and hearing regarding a child alleged to be abandoned or dependent and neglected.	X													
256 SB1353* - HB1288	Removes the prohibition for creating new municipal school districts codified in Tenn. Code Ann. § 6-58-112. Authorizes the creation of new municipal school systems provided that the student population is sufficient size and a majority of voters participating in a referendum vote in the affirmative to create such districts. Requires new city school systems to commence instruction no later than August 1st following the Commissioner of Education's finding that the rights and privileges set forth in Tenn. Code Ann. § 49-5-203 will not be impaired, interrupted, or diminished; there will be timely compliance with the state pertaining to the creation of municipal school systems; and the system has demonstrated general readiness to begin instruction.														Other Fiscal Impact - To the extent a municipality forms a new school district pursuant to the affirmative vote by referendum, the new municipal education agency will receive state Basic Education Program (BEP) funding and have a required local BEP match requirement. State BEP funding in an amount estimated to exceed \$4,000,000 will transfer from the county education agency to the newly-created municipal education agency. The increase in local expenditures for the newly-created municipal education agency (to fund the local BEP match requirement) is estimated to exceed \$2,000,000. This increase is considered permissive based on the municipality's decision to form the new school district. Expenditures for any county education agency from which students transfer will be reduced in an amount estimated to exceed \$1,000,000. To the extent new school districts are not created, the fiscal impact is not significant.

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257 SB0179* - HB0173	Deletes the Hazardous Chemical Right to Know Law established in Tenn. Code Ann. § 50-3-2001. Requires each employer to comply with the requirements of the Occupational Safety and Health Administration's federal Hazard Communication Standard. Adds additional requirements regarding the communication of information to employees, employee training, providing information to fire chiefs, signage on buildings, and the completion of a workplace chemical list.	X													
258 SB0249* - HB0863	Increases, from three to four, the number of vehicles a producer of motor vehicles of the same line-make as the producer or any related business entity produces may lease to eligible employees, without obtaining a motor vehicle license, and provide any maintenance ancillary to the motor vehicles. Defines eligible employee as a full-time employee on a producer's payroll or a leased employee. Removes the current exemption allowing a producer of motor vehicles to lease to employees more than two motor vehicles of the same line-make as produced in this state.	X													
259 SB1005* - HB0948	Establishes the "Hybrid Retirement Plan for State Employees and Teachers". This new plan contains elements of a defined benefit plan and a defined contribution plan.	X													
260 SB0145* - HB0139	Enacts the Standard Valuation Law. This Law is a guideline provided by the National Association of Insurance Commissioners (NAIC) for conducting principle-based valuation of life insurance contracts, accident and health insurance contracts, and deposit-type contracts.	X													
261 SB0151* - HB0145	Adds an exemption to the securities registration requirement for a broker-dealer who acts as an agent for a purchaser in a non-issuer transaction in which the agent either has no direct or indirect interest in the sale or distribution of the security ordered, and receives no commission, profit, or other compensation from any source other than the purchaser. Authorizes the Commissioner of the Department of Commerce and Insurance to create a form for such transactions.	X													
262 SB0158* - HB0152	Requires local education agencies (LEAs) to obtain formal written proof that a child who has moved out of the state has subsequently enrolled in a school or program that will lead to a regular high school diploma, for the purpose of not being counted as a dropout.	X													
263 SB0233 - HB0221*	Removes current language, codified in Tenn. Code Ann. § 49-1-614, requiring any teacher not given an employment option by the Achievement School District (ASD) to remain employed by the local education agency (LEA), subject to the provisions of Tenn. Code Ann. § 49-5-511. Requires tenured teachers not retained for employment by the ASD to remain employed by the LEA, subject to the provisions of Tenn. Code Ann. § 49-5-511. Authorizes an LEA to retain a non-tenured teacher who is not given an employment option by the ASD.	X													
264 SB0259* - HB0687	Decreases, from 1,000 to 800 the minimum order required for renewal of any cultural or new specialty earmarked license plate. Decreases, from 1,000 to 800 the minimum order required for the renewal of collegiate license plates for four-year colleges or universities outside Tennessee.	X													

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265 SB0568* - HB0838	Creates term limits for board members for Tennessee Regional Megasite Authorities, and directs that upon the sale of a megasite, the board will cease to exist.	X													
266 SB0582 - HB0317*	Authorizes drugs be compounded for use in a licensed practitioner's office, licensed health care facility, or by emergency medical services for the patients of such practitioners, facilities, and services. Requires any pharmacy located outside this state to provide proof of licensure from the regulatory entity within the state in which the pharmacy is physically located prior to initial licensure in this state as a compounding pharmacy. Requires any active state-licensed compounding pharmacy to notify the Board of Pharmacy, within 14 days of receipt of any order or decision by a regulatory agency other than the Board, when a disciplinary action or warning has been imposed upon the pharmacy. Requires any pharmacies engaged in sterile compounding to comply with relevant United State Pharmacopeia (USP) guidelines as adopted by the Board, and further requires certain pharmacies to quarterly report the Board the quantity of sterile compounded products dispensed in a defined time period and in accordance with rules or policies of the Board.	X													
267 SB0605 - HB0378*	Requires the Department of Economic and Community Development (ECD) to execute a separate agreement in conjunction with any FastTrack development grant or loan contract that reserves the right of ECD to recover the amount of money, grants, funds, or other incentives disbursed by ECD, in whole or in part, if the person or entity benefitting from such money, grants, funds, or other incentives fails to fulfill the commitments made by such person or entity to ECD.	X													
268 SB0626* - HB1033	Deletes exemption for Shelby County to meet the requirements to promote voter registration and the electoral process as defined in Tenn. Code Ann. § 2-12-116. Deletes rules regarding employment of election administrators and clerical assistants only in Shelby County.	X													
269 SB0693* - HB1065	Removes requirement that a locksmithing business have a permanent fixed business location within the state. Places any partnership, association, company or corporation seeking locksmithing licensure, on or after July 1, 2013, into a probationary licensure status, of which the requirements are to be determined by the Commissioner of the Department of Commerce and Insurance. Requires any applicant for a locksmithing license to submit proof of a permanent, fixed business address, as determined valid by the Department of Commerce and Insurance. Authorizes any locksmith apprentice to, upon having been an apprentice for a period of two years, take an examination for full licensure as determined by the Department. Exempts any apprentice of four years or more, from having to take any qualifying education prior to initial licensure.	X													
270 SB0714* - HB1282	Decreases, from 10 to 3 years, the amount of time a person must wait after exiting a voluntary drug or alcohol rehabilitation program or hospital before being eligible for a handgun carry permit.	X													

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271 SB0733 - HB0474*	Extends the validity of scrap metal dealer registrations for a period of 60 days beyond the death of the registrant for all locations included in the registration. The Commissioner of the Department of Commerce and Insurance may extend the period for good cause.	X													
272 SB0774 - HB0663*	Eliminates the State and Local Government Advisory Committee created to monitor all initiatives related to the use of the Internet for purchasing by state agencies and local governments and to advise the General Assembly of any needed changes in law.	X													
273 SB0792* - HB1042	Deletes language requiring that one member of the Tennessee Financial Literacy Commission (TFLC) be a parent of a Tennessee public elementary school student. Requires the State Treasurer to serve as the chair of the TFLC.	X													
274 SB0857* - HB1047	Authorizes the Commissioner of Education to post the biennial report on local education agency (LEA) acceptable Internet use policies on the Department of Education's website in lieu of submitting the report to the chairmen of the Education Committees of the General Assembly.	X													
275 SB0866 - HB0408*	Authorizes local boards of education to grant leave to individuals elected to statewide offices as an officer, director, trustee, or agent of a professional employees' association. Defines "professional employees' association" as any organization or association granting membership to professional employees of local education agencies or the Department of Education, provided that such organizations or associations exceed 1,000 dues-paying members. Requires that association service leave be without pay. Benefits that are maintained must be borne at the participant's or association's expense. Requires leave participants to maintain their position within the LEA with no salary advancement and no accrual of sick, personal, or professional leave for the duration of the leave period. Requires leave participants to be returned to their former position or a comparable position at the end of the leave period.	X													
276 SB0962 - HB0542*	Requires a pharmacist to make every reasonable effort to prevent the abuse of drugs which the pharmacist dispenses. Authorizes the pharmacist to decline the dispensing of a legend drug to a patient, which in the pharmacist's professional judgment lacks a therapeutic value for the patient, or which is not for a legitimate medical purpose. Requires a pharmacy owner, manager, or operator to respect the professional judgment of the pharmacist in holding the health and safety of a patient as their first consideration, and to protect the pharmacist from any penalty or fine when fulfilling their obligation to uphold the health and safety of a patient when declining to dispense any legend drug. Creates a Class A misdemeanor offense for the owner, manager, or operator of any pharmacy who knowingly restricts or interferes with a pharmacist's duty to fulfill such requirement and authorization.	X													

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277 SB1017* - HB0915	Adds new language to right-to-work law prohibiting any law, regulation, or ordinance from requiring an employer or employee to waive their rights under the National Labor Relations Act; and from requiring an employer to accept or otherwise agree to any provisions that are mandatory or non-mandatory subjects of collective bargaining under federal labor laws.	X													
278 SB1038 - HB0358*	Adds trafficking for commercial sex acts, promoting prostitution, patronizing prostitution, solicitation of a minor, or soliciting sexual exploitation of a minor, and exploitation of a minor by electronic means to the list of criminal acts from which any money or value that is incurred or contracted constitutes "unlawful debt" under Tenn. Code Ann. § 39-12-203.	X													
279 SB1057* - HB1226	Requires all courts in Tennessee that implement an electronic court filing system pursuant to Tennessee Supreme Court Rule 46 and Rule 5B of the Tennessee Rules of Civil Procedure to use a system provider that has been authorized by the Administrative Office of the Courts (AOC). Requires the AOC to establish technical standards with the goals of ensuring integrity of filings, assuring an environment that promotes uniformity and ease of filing, and providing the framework for future compatibility among e-filing solutions implemented by local and state courts. Provides that nothing in the bill requires the AOC to begin implementation of a statewide e-filing system.	X													
280 SB1209 - HB0850*	Renames the "Prevailing Wage Act of 1975" as the "Prevailing Wage Act for State Highway Construction Projects (the Act)". Makes numerous changes to the Act.	X													
281 SB1270* - HB1193	Exempts contracts for energy-related services from the competitive bid process. Authorizes an LEA to negotiate a more favorable, lower price with a vendor.	X													
282 SB1275 - HB1159*	Requests the Tennessee Code Commission to delete the word "commissioner" and replace it with the word "administrator" wherever it may appear in Tenn. Code. Ann. § 50-6, regarding workers' compensation law, except in § 50-6-102, § 50-6-118, and § 50-6-412. Deletes chapter definition for "benefit review conference" from worker's compensation law. Requires a petition be filed rather than filing a request for review by the Department of Labor and Workforce Development.	X													
283 SB0802 - HB0534*	Prohibits state higher education institutions that grant recognition to student organizations from discriminating against, denying recognition to, or denying a student organization access to programs, funding, or facilities to which they would otherwise be entitled, on the basis of the religious content of the organization's speech, or if the organization requires that only individuals professing the faith of the group and comporting themselves accordingly may serve as members or leaders.	X													

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284 SB0108 - HB0009*	Classifies the following information and records as confidential and not available to the public in any manner: information contained in an application for a handgun carry permit, any information provided to a government agency in the course of investigating a permit application, and any records maintained relative to a permit application. Authorizes the release of such information to law enforcement for conducting an investigation or to a child support enforcement agency for the purpose of child support enforcement. Authorizes the use of handgun carry data for statistical reports. Authorizes any person or entity to request the Department of Safety to search its handgun permit holder database to determine if a person has a permit, if the requesting person presents a judgment of conviction, criminal history report, order of protection, or other official government document indicating the person is not eligible to possess a handgun carry permit.	X													
285 SB0823 - HB0093*	Adds burglary, aggravated burglary, and especially aggravated burglary to the list of offenses in Tenn. Code Ann. § 40-33-101 which subjects conveyances, including vehicles, to forfeiture if used in the commission of the listed offenses.	X													
286 SB0164* - HB0158	Requires quarterly payments made to the 20th and 30th judicial districts to include the base level of state support on July 1, 2013, to be adjusted to reflect the percent change in average CPI between 2011 and 2012. Each succeeding July 1, a similar adjustment would be made based upon the change in average CPI over the prior two calendar years. The adjustment is capped at a maximum of 5 percent per year. The base level of state support may be adjusted accordingly each year to meet state budget requirements or to reflect changes to programs, workloads or other operational costs.	X													
287 SB0727* - HB0715	Authorizes the coroner, medical investigator, or county medical examiner to direct the cremation of an unclaimed body.	X													
288 SB0364* - HB0790	Extends the termination date of the Tennessee State Veterans' Home Board (TSVHB) to June 30, 2014. Requires the Division of State Audit to return to the TSVHB in 2014 to conduct a limited audit to review actions taken to address prior audit findings.	X													
289 SB0200* - HB0194	Deletes and rewrites workers' compensation law.		\$850,300/ FY13-14/ General Fund;	\$54,000/ FY13-14/ Second Injury Fund;	\$322,700/ FY13-14/ General Fund; \$1,650,900/ FY14-15/ General Fund;				Exceeds \$10,000/ FY13-14;				\$531,000/ FY13-14;		The Governor's recommended budget for FY13-14 includes funding in the amount of \$600,000 from the General Fund and \$1,200,000 from fees paid by employers.
			\$1,511,200/ FY14-15/ General Fund;	\$108,000/ FY14-15 and Subsequent Years/ Second Injury Fund	\$2,029,200/ FY15-16/ General Fund; \$2,407,600/ FY16-17 and Subsequent Years/ General Fund			Exceeds \$20,000/ FY14-15 and Subsequent Years				\$1,327,400/ FY14-15 and Subsequent Years			

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290 SB0009* - HB1296	Creates the Great War Commission. This Commission will become active June 28, 2014, and cease operations on November 11, 2018. The Office of the Secretary of State will handle the administrative duties of the Commission.	X													
291 SB1370 - HB1106*	Prohibits a child care agency licensed in this state from placing a child with at least one parent or legal guardian that serves on active duty in the armed forces of the United States on a wait list behind a child with no parent or legal guardian serving on active duty in the armed forces of the United States, unless the prohibition is otherwise prohibited by federal or state law.	X													
292 SB1354* - HB1291	Deletes Tenn. Code Ann. § 49-2-501(b)(1) in its entirety effectively authorizing an unlimited number of school districts in any county, provided the requirements of Tenn. Code Ann. § 49-2-106 and the rules of the State Board of Education are met.														To the extent new school districts are created, the new local education agency will receive state Basic Education Program (BEP) funding and have a required local BEP match requirement. State BEP funding in an amount estimated to exceed \$6,000,000 will transfer from the county education agency to the newly-created local education agency. The increase in local expenditures for the newly-created local education agency (to fund the local BEP match requirement) is estimated to exceed \$3,000,000. This increase is considered permissive based on the decision to form the new school district. Expenditures for any education agency from which students transfer will be reduced in an amount estimated to exceed \$1,000,000. To the extent new school districts are not created, the fiscal impact is not significant.
293 SB1147* - HB0980	Creates new class of limited lines business entity producer's license. Requires an owner of a self-storage facility to hold a limited lines business entity producer's license to sell insurance coverage under a policy of self-service storage insurance on a periodic basis in connection with the rental of leased space at a self-service storage facility. Creates various provisions governing such policies. Authorizes the Department of Commerce and Insurance (the Department) to charge up to \$1,000 for an initial self-service storage limited lines license and \$500 for a renewal. Any self-storage facility owner who violates these provisions will be fined up to \$500 for each violation, not to exceed \$5,000 in aggregate. Exempts this new class of insurer from the requirement to hold an insurance producer license. The license requirement will take effect on July 1, 2013.					\$15,000/ FY13-14; \$7,500/ FY14-15 and Subsequent Years									

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294 SB1146* - HB0866	Authorizes all public and non-public secondary schools in TN to have at least 2 epinephrine auto-injectors in 2 unlocked, but secure locations, which may include the school office and cafeteria. Authorizes a physician to prescribe the auto-injectors in the name of the LEA or non-public school as necessary. Authorizes a school nurse or other trained personnel to utilize the LEA's or the non-public school's injector supply in the event of an emergency according a physician's protocol. Directs that a physician, who has prescribed to an LEA or a non-public school an auto-injector, shall be held responsible for any injury as a result of use, unless the physician issued the prescription with intentional disregard for safety. Directs that a school nurse or other trained personnel shall not be held responsible for any injury as a result of the use of an auto-injector, unless the nurse or personnel used the auto-injector with intentional disregard for safety.							\$1,238,800							
295 SB1129* - HB0971	Authorizes three entities to be issued a license as a premier type tourist resort for the purpose of selling liquor-by-the-drink.				\$900/One-Time/ ABC Fund;										
296 SB1003* - HB0950	Provides numerous corrections and clarifications to existing law concerning the Tennessee Consolidated Retirement System and investment policies.	X													
297 SB1000 - HB0062*	Directs that the sound, intrinsic and immediate value of green energy source property should not initially exceed a percentage of total installed costs equal to the ratio of projected electricity output over a one-year period to the maximum capacity of the property; wind source property shall be valued at an initial rate of one-third of total installed costs; solar source property shall be valued at an initial rate of 12.5 percent of total installed costs; all other rates for green source energy property shall be set by the State Board of Equalization in consultation with the Department of Environment and Conservation.														Other Fiscal Impact - Local government property tax revenue collected from taxes assessed on solar energy facilities will increase; however the extent of any recurring increase is indeterminable. The property tax rate that will be established by the State Board of Equalization for other property types is unknown; as a result, the impact upon local government property tax revenue for these properties cannot be determined.
298 SB0923* - HB1303	Adds conviction of rape of a child pursuant to § 39-13-522 as a ground for termination of parental rights if the child was conceived from the rape. A certified copy of the conviction suffices to prove this ground for termination. When one of the child's parents has been convicted of rape, aggravated rape, or rape of a child, then the other parent will have standing to file a petition to terminate the parental rights of the convicted parent.	X													

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299 SB0806* - HB0718	Creates a pilot project to terminate on January 1, 2016, unless extended, to encourage producers and promotion of non-agricultural products made in TN. Authorizes UT Center for Industrial Services to: use a logo or seal for "Made in Tennessee" products and goods, except for food and agricultural products, that have been substantially processed, fabricated, manufactured or otherwise transformed in TN; and to take steps to protect the logo or seal from misuse or infringement. Requires producers and retailers to register with the Center and comply with all terms, conditions and requirements as determined by the Center. Authorizes ECD to provide technical assistance to the Center upon request. Authorizes the Center to seek available grants and other funding sources to implement the pilot program. Requires the Center to report on the pilot project to the Senate Commerce and Labor Committee and the Houser Business and Utilities Committee, no later than February 1, 2015, and annually thereafter, if the project is extended.	X													
300 SB0789 - HB0645*	Revises reporting requirements relative to court orders addressing mental disabilities for purposes of the sale of firearms and handgun permits; requires providers of mental health care to report an actual threat of harm or death to local law enforcement.	X													
301 SB0663* - HB0449	Defines "relative", as it relates to boards of education, as a spouse, parent, parent-in-law, child, son-in-law, daughter-in-law, grandparent, grandchild, brother, sister, uncle, aunt, nephew, niece, or any family member who lives in the same household. Requires each board member who has a relative employed by the board to declare this relationship prior to voting on any matter that will impact the employment of the relative. Such board members must certify their vote is cast in the best interest of the school system. Requires the applicable director to give notice to the local board of education whenever there is intent to employ a board member's relative or the relative of a county or city elected official respectively. If employees who are relatives are in the same direct line of supervision, or will become such through marriage or promotion, the director of schools shall resolve the situation through transfer. If the director finds that a transfer is not feasible, an alternative evaluation plan shall be developed for one of the employees.	X													
302 SB0661 - HB0558*	Requires any industrial development corporation (IDC), organized solely by a municipality that does not impose a real property tax, to either receive a signed agreement or lease from the county in which the municipality is located, or the IDC or municipality agrees to pay the county an amount equal to any real property tax that would have been assessed to the property at issue before entering into a payment in lieu of ad valorem tax agreement.														Other Fiscal Impact - Unknown permissive impact to local government revenue and expenditures. No impact to state government.

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303 SB0652* - HB1238	Creates a new specialty license plate for the Native American Indian Association of Tennessee, Inc.		\$4,300/ General Fund/ FY13-14		FY13-14: \$4,300/ General Fund; \$15,300/ Dedicated Entity; \$12,300/Arts Commission; \$3,100/ Highway Fund All Subsequent Years: \$17,500/ Dedicated Entity; \$14,000/Arts Commission; \$3,500/ Highway Fund										
304 SB0640 - HB0285*	Requires principals to report students who have been absent from certain remedial programs five times without excuse to the director of schools or their designee. Directs the director of schools or their designee to treat absences from such remedial programs in the same way that absences from the regular school day are treated. Authorizes fines and community service to be assessed to the parents or legal guardians of such students by the juvenile courts.	X													
305 SB0612* - HB1156	Excludes from the local maintenance of effort requirement, non-recurring appropriations made by a local government to a local education agency (LEA) pursuant to a written agreement between the local government and the LEA. Requires the Department of Education to approve any such agreement before it is executed.														Other Fiscal Impact - To the extent any agreement is executed for non-recurring appropriations of local government funds, there will be a one-time permissive increase in local expenditures. Any such permissive increase in local government expenditures is unknown and cannot be quantified.
306 SB0531* - HB0647	Requires the Commissioner of Education's annual report to include the ACT achievement data for each local education agency (LEA) and high school with at least 10 students taking the exam and the Scholastic Aptitude Test (SAT) college-bound seniors' district profile for each LEA that has at least 25 students taking the exam. Requires ACT and SAT data to be published on the Department of Education's website. Prohibits published data from containing private or student information. Makes inclusion of this data in the annual report and placement on the website contingent upon this information being provided to the Department of Education by the College Board.	X													
307 SB0525 - HB0447*	Exempts postsecondary institutions operated solely as auction schools from the provisions of the Postsecondary Education Authorization Act of 1974.	X													

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Public Chapter SB - HB	Description	Not Significant	Increase State Expenditures	Decrease State Expenditures	Increase State Revenue	Decrease State Revenue	Increase Local Expenditures (Mandatory)	Increase Local Expenditures (Permissive)	Decrease Local Expenditures (Mandatory)	Decrease Local Expenditures (Permissive)	Increase Local Revenue (Mandatory)	Increase Local Revenue (Permissive)	Decrease Local Revenue (Mandatory)	Decrease Local Revenue (Permissive)	Other Fiscal Impact
308 SB0521 - HB0325*	Deletes or updates various outdated and obsolete provisions of the TCA, Titles 4, 54 and 55, regarding TDOT, highways, bridges, and ferries, and motor and other vehicles. Increases the punishment for vandalism of public highway structures, from a Class A misdemeanor to an offense punishable as theft of property ranging from a Class A misdemeanor to a Class A felony, depending on the value of the property. Deletes the Access Improvement Fund Act of 1971, the County Highway Commission, and the wildflower preservation and propagation pilot project. Makes other various changes to state law regarding service sign construction contracts, preparation of a statewide scenic highway plan, theft of county highway or road money by chief administrative officers, deletion of a Class C misdemeanor for persons placing material or objects that may obstruct or damage a highway, and deletion of obsolete language regarding the TN Financial Responsibility Law.	X													
309 SB0473* - HB0401	Specifies the intent of bill is to provide a single means to establish parentage of a child born of a donated embryo transfer to a recipient intended parent. Establishes the rights and responsibilities of parties to an embryo relinquishment or legal transfer of rights to an embryo. A legal embryo custodian may relinquish all rights and responsibilities relative to an embryo prior to embryo transfer. A written contract between legal embryo custodians and the embryo transfer clinic, or a legal embryo custodian and each recipient intended parent, as appropriate, is required when establishing embryo parentage prior to embryo transfer for the legal transfer of rights to an embryo and to any child that may result from the embryo transfer. The contract must be signed by the parties to the contract in the presence of a notary public.	X													
310 SB0453* - HB0711	Removes the exemption for Dickson County from certain minimum training requirements for firefighters.	X													
311 SB0431* - HB0345	Extends the prohibition on certificates of need for new nursing home beds, except for 125 Medicare skilled nursing facility beds, to June 30, 2014.														Other Fiscal Impact - The state will forgo nursing home bed tax revenue and avoid paying increased state and federal reimbursement expenditures arising from Medicaid enrollees utilizing long term care services.
312 SB0244 - HB0119*	Prohibits recipients of public assistance from using EBT cards for certain specified transactions. Prohibits certain persons and business entities from accepting EBT cards for payment of specified prohibited transactions, which becomes subject to specified civil penalties. Establishes a process for appeals.		Not Significant												Other Fiscal Impact - The Middle Class Tax Relief and Job Creation Act requires that states develop plans for preventing the use of TANF assistance through EBT transactions at locations specified by the proposed legislation by February 2014. The Department will reallocate existing TANF grant funds to implement the proposed legislation.
313 SB0183* - HB0177	Enacts the Uniformity and Small Business Relief Act of 2013, effective January 1, 2014.					\$59,200/ FY13-14; Net Impact: \$190,300/ FY14-15; \$182,300/ FY15-16 and Subsequent Years					\$59,200/ FY13-14			Net Impact - \$29,700/ FY14-15; \$26,300/ FY15-16 and Subsequent Years	According to the Department of Finance and Administration, the Division of Budget, the Governor's recommended budget for FY13-14 reflects a reduction of \$200,000 in state business tax collections.

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314 SB0154* - HB0148	Broadens the application of confidential records under Tenn. Code Ann. § 10-7-504 to include the identity of entities directly involved in the process of executing a death sentence confidential. "Entity" includes an entity involved in the procurement or provision of chemicals, equipment, supplies, and other items for use in carrying out a death sentence.	X													
315 SB0135 - HB0100*	Increases the minimum required amounts for the surety bonds of certain county public officials, emergency communications districts (ECD), local education agencies (LEAs), development districts, and human resource agencies (HRA). Simplifies the calculating formula based on revenue for county trustees, ECDs, LEAs, and HRAs. Requires all such bonds to be transmitted to the county clerk, instead of the Comptroller of the Treasury, for safekeeping. Prohibits bonds required by Title 8, Chapter 19 from being renewed upon expiration, and prohibits the bond being renewed upon the reappointment or re-election of the bonded officer or employee. Requires county governments to obtain and maintain blanket surety bonds for all county employees not currently covered by an individual surety bond.						Exceeds \$482,500								
316 SB0091* - HB0294	Authorizes the ABC and local beer boards to communicate regarding license suspension and revocations. Establishes a system of notice between the entities and the establishments subject to penalties.	X													
317 SB0056* - HB1099	Prohibits joint and several liability in civil actions governed by comparative fault, except for actions involving civil conspiracy and among manufacturers in a product liability action as defined in TCA 29-28-102, but only if such action is based upon a theory of strict liability or breach of warranty.	X													
318 SB1152 - HB0032*	Removes the "Air Medal" and "Congressional Medal of Honor" from the list of medal recipients authorized to receive free memorial license plates. Provides language that would require veteran applicants for certain license plates to provide certain information pertaining to their discharge or issuance of medal. Establishes a new free license plate for "Congressional Medal of Honor" recipients. Authorizes individuals that already have an "Air Medal" plate to continue to use such plate and to have one additional free registration. All subsequent registrations will require the standard fee for such plates. Specifies that paid renewals for "Air Medal" plates would be subject to the regular annual registration fee for renewals taking place on or after July 1, 2014. Requires certain information be provided to verify armed forces service and award recipient status. Requires persons having already received "Congressional Medal of Honor" plates to submit the required verification information within 30 days of the passage of this bill as amended.		\$3,200/ Department of Revenue/ FY14-15				\$3,200/ Department of Revenue/ FY14-15 and Subsequent Years;								
319 SB1250 - HB0088*	Authorizes law enforcement officers or agencies to use a minor in their operations without the consent of the juvenile court to prevent the sale of tobacco, alcohol, lottery tickets, and other prohibited items to minors.	X													

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320 SB0073* - HB0116	Requires the county legislative body to appoint a commissioner to fill a vacancy on a utility district board of commissioners in a single-county utility district, in the event the county mayor has entered an order rejecting the third list of nominees provided by the county legislative body within 21 days after the submission of the third list of nominees. Requires the commissioner appointed by the county legislative body to be from the third list of nominees provided to the county mayor.	X													
321 SB0181* - HB0175	Makes several changes to franchise and excise tax law, including but not limited to, defining "final return status" for the purposes of the Excise Tax Law and the Franchise Tax law as the status of any taxpayer that has commenced the process that will result in, or is intended to result in, the taxpayer ceasing to exist, or no longer being subject to franchise and excise tax, or no longer having any substantial remaining business or financial activity; requires the franchise tax return to be prorated to cover the proportionate part of the year covered by the return, if the return covers less than a 12-month period, including the return of a taxpayer in final return status, but excluding any return based on a 52-53 week year, and; Adds to the net loss, as determined for excise tax purposes, any amount excluded from federal gross income, for purposes of federal income tax, as a discharge of debt in Title 11 bankruptcy, when the taxpayer is insolvent, or when the discharged debt is qualified farm debt.														According to the Department of Finance and Administration, the Division of Budget, the Governor's recommended budget for FY13-14 reflects a decrease in state revenue to the General Fund of \$100,000.
322 SB0198* - HB0192	Increases the Hall Income Tax (HIT) maximum allowable income exemption levels, for taxpayers 65 years of age or older, from \$26,200 to \$33,000 for single filers, and from \$37,000 to \$59,000 for joint filers, for tax years beginning in 2013.														Net Impact - \$1,344,700
323 SB0199* - HB0193	Decreases, from 5.25 percent to 5.00 percent, the state sales tax rate on the retail sale of food and food ingredients.														Net Impact - \$23,033,600
324 SB0294 - HB0234*	Authorizes the juvenile court clerk to withhold funds within a trust established for a minor pursuant to the Criminal Injuries Compensation Act of 1976 (the Act) for the purpose of paying court costs, fines, fees, or restitutions resulting from the minor beneficiary's actions pending in juvenile court.														Exceeds \$28,100
325 SB0412 - HB0306*	Increases the maximum fine to \$5,000 for assaulting a health care provider acting in the discharge of the provider's duty. Increases maximum fine to \$15,000 for aggravatingly assaulting a health care provider acting in the discharge of the provider's duty. Redefines "health care provider" under the bill as a person who is licensed, certified, or otherwise authorized or permitted by the laws of this state to administer health care in the ordinary course of business in the practicing of a profession.	X													
326 SB0205* - HB0315	Makes multiple changes to state law regarding charter schools, charter school applications, and converting certain local education agencies (LEAs) into charter schools.			\$50,000											

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327 SB0512* - HB0478	Authorizes a driver to display proof of financial responsibility through electronic format. Prohibits a law enforcement officer from accessing any other contents of an electronic device used to display proof of compliance.	X													
328 SB0885 - HB0574*	Establishes that the value of the corporate property of an insurance company without stockholders, for the purposes of the property tax levied on insurance companies, excluding real property and tangible personal property, is equal to the total dividends paid to policyholders in the preceding calendar year. Specifies that "dividends" do not include returns or reductions of premiums or credits applied to premiums. Establishes that this act shall apply to all assessments issued under this part regardless of the year in which the assessment applies and shall not apply to an insurance company which, after the effective date of this act (upon becoming a law), is either converted from a stock insurance company or organized to receive the assets of a stock insurance company.												Exceeds \$10,000		
329 SB0458* - HB0739	As introduced, authorizes any local government entity to purchase goods, equipment, and services under the same provisions of contracts or price agreements used by any other local government entity within the state. Deletes Tenn. Code Ann. § 12-3-1009 which authorizes counties to utilize pricing discounts from the National Association of Counties (NACo) Purchasing Alliance. Authorizes any local government entity to participate in, sponsor, conduct, or administer a cooperative purchasing agreement for the procurement of any goods, supplies, services, or equipment with one or more other governmental entities outside the state under certain circumstances. Revises deadlines for state and local government bid documents.								Exceeds \$5,000						
330 SB0353* - HB0755	Extends the termination date of the State Board of Education to June 30, 2015.	X													
331 SB0337* - HB0766	Extends the termination date of the Historical Commission to June 30, 2019.	X													
332 SB0313* - HB0780	Extends the termination date of the Board of Dentistry to June 30, 2017.	X													
333 SB0334* - HB0794	Extends the termination date of the Energy Efficient Schools Council to June 30, 2014.	X													
334 SB0326* - HB0810	Extends the termination date of the Department of Correction to June 30, 2015. Directs the Division of State Audit (DSA) to return to the Department of Correction (DOC) in 2014 for the purpose of conducting a limited audit to review actions taken to address issues raised in the findings of the September 2012 Performance Audit Report. Requires DSA to complete the audit within a time period sufficient for the Government Operations Joint Subcommittee on Judiciary and Government to complete a review prior to December 1, 2014.	X													
335 SB0591* - HB0841	Deletes the language "for manufacture of public works, or overseeing such procurement, construction or manufacture" from Tenn. Code Ann. Title 12, Chapter 4.	X													

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336 SB0705* - HB0868	Prohibits any pain management clinic or any medical doctor, osteopathic physician, advanced practice nurse, or physician assistant working at a pain management clinic to dispense controlled substances. Authorizes a medical doctor, osteopathic physician, advanced practice nurse with certificates of fitness to prescribe, or physician assistant working at a pain management clinic to provide that practitioner's patient, without charge, a sample of a schedule IV or schedule V controlled substance in a quantity limited to an amount that is adequate to treat the patient for a maximum of seventy-two hours. Requires buprenorphine combined with naloxone to only be prescribed as a maintenance treatment for patients diagnosed with opioid dependence and prohibits it to be prescribed or dispensed for pain.	X													
337 SB1031* - HB0920	Prohibits the defenses of ignorance or mistake for patronizing prostitution under Tenn. Code Ann. § 39-13-514 and soliciting sexual exploitation of a minor under Tenn. Code Ann. § 39-13-529.	X													
338 SB1330 - HB1276*	Creates the Labor Education Alignment Program, or LEAP, enabling students enrolled in public community colleges and technology centers to participate in employment training and combine this training with academic credit that can be used towards acquiring a post-secondary education credential.		Not Significant												Other Fiscal Impact - The fiscal impact to create the programmatic framework for the LEAP grant program is estimated to be not significant. To the extent that the General Assembly appropriates funding for grants to implement the program, either in FY13-14 or a subsequent year, the increase in state expenditures for grants is reasonably estimated to exceed \$1,000,000.
339 SB1303 - HB1246*	Directs the DAGC to consult with the Department of Revenue and prepare and transmit a report to the General Assembly by March 15, 2014, on steps which should be taken to improve the investigations and prosecutions of sales tax fraud. The report shall include (1) recommendations on hiring additional personnel needed for combating sales tax fraud, and (2) recommendations by the DAGC on hiring assistant district attorneys, district attorneys pro tem, accountants, or other personnel to combat sales tax fraud. Authorizes the DAGC to take any steps under its current authority to better combat sales tax fraud as may be found during the course of the reporting period.	X													
340 SB0707* - HB1213	Extends, from 2014 to 2020, the authority of Metropolitan Nashville-Davidson County to impose a hotel occupancy tax in excess of \$2.00. Extends, from 2014 to 2020, the terms of the members of the Committee that governs the Event and Marketing Fund into which all proceeds from the hotel occupancy tax in excess of \$2.00 are deposited.										\$2,600,000/ Each Year FY14-15 through FY19-20/ Event and Marketing Fund				
341 SB1195* - HB1084	Establishes requirements for the advertisement or description of certain intoxicating liquors with the term Tennessee in the name, label or description. Provides for the revocation of the manufacturing license of any manufacturer violating such provisions. Authorizes an exemption from these requirements for a certain existing distillery. Authorizes the storage of alcoholic beverages in a county adjacent to the one in which it was manufactured.	X													

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342 SB1160* - HB0952	Requires local government approval prior to the approval of any change in status of a landfill or prior to the approval of a landfill accepting aluminum processing waste.	X													
343 SB0934 - HB0453*	Authorizes a court, in lieu of committing a child found to be delinquent to the custody of DCS, to order assignment of a long-term mentor to the child or to require that the child or any of the child's family members receive counseling services from any counseling service provided through or approved by the court. The order is authorized only if the funding necessary to implement the order is appropriated by the legislative body of the county in which the court is located or is provided by grants from public or private sources. The Administrative Office of the Courts and local governments are urged to seek and apply for grants to fund the mentoring and counseling programs.														Other Fiscal Impact - Local expenditures will increase and state and federal expenditures will decrease if a child that is adjudicated delinquent is located in a county funding a mentoring and counseling program and a judge chooses to order the child to participate in the program in lieu of committing the child to DCS custody. The number of children that would be subject to the provisions of the bill cannot be quantified because it is not known which counties would choose to fund a mentoring and counseling program and how many children adjudicated delinquent in such a county a judge would determine appropriate for assignment to the program. It is estimated that the bill will result in a permissive increase in local expenditures of \$10,800 per child (144 hours x \$75) and a resulting per child decrease in state expenditures of at least \$4,933 and federal expenditures of at least \$3,167.
344 SB0670 - HB0353*	Makes multiple changes to state law regarding DUI, issuance of restricted driver licenses for violations of DUI law, use of ignition interlock devices, the Interlock Assistance Fund, and related confidential records.		\$622,700/ FY13-14/ General Fund; \$407,300/ FY14-15 and Subsequent Years/ General Fund; \$175,300/ FY13-14 and Subsequent Years/ Interlock Assistance Fund (IAF)			\$5,100/ FY12-13/ General Fund; Exceeds \$629,600/ FY13-14/ General Fund; Exceeds \$549,600/ FY14-15 and Subsequent Years/ General Fund	FY14-15: \$7,200/IAF; \$1,300/THA; \$600/OCJ; \$300/ADAT Fund; \$300/DOS FY15-16 and Subsequent Years: \$14,300/IAF; \$2,600/THA; \$1,200/OCJ; \$600/ADAT Fund; \$600/DOS								
345 SB0543 - HB0283*	Authorizes, beginning in the 2013-2014 academic year, a 25 percent reduction in tuition, at any state-operated area technical-vocational school or public higher education institution, for every child under the age of 24 whose parent is a retired teacher with 30 years or more of full-time creditable service or is a retired teacher with 25 or more years of service who took disability retirement.		\$27,200/ FY13-14; Exceeds \$29,300/ FY14-15 and Subsequent Years												

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346 SB1235* - HB1154	Requires the State Funding Board to: study the "Copeland Cap", the statutory method for estimating economic growth in the state; study alternative methods to such estimation; identify methods used in other states; and recommend statutory and other revisions to clarify, modify, or reform current practice related to spending limitations and accountability of elected officials for actions that result in exceeding the current limitations and boundaries on spending. Requires the State Funding Board to complete a report and present findings and recommendations to the General Assembly by February 1, 2014.	X													
347 SB1212* - HB1341	Increases the fee from 0.025 percent to 0.25 percent. Requires the first \$165,000 of the fee collected in FY13-14, and the first \$50,000 of the fee collected in FY14-15 and each subsequent year to be deposited in the state General Fund prior to any distribution to metropolitan government. Prohibits the proceeds of the fee distributed to the metropolitan government to be used to assist in the recruitment of conventions or group meetings which are considering, or would otherwise consider absent the use of this fee, other meeting and convention venues located in a county in which such fee is imposed.		\$163,200/ FY13-14; \$47,600/ FY14-15 and Subsequent Years		\$165,000/ FY13-14; \$50,000/ FY14-15 and Subsequent Years						Exceeds \$158,100/ FY13-14; Exceeds \$596,200/ FY14-15 and Subsequent Years				
348 SB0376* - HB0830	Adds the Consumer Advocate Division of the Office of Attorney General and Reporter to sunset cycle provisions under the Tennessee Governmental Entity Review Law, thus creating a termination date of June 30, 2015, for the Division.	X													
349 SB0425* - HB0489	Caps the fee the Domestic Violence State Coordinating Council may prescribe at \$300.	X													
350 SB1030 - HB0521*	Prohibits the defense of consent for soliciting sexual exploitation of a minor under Tenn. Code Ann. § 39-13-529, aggravated sexual exploitation of a minor under Tenn. Code Ann. § 39-17-1004, especially aggravated sexual exploitation of a minor under Tenn. Code Ann. § 39-17-1005, and offense of sexual exploitation of a minor under Tenn. Code Ann. § 39-17-1003.	X													
351 SB0634* - HB0705	Establishes a two-year pilot program to enhance accessibility to Advanced Placement (AP) courses and exams, and career and technical certification exams, for high school students to be administered by the Department of Education. Pilot project participants shall not pay for testing. Requires the pilot program to be conducted such that the expenditures for AP and certification testing are limited to \$100,000 each year. Requires the Office of Research and Education Accountability (OREA) to study the pilot program and make an initial report on its effectiveness at the end of the first year. At the pilot program's conclusion, OREA shall submit a second report to the Education Committees of the General Assembly by November 1, 2014, and a final report to such Committees by November 1, 2015.		\$100,000/ Each Year FY13-14 and FY14-15												
352 SB1068 - HB0597*	Requires a parent who is spending intervals of time with a child and wants to relocate more than 50 miles from the other parent within the state to notify the other parent of the intended relocation.		Not Significant		Not Significant		Not Significant				Not Significant				

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353 SB0601 - HB0493*	As introduced, defines "collector" to be any tax entity other than a county that collects its own taxes, assessments, or other charges secured by property. Adds "collector" to statutory language relative to delinquent tax property collection. Authorizes certain local governments to establish and apply fees to delinquent property tax suits. Authorizes courts to award reasonable attorneys fees under certain circumstances to local governments. Establishes and clarifies processes and procedures for the collection of delinquent taxes.														Other Fiscal Impact - Due to multiple unknown factors, the net fiscal impact to local government revenue cannot be determined; however, the impact to local government for implementation of the bill is estimated to be not significant.
354 SB0575 - HB0488*	In a determination to commit or retain a child in Department of Children's Services (DCS) custody, prohibits a parent from being required to obtain employment, if the parent has sufficient resources from other means to care for the child, or to provide a separate bedroom for a child, unless there are specific safety or medical reasons that would make placement of the child with another child unsafe, to show that continuing or restoring custody with the parent is in the best interest of the child. A permanency plan is prohibited from requiring the parent to obtain employment if such parent has sufficient resources from other means to care for the child and from requiring the parent to provide the child with the child's own bedroom unless specific safety or medical reasons exist that would make bedroom placement of the child with another child unsafe.	X													
355 SB0631 - HB0480*	Prohibits a contractor from performing roofing work on construction projects where the roofing portion of the project is \$25,000 or more, unless such contractor is licensed. Defines "roofing" as "the act of removing, installing, repairing or otherwise maintaining any covering to any at or above-grade structure for purposes of providing weather-proof protection or ornamental enhancement to such structure. States that any licensed installer of a manufactured home or modular building unit is not required to hold a separate license to perform roofing work on a manufactured home. Prohibits any residential roofing service provider from acting or holding out as being a public adjuster.	X													
356 SB0430* - HB0342	Extends the nursing home privilege tax that terminates June 30, 2013, and designates the privilege tax as the nursing home annual assessment fee. The nursing home annual assessment fee will terminate June 30, 2014. Changes "nursing home privilege tax" to "nursing home assessment fee"														Other Fiscal Impact - Prevents the loss of \$82,300,000 in state revenue and \$156,250,700 in federal matching funds. Revenue recognition in the amount of \$82,300,000 in state revenue is included in the Governor's proposed FY13-14 budget.
357 SB0202* - HB0196	Redefines "criminal gang offense" under Tenn. Code Ann. § 40-35-121(a)(3). Broadens the definition of "pattern of criminal gang activity" to include convictions for facilitation of criminal gang offenses. Adds a new subsection to Tenn. Code Ann. § 40-35-121 allowing "criminal gang offenses" to be considered for the purpose of establishing a "pattern of criminal gang activity." Adds rape of a child to the list of offenses specifically listed in the definition of "criminal gang offense."		\$25,500/ Incarceration												Funding for this bill in the amount of \$28,700 is included in the Governor's proposed FY13-14 budget.
358 SB0570 - HB0006*	Enacts the School Security Act of 2013, allowing certain staff and faculty to possess firearms on school property under certain specified conditions.							Exceeds \$2,000,000							

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359 SB1133* - HB0982	Authorizes the Treasurer to accept additional applications for the Small and Minority-Owned Business Assistance Program (SMOBAP) after July 1, 2013, and requires the Treasurer to continue administering such loans until they are matured or written-off. Requires a portion of such loans be transferred to the Board of Trustees of the Baccalaureate Education System Trust Fund (BEST). Requires an annual transfer from the SMOBAP incoming loan proceeds to the BEST fund while preserving funds necessary to continue the administration of the SMOBAP. Funds transferred from the SMOBAP to BEST are required to be used for the establishment of an incentive plan for the benefit of low-income individuals.														Other Fiscal Impact - A shift of use for an unknown amount of state funds from purposes consistent with the Small and Minority-Owned Business Assistance Program to the BEST program for the purpose of establishing an incentive plan for the benefit of low income individuals. Otherwise, the fiscal impact for this bill as amended is considered not significant.
360 SB0937* - HB0987	Extends filing and documentation requirements to the court of clerk when processing a decedent's will. Requires the clerk to affix the clerk's stamp and seal certifying that the affidavit has been filed in the office of the probate court; removes the requirement the clerk send certified copies to the Commissioner of the Department of Revenue. Removes the affiant and the sureties on the affiant's bond from liability upon the first anniversary of the filing of the affidavit.	X													
361 SB0538* - HB1055	Changes, from two to one, the number of immediately preceding years that a home school student must be classified as a home school student prior to receiving the Tennessee HOPE scholarship, beginning with 2013-14 academic year.		\$54,000/ FY13-14/ Lottery for Education Account; \$80,000/ FY14-15 and Subsequent Years/ Lottery for Education Account												
362 SB1232 - HB1066*	Renames the "Water Environmental Health Act" found in current law as the "Water and Wastewater Operator Certification Act". Restructures the composition of, but maintains the current number of members of, the Water and Wastewater Operator Board of Certification. Makes changes to the administrative process regarding the suspension or revocation of permits for water and wastewater treatment.	X													
363 SB1307 - HB1268*	Encourages the State Building Commission to prescribe standards that meet or exceed the 2005 Sustainable Design Guidelines. Prohibits the Commission from requiring or permitting wood products harvested or manufactured in Tennessee from being less preferred than those manufactured outside the state.	X													
364 SB1006* - HB0848	Requires any city or county, which receives authorized assistance from the TSG is required to reimburse the Military Department for the amount of travel expenditures claimed by the TSG members. Amendment 6788 removes a reference to compensation, as such could be provided to the TSG members in the event of such a disaster or crisis.														Other Fiscal Impact - Any travel expenditures reimbursements claimed by Tennessee State Guard will result in an increase in local expenditures and subsequent increase in state revenue. Any such amount cannot be reasonably quantified, but is reasonably estimated to not exceed \$10,000.

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365 SB1034 - HB0710*	Adds that a guardian's conviction for trafficking a person for a commercial sex act under § 39-13-309 is a ground for initiation of termination of guardianship rights. Removes the element of the ground for termination that the child of the parent is one of the victims of the offense.	X													
366 SB0189* - HB0183	Creates a pilot program, to terminate on July 1, 2019, authorizing TDOT to engage in an alternative procurement procedure for certain transportation projects, by testing the utilization of a construction manager/general contractor (CM/GC) method during the design process, as a cost-effective and efficient option for constructing such projects. Authorizes the CM/GC to subsequently construct the project, if TDOT and CM/GC reach agreement on a guaranteed maximum price. Authorizes the Commissioner of TDOT to select up to three projects during the pilot program for use of the CM/GC method. Establishes the process for selecting a CM/GC for a project. Requires the Commissioner to appoint a selection committee to evaluate and score all responsive proposals for CM/GC services. Requires TDOT to submit a detailed report to specified committees that will include the estimated actual cost of each project upon completion, the estimated and actual time of completion, and the number and value of any change orders for the project.	X													
367 SB0432* - HB0864	Entitles an employee who leaves the state incidental to the employee's employment and who receives an accidental injury arising out of the course and scope of employment to workers' compensation benefits. Exempts certain employees and employers from other states from the requirements of workers' compensation law. Exempts certain employees and employers, from Tennessee, from the requirements of other states. Adds language to the bill requiring a certificate from the authorized officer of another state, certifying that the employer is insured in that state. Authorizes the Department of Commerce and Insurance to issue certificates to employers in Tennessee. Requires a filing fee of \$100 payable to the Department of Commerce and Insurance.					Exceeds \$2,500/ Department of Commerce & Insurance									
368 SB1382* - HB1331	Authorizes private universities and colleges accredited by the Southern Association of Colleges and Schools, having an enrollment that is 30 percent or more of the population of the municipality in which the main campus is located, to employ and commission campus police officers, provided that the chief law enforcement officer of the municipality appoints the officers as special police officers, and defines the geographical limitations of police power of the special deputies.	X													

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369 SB1149* - HB1112	As introduced, requires any reduction-in-force of teachers for any local education agency (LEA) to be based on the teachers' levels of effectiveness as determined by their evaluation. Requires teachers, who have been dismissed as part of a reduction-in-force and due to a teaching evaluation score of four or five, to be placed on a list for re-employment. Authorizes a school principal to refuse to accept the placement or transfer of a teacher by the director of schools. Requires teachers to remain on a re-employment list until they have accepted a bona fide offer of re-employment for a comparable position within the LEA, unless they have been on the re-employment list for two years and they have not notified the director of schools in writing that they wish to remain on the list.	X													
370 SB1346* - HB1313	Requires that delinquent taxes on property that was demolished or substantially damaged as a result of a coal ash spill that occurred in Tennessee between December 1, 2008, and January 1, 2009, are exempt from the penalty and are subject to the interest from the delinquency date of the respective tax year at the composite prime rate published by the Federal Reserve Board as of the delinquency date, minus two points. Deems property substantially damaged when, as a consequence of such coal ash spill, it has been rendered unfit for use or occupancy, the owner has filed legal action against the Tennessee Valley Authority (TVA) in the appropriate court of law, and the court has issued an order finding TVA responsible for damage. Requires the owner of such property to apply for this relief to the assessor by September 1, 2013. Specifies that this bill as amended will only apply to penalties and interest imposed for the 2009 and 2010 tax years.												Exceeds \$7,100/ One-Time		
371 SB1327 - HB1254*	Adds five entities to the definition of "urban park center" for the purpose of on-premises consumption of alcoholic beverages. Establishes an annual privilege tax of \$4,000 for these entities rather than the standard privilege tax of \$150 "urban park centers".	X													
372 SB1320 - HB1208*	Authorizes a county election commission to consolidate one or more polling places, from one or more precincts, within the limits of the municipality for a municipal election not held in conjunction with another election. Requires the county election commission to publish in a newspaper, notice of the consolidation of one or more polling place. Requires the commission to mail each active voter a notice of the new polling place and the precinct number. Requires notice be given to the Office of Local Government of the Comptroller of the Treasury.									Net Impact - \$14,100/ Per Municipal Election Per County					
373 SB1319 - HB1207*	Defines, as a reasonable good faith effort, the placing of a phone call or the sending of electronic mail to a utility customer, when giving notification of discontinuance of service by Davidson County utilities for nonpayment, unless the utility customer has had a discontinuance of service for nonpayment in the previous four years, then no call or electronic mail notification shall be required.									Exceeds \$50,000/ Davidson County Utilities					
374 SB1246 - HB1114*	Places the Bureau of TennCare within the Department of Finance and Administration under the Tennessee Governmental Entity Review Law. Under the Law, the Bureau will terminate on June 30, 2015.	X													

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375 SB1215* - HB1158	Requires zero tolerance policies of local education agencies (LEAs) to include the transmitting by an electronic device any communication which contains a credible threat of bodily injury or death to another student or school employee, and the transmission of the threat creates an actual disruption at the school that requires administrative intervention. Requires school employees, students, or volunteers who witness, or has reliable information that a student has transmitted such a threat to report this information to the appropriate school official as designated by LEA policy.	X													
376 SB1178 - HB0849*	Authorizes a county clerk to deny an application for a motor vehicle renewal certificate or registration plate, if the applicant owes any motor vehicle registration fee to the office of the county clerk, until a full payment is made on such fee amounts owed. Authorizes the clerk to charge an additional fee equal to ten percent of the fee amount owed, of which eighty percent may be retained by the county and the remaining twenty percent forwarded to the Department of Revenue.										Exceeds \$96,000				
377 SB1145* - HB0881	Prohibits an insurance navigator from selling, soliciting, or negotiating any policy of insurance, either within or outside an exchange. Authorizes the Commissioner of the Department of Commerce and Insurance to issue a cease and desist order to a navigator for violating state or federal law pertaining to an exchange and seek injunctive relief against a navigator acting in violation of state or federal law pertaining to an exchange. Authorizes the Commissioner to promulgate such rules and regulations as may be necessary or appropriate to regulate the activities of navigators as may be consistent with the Patient Protection and Affordable Care Act.														Other Fiscal Impact - The U.S. Department of Health and Human Services (HHS) is expected to finalize guidance on the roles of navigators by July 1, 2013. If HHS does not complete such guidance, it will inhibit the Department of Commerce and Insurance from promulgating rules and regulations necessary to effectuate certification and licensing of navigators. Any registration fee revenue received by the Department, should it hold ability to register navigators is undeterminable at this moment in time.
378 SB1127* - HB0855	Expands the additional annual job tax credit pursuant to Tenn. Code Ann. § 67-4-2109(b)(2)(C) to include business entities in adventure tourism districts in tier 1 enhancement counties. Reduces the number of created jobs required to qualify for the additional job tax credit of \$4,500 per job for qualified business enterprises located in tier 2 or tier 3 enhancement counties in areas designated as adventure tourism zones. Authorizes such credit for a period of five years, rather than three years, for qualified business enterprises located in a tier 3 enhancement county. Prohibits businesses located adjacent to adventure tourism districts and not within such district from qualifying for the job tax credit. Requires signs and contracts of adventure tourism establishments to include a statement that the state's approval of an adventure tourism business is limited to determining eligibility for tax credits only, and that the state is held harmless for any act of an adventure tourism business.														Forgone State Revenue - Exceeds \$100,000
379 SB1053* - HB1244	Removes the requirement that a jury specify the amount of future damages a claimant will suffer "on an annual basis."	X													
380 SB1043* - HB1232	Authorizes the use of administrative law judges from the Administrative Procedures Division of the Secretary of State to assist in hearing Claims Commission cases in certain circumstances.	X													

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381 SB0922* - HB1064	Deletes Tenn. Code Ann. § 49-10-608. Prohibits the Department of Education (DOE), State Board of Education (SBE), local boards of education, and local education agencies (LEAs) from hiring or retaining any individual whom the Department of Children's Services (DCS) has found to have committed child abuse, severe child abuse, child sexual abuse, or child neglect; provided that no individual or employee shall be reported by DCS, unless DCS has determined that the due process rights of the individual were either offered but not accepted, or were fully concluded, pursuant to DCS rules and regulations and state and federal law.	X													
382 SB0891* - HB1078	Requires any seizing officer to provide any person who is not being arrested, but is in possession of any personal property subject to forfeiture pursuant to Tenn. Code Ann. § 40-33-201, a notice entitled "Notice of Forfeiture Warrant Hearing" containing certain required information relative to the hearing. Requires the forfeiture warrant approval to be based upon the application, the affidavit, and any testimony in cases where an arrest was made at the time of seizure. Establishes a procedure to be followed by the court for the review of applications for forfeiture warrants where an arrest was not made at the time of personal property seizure. Requires all hearings on applications for forfeiture warrants to be recorded by the court.	X													
383 SB0867* - HB0847	Authorizes an LEA to grant release-time to a professional employee to hold office as a representative of a local professional employees' organization as defined by Tenn. Code Ann. § 49-5-602. Release-time may be granted if the local board of education approves the request or if release-time is agreed to as part of a memorandum of understanding under the Professional Educators Collaborative Conferencing Act of 2011.								\$1,000						
384 SB0860* - HB1275	Changes from November 1, 1989 to January 1, 1980 the date after which a person convicted of a non-violent crime may have his records expunged under the conditions of the bill. Adds new subsection to Tenn. Code Ann. § 40-32-101 authorizing an individual who was convicted of a crime after November 1, 1989, and received parole and was pardoned by the Governor, to petition the court for an expunction of the individual's criminal record. Provides that the same procedures for other petitions for expunction apply to this new class of expunction. Replaces references in subsection (g) from "this subsection" to "this subsection (g) or subsection (h)" relative to the fee for expunction and the records that a petitioner is entitled to have destroyed.	X													
385 SB0749* - HB0693	Prohibits the disability of a parent seeking custody from creating a presumption for or against awarding custody to such party but allows the disability to be a factor considered by the court.	X													
386 SB0747* - HB0903	Authorizes beer manufacturers to operate as a restaurant or limited service restaurant for the purpose of on-premises consumption. Authorizes beer manufacturers, which operate as a restaurant or limited service restaurant, to sell beer for off-premises consumption.					Net Impact - \$120,600					\$46,600				

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387 SB0745 - HB0532*	Requires the physician to determine, upon completion of a mammogram, if a patient has dense breast tissue or extremely dense breast tissue. If the patient is determined to have dense or extremely dense breast tissue, the facility where such mammogram was performed is required to provide a notice to the patient informing them that there may be an increased risk of breast cancer and that such notice is provided to raise awareness and inform a conversation between a patients and their regular physician. The report of such mammogram is to be sent to the patient's regular physician. Amendment 5294 designates this act as The Breast Cancer Prevention Act.	X													
388 SB0736* - HB1023	Increases, from \$5.00 to \$10.00, the fee received by the sheriff or constable on every bail bond at the disposition of a case.										Exceeds \$10,000				
389 SB0728* - HB0954	Authorizes the trustees of state deferred compensation or tax-sheltered compensation plans to contract for investment management, personal services, professional services, and consultant services. Fees and expenses related to the procurement of such services are to be charged to and paid from participant accounts. Expands the types of individuals that the state may contract with to include accountants and other professionals for providing professional services to the BEST program.	X													
390 SB0713* - HB0873	Makes various revisions to the Tennessee Uniform Trust Code, Uniform Prudent Investor Act, and Investment Services Act of 2007.	X													
391 SB0623 - HB0615*	Replaces the Liaison Council on Certification for the Surgical Technologist (LCC-ST) with the National Board of Surgical Technology and Surgical Assisting (NBSTSA) as the entity which provides certification for surgical technologists and requires that persons qualified to be employed as surgical technologists complete 15 hours of continuing education annually to remain qualified.	X													
392 SB0620* - HB1234	Requires the Department of Revenue to study establishing the non-refundable gift voucher program required by the original bill. The Department will be required to provide a written report with recommendations or proposed legislation to the Transportation and Safety Committee of the Senate and the Transportation Committee of the House by December 31, 2013.	X													
393 SB0592 - HB0210*	Enacts the High Performing School Districts Flexibility Act.														Other Fiscal Impact - Local Education Agencies may appropriate additional funds from self-sustaining or self-sufficient accounts. Any additional appropriations made from such accounts will be permissive and are reasonably estimated to exceed \$50,000 statewide.
394 SB0590 - HB0070*	Authorizes the issuance of a wholesale liquor license, limited to the sale and distribution of wine only, not to exceed 6,000 cases per year, for an entity located in a municipality authorized to sell liquor-by-the-drink, and both the county and municipality has bond ratings of AAA.				\$6,600/ FY13-14/ ABC Fund;										
					\$6,000/ FY14-15 and Subsequent Years/ ABC Fund										

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395 SB0547 - HB0334*	Prohibits a sign or message, in support of or in opposition to a referendum or initiative, to be placed on a sign owned by a local education agency (LEA) or distributed through LEA-owned telephones or electronic equipment.	X													
396 SB0529 - HB0049*	Prohibits nurse practitioners and physician assistants from prescribing schedule II, III, and IV controlled substances unless the prescription in question is specifically authorized by the formulary or expressly approved after consultation with the supervising physician before initial issuance of the prescription or before dispensing the medication.	X													
397 SB0496 - HB0243*	Requires the local board of education to assign each student in the custody of the Department of Children's Services (DCS) to a public school pursuant to Tenn. Code Ann. § 49-6-3102. Requires local education agencies (LEAs), upon written request by DCS, to send school records of students in DCS custody within five business days. Requires any student placed in DCS custody to remain enrolled in the public school the student attended prior to entering custody; provided that DCS has authority to make a determination on whether keeping the student in the same school is in the best interest of the student. Authorizes the guardian ad litem, or attorney of any student, to petition the local school board for a student to be assigned to a different public school.	X													
398 SB0459 - HB0277*	As introduced, requires a pregnant woman referred for drug abuse or drug dependence treatment at any treatment resource that receives public funding to be a priority user of available treatment and prohibits any such treatment resource from refusing to treat a person solely because the person is pregnant if appropriate resources are offered by the treatment resource.		Not Significant												Other Fiscal Impact - According to the Department of Mental Health and Substance Abuse Services, to the extent the proposed legislation increases the utilization of treatment services by pregnant women, there will be less funding available to treat non-pregnant residential and intensive outpatient service recipients. Each pregnant residential treatment recipient costs approximately \$13,500 more than non-pregnant residential treatment recipients. Pregnant intensive outpatient services cost approximately \$500 more than non-pregnant recipients.
399 SB0408 - HB0251*	Changes the boundary line between Davidson and Wilson Counties to include within Wilson County all territory as described in the bill as amended.												Net Impact - \$14,300		
400 SB0405 - HB0278*	Adds officers and employees of a district attorney general's office or any state or local law enforcement agency to the list of public officers and employees required to maintain the confidentiality of tax information. Adds that it is a Class E felony for such employees to disclose to any person, except as authorized by law, any such return or tax information. Requires such employees to be dismissed from office or discharged from employment upon conviction for such offense.	X													
401 SB0399* - HB1027	Requires all changeable message signs installed on or after July 1, 2014, to come equipped with a light sensing device that automatically adjusts the brightness in direct correlation with ambient light conditions. Establishes quantifiable brightness criteria for changeable message signs operated pursuant to a permit issued by the Department of Transportation (TDOT).	X													

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402 SB0176* - HB0170	Requires the Department of Human Services (DHS) to conduct investigations relative to the existence of trafficking in, or fraud involving, the food assistance program; fraud, abuse, theft, misappropriation, or misuse of property, funds, or services by any person or entity in any program administered by DHS; and misconduct by any employee, contractor or agent of DHS concerning the operation of any program or any laws governing DHS's operations.	X													
403 SB0170* - HB0164	Makes multiple changes to state and local government procurement law and contracting procedures, regulations, policies, etc.		Not Significant						Exceeds \$5,000						
404 SB0157* - HB0151	Limits the initial total enrollment of a virtual public school to 1,500 students. Authorizes virtual public schools to continue to serve the students enrolled at the school. Authorizes a virtual public school that has student achievement growth scores of "at expectations", as determined by the school's Tennessee Value Added Assessment (TVAAS) data, to exceed the initial enrollment cap of 1,500 students. A virtual public school with satisfactory TVAAS scores may exceed the enrollment cap. Authorizes the Commissioner of Education to reinstitute the enrollment caps or direct the LEA to close any virtual public school that has TVAAS data indicating a level of "significantly below expectations" for three consecutive years.														Other Fiscal Impact - To the extent the Commissioner exercises the option to close the Tennessee Virtual Academy (the Academy) located in Union County, state Basic Education Program (BEP) funding allocated for Academy out-of-district students in Union County will decrease by an amount exceeding \$7,000,000. The Union County LEA will also have a reduction in state BEP revenue exceeding \$7,000,000. These reductions will occur in the first fiscal year after the closure of the Academy. Any change in expenditures for Union County, resulting from a reduction in Union County's required maintenance of effort, will be permissive and dependent upon the funding decision by Union County. In addition to the fiscal impacts estimated above, there will be a recurring increase in BEP state expenditures in the first fiscal year after the Academy closes, of an amount reasonably estimated to exceed \$7,000,000, but this amount could be more or less depending upon the specific LEA such as transferring Tennessee Virtual Academy students elect to attend and the fiscal year of any such closure.
405 SB0122 - HB0001*	Eliminates certain exemptions to the Tennessee Housing Development Agency's (THDA) conflict of interest policy. Prohibits any board member or staff of THDA from having a paid or financial interest in any housing development which is financed or assisted by the Agency.	X													
406 SB0088* - HB0425	Requires the Department of Education (DOE) to review all security measures currently in place to prevent security breaches of standardized tests administered in kindergarten through twelfth grade. Requires the State Board of Education to assist as requested by DOE. Requires DOE to report its findings and recommendations to the General Assembly before the second Tuesday in January 2014.	X													
407 SB0066* - HB0099	Increases the maximum fine for aggravated assaults from \$5,000 to \$15,000 if the victim of the assault is a law enforcement officer, firefighter, medical fire responder, paramedic, emergency medical technician, or other first responder who was assaulted while discharging or attempting to discharge their official duties.	X													

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408 SB0063* - HB0228	Requires the Department of Finance and Administration (the Department) to monitor, and cause to be audited by the Department's independent auditor, the pharmacy benefit manager's (PBM's) compliance with the provisions of any state pharmacy benefit management contract. The Department is required to undergo a single annual risk assessment after one year of entering into or renewing any state pharmacy benefits contract to determine the areas of the contracts that pose the greatest risk of noncompliance, fraud, waste, and abuse. The Department is required to update the risk assessment when contract amendments result in additional risks of noncompliance, fraud, waste or abuse. The Department is required to consult with the Office of the Comptroller of the Treasury (the Comptroller) in determining the scope and extent of monitoring and auditing plan procedures and to incorporate the results of the annual risk assessment into the monitoring and auditing plan.	X													
409 SB1292 - HB1121*	Prohibits the Commissioner of Commerce and Insurance from disallowing an agreement between an HMO and any physician-hospital organization, or any other provider, provider group, or provider network, for the provision of health care services on a prepayment basis or other risk sharing basis on the basis that it transfers risk to the physician-hospital organization, or other provider, provider group, or provider network or transfers risk of payment for services to the physician-hospital organization, or other provider, provider group, or provider network if the HMO remains contractually responsible to its enrollees; enters into contractual arrangements that ensure compliance with applicable federal law, rule, regulation or waivers, including federal requirements; and assures the physician-hospital organization, or other provider, provider groups, or provider networks that are at substantial financial risk obtain either aggregate or per-patient stop-loss protection insurance coverage for the healthcare services included in the scope of the arrangement or the HMO remains contractually responsible.	X													
410 SB1245 - HB1094*	Refers to the annual nursing home assessment fee instead of the annual nursing home privilege tax. Requires, instead of authorizes, the Commissioner of Health to initiate proceedings before the Board for Licensing Health Care Facilities if a nursing home is more than 90 days, instead of 60 days, delinquent in paying an installment of the annual nursing home assessment fee. In cases where a licensed nursing home is delinquent on assessment fees beginning July 1, 2009, and ending June 30, 2012, and is currently participating in a payment plan, the Commissioner is authorized to reduce the amount of penalties and interest due for that time period to 25 percent of the total assessment fee outstanding balance as of June 30, 2012. The assessment fee outstanding balance is calculated as the total assessment fees owed not including any penalties and interest, less any payments made by the facility, beginning July 1, 2009 and ending July 30, 2012.														Forgone State Revenue - \$1,045,400

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411 SB1175 - HB0941*	Requires local education agencies (LEAs) to develop a policy whereby LEAs hold an open enrollment period during which parents and guardians may choose from a list of LEA schools that have available space and request a transfer to a new school. If a transfer is granted, the parents or guardians are responsible for transportation to the new school. Policies shall be implemented for the 2014-2015 school year.	X													
412 SB1089* - HB0869	Prohibits the court clerks from charging the \$40.00 fee provided in Tenn. Code Ann. § 8-21-401(i)(6) for payments made pursuant to a court order from funds held by the clerk unless the payment concerns a redemption of delinquent taxes from a property sale, in which case the fee may be charged only once against all the proceeds held by the clerk	X													
413 SB1052 - HB0354*	Enhances the offense of preparing, signing, or filing a property transfer document when the person has no interest in the property from a Class A misdemeanor to a Class E felony. Enhances the offense of preparing, signing, or filing a lien against property to encumber property when such person has no reasonable basis or any legal cause to place such lien or encumbrance on such real or personal property from a Class A misdemeanor to a Class E felony.		\$11,300/ Incarceration												
414 SB1042* - HB1054	Reduces the membership of the Tennessee Housing Development Agency's (THDA) Board of Directors, from 19 to 15 board members. Increase the membership of the Agency's Audit and Budget Committee by one member by including the State Treasurer. Authorizes the Audit and Budget Committee to employ, terminate, and establish the salary of the director of internal audit. Authorizes any individuals as may be required by applicable federal law, regulation, or agreement, may become directors of THDA and shall be eligible to vote on matters before the agency to the extent required by federal law, regulation, or agreement. Removes language in current statute which requires the affirmative vote of nine members prior to the issuance of bonds or notes or the selection or appointment of an executive director or the issuance of a commitment for housing developments.			\$3,800											
415 SB1029 - HB0416*	Adds "trafficking for commercial sex acts" to the definition of "criminal gang offense" under Tenn. Code Ann. § 40-35-121(a)(3).		\$24,600/ Incarceration												
416 SB1028 - HB0709*	Extends the statute of limitations for trafficking for commercial sex acts and soliciting sexual exploitation of a minor to 10 years after the victim becomes 18 years of age. Extends the statute of limitations for patronizing prostitution and promoting prostitution to 15 years after the victim becomes 18 years of age.		\$27,300/ Incarceration												
417 SB1024* - HB0737	Removes the requirement that private act hospital authorities must apply with the State Board of Equalization for claims for tax exemptions of property residing within the boundaries of its creating or participating governing authorities or entities.					\$300/State Board of Equalization									

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418 SB1015 - HB0581*	Declares that it is the intent of the general assembly for title 39, chapter 17, part 13 to be preemptive over any city, county, or metropolitan government with respect to any regulation of the transfer, ownership, possession, or transportation of knives.	X													
419 SB0982 - HB0020*	Urges the Commissioner of the Department of Revenue to study the advisability of using the profitability ratio for the type of vocation, profession, business, or occupation in determining the amount of the professional privilege tax levied on the persons subject to the tax. Urges the Commissioner to report any findings and recommendations to the Chairs of the Finance, Ways and Means Committees of the Senate and House of Representatives on or before January 15, 2014.	X													
420 SB0942* - HB0944	Removes requirement that current licensees, who have committed an infraction, submit a complete and legible set of fingerprints. Removes the requirement for the Commission to refuse renewal of current licensees who do not comply. Specifies that applicants for a time-share license are included in the requirement for new applicants to submit fingerprints. States that any former affiliate broker, who is obtaining a broker license, is not required to submit a complete and legible set of fingerprints.		\$1,000/ FY13-14/ TN Real Estate Commission; \$33,900/ FY13-14/ TBI; \$67,700/ FY14-15 and Subsequent Years/ TBI		\$33,900/ FY13-14/ TBI; \$67,700/ FY14-15 and Subsequent Years/ TBI										Other Fiscal Impact - The increase in expenditures of \$1,000 to the Tennessee Real Estate Commission can be covered through current fee revenue. As of June 30, 2012, the Commission had a reserve balance of \$2,605,011.
421 SB0941* - HB0945	Provides definitions for "aluminum cans" and "plastic bottles". Authorizes any region to multiply by 3.0, the gross weight diverted from Class 1 Municipal Solid Waste Disposal Facilities and Incinerators, for the purpose of calculating the total percentage of waste reduction and diversion achieved by the region.	X													
422 SB0886 - HB0620*	Requires the State Board of Education (SBE) to adopt an occupational diploma for students with disabilities. Students receiving this diploma shall not be required to comply with current testing requirements.		\$40,000/ One-Time												
423 SB0852* - HB1272	Encourages the Department of General Services to have at least five percent of the purchases of new, non-passenger motor vehicles be powered by natural gas if the fueling infrastructure is available. Provides, for the purposes of property taxation, a limit of 30 percent of the total installed cost of property as a cap on the valuation of property related to alternative fueling infrastructure. Requires the Department of Environment and Conservation to certify these types of facilities in order for the facility to qualify for a property tax rate based on the proposed cap. Requires any vehicles purchased to be purchased at competitive prices.														Forgone State Revenue - Exceeds \$10,000 Forgone Local Revenue - Exceeds \$10,000 Other Fiscal Impact – To the extent this bill causes wider use of vehicles using compressed natural gas or liquefied natural gas as a fuel source in the future, there could be recurring decrease in state gasoline and diesel tax revenue. Any such decreases cannot be reasonably quantified because such impacts are dependent upon multiple unknown factors.

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424 SB0833 - HB0551*	Creates a violation for construction services providers for understating or concealing the amount of the construction services provider's payroll, the number of construction services provider's employees, or any of the construction services provider's employees' duties. A violation is punishable by a fine of up to the greater of \$1,000 or 1.5 times the average yearly workers' compensation premium for such construction services provider. Requires revenue generated from additional penalties to be deposited in the Employee Misclassification Education and Enforcement Fund (EMEEF). Requires this money to be used for computer expenditures and for additional employees to investigate misclassification activity. Requires the Department of Labor and Workforce Development to refer cases to the Tennessee Bureau of Investigation.		\$7,600/ One-Time/ EMEEF; \$362,400/ Recurring/ EMEEF		Exceeds \$800/ FY13-14 thru FY16-17/GF; Exceeds \$14,000/ FY17-18 and Sub. Years/GF; Exceeds \$356,600/ FY13-14 thru FY16-17/ Ded. Funds; Exceeds 372,400/ FY17-18/ Ded. Funds; Exceeds \$1,070,700/ FY18-19 thru FY22-23/ Ded. Funds; Exceeds \$1,340,700/ FY23-24 and Sub. Years/ Ded. Funds										
425 SB0832* - HB1038	Prohibits release eligibility for attempted first degree murder where the victim suffers serious bodily injury until the offender has served 85 percent of the sentence imposed less sentence credits earned, but sentence credits cannot reduce the percent served below 75 percent.		\$18,800/ Incarceration												
426 SB0828* - HB1036	Prohibits release eligibility for aggravated child neglect or endangerment until the offender has served 70 percent of the sentence imposed less sentence credits earned, but sentence credits cannot reduce the percent served below 55 percent.		\$30,700/ Incarceration												
427 SB0783 - HB0639*	Makes multiple changes to the Tennessee Employment Security Law pursuant to Title 50, Chapter 7.			Exceeds \$50,245,400/ Recurring/ Unemployment Insurance Trust Fund											Other Fiscal Impact - Existing administrative funding from the Unemployment Insurance Trust Fund of approximately \$150,000 will be used for programming expenditures. The Unemployment Insurance Trust Fund is reimbursed with federal administrative funds for expenditures approved by the U.S. Department of Labor for administering the State's unemployment insurance program.

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428 SB0719* - HB0862	Broadens eligibility for the HOPE scholarship to include a dependent child of headquarters staff employees who are or assignment in a foreign nation for more then one year; who were Tennessee residents before leaving the United States; and who intend to return to Tennessee upon completion of their assignment.		\$12,000/ FY13-14/ Lottery for Education Account; \$22,000/ FY14-15/ Lottery for Education Account; Exceeds \$22,000/ FY15-16 and Subsequent Years/ Lottery for Education Account												
429 SB0687 - HB0471*	Requires each public higher education institution operated by the Board of Regents or the University of Tennessee Board of Trustees to annually report an accounting of student activity fees to the Tennessee Higher Education Commission (THEC). THEC shall publish this information on a campus-by-campus basis through a financial disclosure statement in its Tennessee Postsecondary Education Factbook.	X													
430 SB0676* - HB1264	Enacts the Addison Sharp Prescription Regulatory Act of 2013.		\$27,500/ One-Time/ FY13-14; \$5,900/ FY13-14; \$7,900/ FY14-15 and Subsequent Years												Other Fiscal Impact - This increase in state expenditures will be charged to the licensing boards that currently support the Controlled Substance Monitoring Database. Such increase can be covered by the cumulative reserve balances of the board most impacted. As of June 30, 2012, the cumulative reserve balances for the boards most impacted was \$6,706,200.
431 SB0675 - HB0531*	Broadens the definition of abuse or neglect to include transporting an adult and knowingly abandoning, leaving, or failing to provide additional planned transportation for the adult if the adult's caretaker knows, or should know, that the adult is unable to protect or care for himself or herself without assistance or supervision and the caretaker's conduct results, or causes a substantial risk of, pain, injury, or mental anguish, or the deprivation of necessary services. Redefines caretaker to mean an individual or institution that has assumed the duty to provide for the care of an adult by contract or agreement including a parent, spouse, adult child or other relative, both biological or by marriage, who resides with or in the same building with or regularly visits the adult, knows or reasonably should know of the adult's mental or physical dysfunction or advanced age, and knows or reasonably should know that the adult is unable to adequately provide for the adult's own care. Designates the bill as "Lynn's Law".		\$14,200/ Incarceration												

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432 SB0667* - HB1074	Authorizes public employees who are members of the United States Armed Forces reserves and members of the Tennessee Army and Air National Guard, after working 20 days with full compensation, to use up to 5 days of sick leave rather than annual leave in lieu of taking leave without pay when called to active duty.		\$47,000												
433 SB0614* - HB1043	Redefines "imitation controlled substance" under Tenn. Code Ann. § 39-17-453(d). Makes the definition disjunctive, rather than conjunctive. A pill, capsule, tablet, or substance in any form is an imitation controlled substance if it purports to act like a controlled substance, is a derivative of the chemical structure of a controlled substance, or is an analogue of, rather than substantially similar to, a controlled substance.	X													
434 SB0599* - HB1056	Authorizes agents or officers of the Department of Revenue (DOR) who retire after 25 years of honorable armed service to retain their service weapon and badge. Authorizes agents or officers of DOR who retire after fewer than 25 years of honorable armed service to retain their service weapon and badge, provided that they reimburse DOR for the cost of the service weapon and badge. Specifies that this authorization shall be retroactive to include officers from the Department of Safety that were transferred to DOR effective July 1, 2006.		Exceeds \$1,500												
435 SB0555* - HB0692	Makes various changes to the law governing conservatorships including notice requirements, responsibilities and role of guardian ad litem, and charging of costs; authorizes a court to appoint an expedited limited healthcare fiduciary relative to a respondent under hospitalization in a hospital; and changes the language referring to individuals with a disability to "person with a disability" in existing law.	X													
436 SB0446 - HB0129*	Adds aggravated sexual exploitation of a minor, trafficking for commercial sex acts, patronizing prostitution, and promoting prostitution, to the list of offenses specified in Tenn. Code Ann. § 39-13-528, for which a minor or a law enforcement officer posing as a minor might be solicited.		\$41,300/ Incarceration												
437 SB0416* - HB0333	Requires anyone providing removal service, or who directs, supervises, or performs the transportation of human remains for a fee, to register with the Department of Commerce and Insurance. Creates a new two-year license class for individuals who provide such removal services. This license will be provided in association with the Board of Funeral Directors and Embalmers. A licensed funeral director, licensed embalmer, or a licensed funeral director or its employees are not required to be registered under this part. Creates a new Class C misdemeanor offense for anyone who provides removal service without having registered or for anyone who has falsely registered for such license.		\$2,500/ FY13-14/ Board of Funeral Directors & Embalmers												
438 SB0333* - HB0807	Extends the termination date of the Emergency Communications Board (ECB) to June 30, 2014. Revises the selection process for appointing members to the ECB. Requires the Governor to consult with interested groups when appointing individuals to the ECB.	X													

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439 SB0302* - HB0362	Requires local education agencies (LEAs) to continue to pay full benefits to teachers who are injured by physical assault or other violent criminal acts, until the teacher is released by their physician to return to work, or is determined by their physician to be permanently disabled, whichever comes first.		\$3,200				\$400								
440 SB0265* - HB0302	Revises the Tennessee Veterinary Practice Act of 1967. Increases the per diem, from \$50 to \$100, for members of the Board of Veterinary Medical Examiners (the Board). Requires the Board to issue a limited waiver exempting the requirement for a premises permit to a veterinarian who meets the following requirements: the waiver is good for one day of the calendar year; the waiver is applicable to one county and only one waiver is granted in each county during the calendar year; the waiver is only for livestock testing; and the waiver is only for one location which is required to be a farm.		\$2,100/ Board of Veterinary Medical Examiners												Other fiscal Impact - The Board of Veterinary Medical Examiners is self-supporting. The increased expenditures of \$2,100 will be covered by current fee revenue. The cumulative balance of the Board was \$180,990 as of June 30, 2012.
441 SB0279* - HB0475	Prohibits any municipality, between April 15, 2013, and May 15, 2014, from extending its corporate limits by means of annexation by ordinance upon the municipality's own initiative pursuant to Tenn. Code Ann. § 6-51-102, when annexing real property primarily for residential or agricultural purposes. Requires the Tennessee Advisory Commission on Intergovernmental Relations (TACIR) to complete a comprehensive review and evaluation of the efficacy of state policies established within Tenn. Code Ann. Title 6, Chapters 51 and 58 and to submit a written report of findings and recommendations to the Speaker of the House of Representatives and the Speaker of the Senate no later than January 14, 2014.														Other Fiscal Impact - Due to multiple unknown factors, any change in local government property tax revenue cannot be determined. No fiscal impact to state government. Any vote required by a local legislative body can be accomplished at a regularly scheduled meeting and therefore any increase in local government expenditures for such meetings are estimated to be not significant.
442 SB0264* - HB0966	Replaces the word "battery" with the words "aggravated assault" in Tenn. Code Ann. § 49-6-3401(g). Students who commit aggravated assault on school personnel shall be expelled for one year.	X													
443 SB0237* - HB0457	Permits a petitioner to enter into a payment plan with the court clerk to pay the \$350 expunction fee in installments. An order of expunction shall not be granted until the full \$350 fee is paid.				\$1,000/TBI; \$2,600/ District Attorneys Expunction Fund; \$300/Public Defenders Expunction Fund; \$2,900/ General Fund						\$200/ Court Clerks				

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444 SB0150* - HB0144	Authorizes the Commissioner of Commerce and Insurance to waive any penalty or interest on any delinquent gross premiums or the tax on gross premiums. Authorizes any convenience fee be collected from the insured in addition to the gross premium and gross premium tax. Authorizes, rather than requires, the Commissioner to debar any surplus lines agent from transacting any business in this state, should the agent fail to pay, either, the gross premium tax due plus any penalty and interest accrued for 60 days beyond the due date. Such debarment would last until such agent has paid all dues in-full. Changes the effective date of this bill from July 1, 2013, to January 1, 2014. States that a writing agent, who collects the premium tax funds for a surplus lines agent, is required to make the necessary gross premium tax payments as required by law.		Not Significant		Exceeds \$10,000										
445 SB0129* - HB0102	Removes current population restrictions regarding counties authorized to manufacture liquor or intoxicating beverages. Authorizes the manufacture of liquor or intoxicating beverages within any municipality, unincorporated areas of a county, or a municipality which has a population of less than 1,000 persons in such county, provided the municipality or unincorporated area has approved the manufacture of such beverages by referendum, and further provided that retail package sales of alcohol and liquor-by-the-drink sales have been approved by such municipality or unincorporated area. Provides local legislative bodies of such jurisdictions a 45-day time period to pass a resolution allowing or prohibiting the manufacture of liquor or intoxicating drinks. Authorizes persons with active manufacturer license permit applications to receive such license, if they were authorized to apply prior to July 1, 2013.				Exceeds \$17,200/ FY13-14/ ABC Fund; Exceeds \$25,200/ FY14-15/ ABC Fund; Exceeds \$22,200/ FY15-16 and Subsequent Years/ ABC Fund; Exceeds \$100,000/ FY14-15 and Subsequent Years/ General Fund						Exceeds \$35,000/ FY14-15 and Subsequent Years				
446 SB0116* - HB0220	Requires the Fiscal Review Committee (FRC) to include an impact to commerce and jobs statement in fiscal notes. Requires such impact statement to analyze the immediate and long-range impact and include, if possible, an estimate in dollars of the anticipated change in costs or savings to commerce under the bill or resolution. Beginning January 1, 2014, such impact statements are required for general bills and resolutions referred to the following standing committees: House Business and Utilities; House Insurance and Banking; and Senate Commerce and Labor.	X													

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447 SB0109 - HB0039*	Requires the Board of Cosmetology to establish rules and regulations for separate schools that specialize solely in natural hair styling, manicuring, and the practice of aesthetics. Requires the Board to establish rules and regulations whereby such specialized schools offer courses of instruction in practice and theory which will satisfy requirements to practice or teach these separate cosmetology disciplines and consist of both, earning 50 percent of the hours needed for the specific license from classroom training and fifty percent of the hours needed for the special license from apprenticing under the supervision of a person licensed who has at least 10 years of experience.		\$3,900/ One-Time/ Board of Cosmetology												Other Fiscal Impact - The one-time increase in expenditures of \$3,900 will be covered by current fee revenue of the Board of Cosmetology. As of June 30, 2012, the Board had a reserve balance of \$631,484.
448 SB0105* - HB0387	Deletes and rewrites Tenn. Code Ann. § 4-3-122 such that the section will be referred to as the "Lois M. DeBerry Alternative Diploma Act". Such Act requires the Department of Labor and Workforce Development (LWD) to make recommendations relative to assessments that will lead to the award of a high school equivalency credential. Requires the State Board of Education (SBOE) to review LWD recommendations. Recommendations that are approved by the SBOE shall be considered a high school equivalency assessment and passage of this assessment shall lead to the award of a high school equivalency credential. LWD may consult with or request assistance from other departments as needed.	X													
449 SB0026* - HB0016	Authorizes a county legislative body to call for a run-off election between tied candidates for offices filled by votes of a single county or civil service district. Authorizes a county legislative body to cast the deciding vote for offices filled by the votes of a single county or civil service district, thus making the authorization to call for a run-off election available.							Exceeds \$9,000/ Per Run-Off Election							
450 SB0024* - HB0007	Authorizes Cocke County to levy a privilege tax until July 1, 2020, not to exceed \$4.75 on litigation filed for all civil and criminal cases held in general sessions court upon passage of a resolution by two-thirds majority vote of the county commission. Requires any revenue collected to be deposited into the county general fund and used for funding the general sessions court and ensuring that existing courthouse justice center facilities are in compliance with fire codes.											\$22,800/ Each Year FY13-14 thru FY19-20/ Cocke County			
451 SB0504* - HB0509	Increases the amount by which state appropriations from state tax revenue for FY12-13 may exceed the index of estimated growth in the state's economy by \$132,500,000 or one percent.														Other Fiscal Impact - Authorizes an increase in appropriations from tax revenue up to \$132,500,000 for FY12-13.
452 SB0503* - HB0508	Authorizes the State to issue direct general obligation bonds in amounts not to exceed \$266,000,000. The proceeds will be allocated to the Department of Finance and Administration (\$185,000,000) for capitol outlay projects and to the Department of Transportation (\$81,000,000) for highway improvements. Authorizes the State Funding Board to issue bond amounts not to exceed 2.5 percent of the amounts specified above for funding discount and costs of issuance.		\$29,260,000/ First-Year Debt Service												\$433,580,000 Over life of the bonds \$266,000,000 Principal \$167,580,000 Interest

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453 SB0502* - HB0507	Makes appropriations for FY12-13 and FY13-14		Estimated Expenditures equal Estimated Revenue												
454 SB0501* - HB0506	Revises various provisions in order to implement the annual appropriations acts (Budget Implementation Bill)		Net Impact - \$31,599,700/ FY13-14/ General Fund; Exceeds \$31,599,700/ FY14-15 and Subsequent Years/ General Fund		\$4,623,100/ FY13-14/ General Fund	\$4,623,100/ FY13-14/ Mental Health Trust Fund		Exceeds \$1,000,000							The Governor's proposed FY13-14 budget, as amended by the Administration Amendment, reflects funding in the amount of \$31,599,700 from the General Fund, including the shift from the Mental Health Trust Fund in the amount of \$4,623,100 and an additional amount of \$26,976,600.
455 SB1392 - HB1049*	Replaces the Tennessee Council for the Deaf and Hard of Hearing with the Tennessee Council for the Deaf, Deaf-Blind, and Hard of Hearing (the Council) effective July 1, 2013. On behalf of the deaf, deaf-blind, and hard of hearing the Council has the duty to: act as an advocate and bureau of information; collect facts and statistics and other special studies; provide for the mutual exchange of ideas and information at the national, state, and local levels; encourage the development of programs; cooperate with public and private agencies and all levels of government in promoting coordination of programs; authorize the executive director to prepare a report and needs assessment that will be submitted to the Governor, Lt. Governor, Speaker of the House of Representatives, and organizations serving the deaf, deaf-blind, and hard of hearing.		\$3,200												
456 SB1380 - HB1259*	Changes the funding method for the Memphis Area Association of Governments (MAAG) development district to match the funding methods of the other eight development districts. Increases the maximum allowable local contribution to MAAG from \$0.20 per capita to \$0.21 per capita. Adds annual education requirements as they relate to the rights of private property owners.														Other Fiscal Impact - To the extent the Memphis Area of Governments development district elects to increase its per capita assessment rate to \$0.21, there will be a recurring permissive increase in local expenditures of approximately \$6,400, and a recurring increase in state expenditures of \$30,000.
457 SB1349 - HB0877*	Requires tire pre-disposal fees returned to counties to be used for beneficial end use of waste tires in accordance with the program developed by the Department of Environment and Conservation (TDEC) under Tenn. Code Ann. § 68-211-867, and not for any other purpose. Requires each county to include in its annual progress report to TDEC, pursuant to Tenn. Code Ann. § 68-211-814(a), data on how many waste tires it manages and what is done with them. Changes the effective date from upon becoming law to July 1, 2014.					\$1,347,600/ FY14-15 and Subsequent Years/ Waste Management Fund					\$1,347,600/ FY14-15 and Subsequent Years				
458 SB1345 - HB0413*	Decreases, from 50 to 20, the minimum number of rooms a hotel must have in order to obtain a liquor-by-the-drink license. Authorizes a commercially-operated facility in Clay County to be licensed as a premier type tourist resort for the purpose of selling liquor-by-the-drink.				\$7,500/ FY13-14/ ABC Fund; \$6,000/ FY14-15 and Subsequent Years/ ABC Fund										

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459 SB1140* - HB1287	Removes statute which currently requires any theater, in which two or more motion pictures are shown in the same building, to maintain adequate supervision to prevent minors, under the age of 18 years and lacking a parent or adult guardian, from purchasing a G-rated or PG-rated film and subsequently viewing a motion picture which is R-rated. Prohibits any minor from being admitted to a movie theater for a movie showing which has been found to be "harmful to minors" pursuant Tenn. Code Ann. § 39-17-901.	X													
460 SB1080* - HB1098	Requires the Department of Environment and Conservation (TDEC) to develop a proposal for eliminating motor vehicle emissions testing for vehicles three years old or less. The results shall be submitted to the required committees of the General Assembly by January 1, 2014.	X													
461 SB1064* - HB1041	Redefines aggravated assault under Tenn. Code Ann. § 39-13-102 to include two new classifications of aggravated assault: intentionally or knowingly commits assault that results in death (Class C felony) and recklessly commits assault that results in death (Class D felony). Requires one convicted of aggravated assault that results in death to serve 75 percent of the sentence imposed by the court less any earned and retained sentence credits, but sentence credits may not reduce the time served below 60 percent.		\$4,500/ Incarceration												
462 SB1054* - HB1263	Requires municipalities whose annexations become effective by court order to send written notice to all newly-annexed property owners by First-Class mail. If a judge holds the annexation proposal as valid, the municipality may request the court to consider a deferred effective date for annexation validation. Prohibits municipalities from assessing property within annexed territories unless the property was annexed prior to January 1 of the year in which the assessment is to be made; applies to assessments made on or after January 1, 2012.						\$1,000								Other Fiscal Impact - Due to several unknown factors, any change in local government property tax revenue cannot be determined.
463 SB1040 - HB0256*	Authorizes the court to assess costs of public services required to abate or manage the nuisance, including law enforcement costs, in the event the governmental entity submits evidence of such costs to the court.										Exceeds \$1,000				
464 SB1036* - HB0919	Creates a 19 member human trafficking task force. The Governor shall appoint the chairperson and members from a nongovernmental organization, a community group, a child services group, an academic researcher, and a survivor of human trafficking. The members from various state and local departments and agencies shall be appointed by such entities. Adds a member from the Senate to be appointed by the Speaker of the Senate and a member from the House of Representatives to be appointed by the Speaker of the House of Representatives. The task force shall meet biannually and report to the Governor or his designee on an annual basis. Requires members of the task force to serve without compensation, unless otherwise required by law.		\$600/ FY13-14; \$1,200/ FY14-15 and Subsequent Years												

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465 SB1033 - HB0130*	Creates a new Class D felony for promoting travel for prostitution. Changes the mental culpability required under the bill from "knowingly sells or offers to sell" to selling or offering to sell travel services that the person "knows to include travel for the purpose of engaging" in prostitution. Replaces definition of "commercial sex act" with definition of "sexual servitude" under Tenn. Code Ann. § 39-13-301. Redefines the offense of "trafficking for commercial sex act" to include the purchase of another person for the purpose of providing a commercial sex act.		\$42,200/ Incarceration												
466 SB0948 - HB0456*	Requires the Commissioner of Human Services to study issues related to the issuance of a photo identification card to each eligible household in the food stamp and Temporary Assistance for Needy Families (TANF) programs within existing resources. The study must identify the benefits and practical implementation concerns associated with requiring the issuance and use of such identification. The Commissioner must submit the report to the Health Committee of the House of Representatives and the Health and Welfare Committee of the Senate on or before January 15, 2014.	X													
467 SB0875* - HB0724	Authorizes any metropolitan government with a general obligation rating of at least Aa1 or any municipality with a general obligation rating of Aaa which is located within a county with a general obligation rating of Aaa, to issue bonds for the purpose of funding pension benefits for former service employees. Requires the provisions of the bill as amended to sunset on July 1, 2015, provided that no bond issued prior to July 1, 2015 shall be ineffectual. Removes the requirement that the qualifying local governments receive a recommendation by the Comptroller of the Treasury (COT) or the approval of the State Funding Board (SFB) if the local government meets certain criteria.							Exceeds \$100,000							
468 SB0856* - HB1170	Revises the Tennessee Athletic Commission Act of 2008. Decreases, from \$50,000 to \$25,000, the amount of medical insurance coverage required to be a licensed promoter of professional contests of unarmed combat.														Other Fiscal Impact - Beginning in FY13-14, recurring revenue to the Tennessee Athletic Commission, from the collection of license fees, event permit fees, and gate taxes, is estimated to be \$2,200.
469 SB0835 - HB0328*	Prohibits the Board for Licensing Contractors from granting or allowing an exception, in an amount not to exceed 10 percent, to the monetary limitations of licensed contractors. Prohibits contractors, mechanics, or materialmen who are not properly licensed from providing a lien for improvements on real property. Redefines "visible commencement of operations." Amends the Truth in Construction and Consumer Protection Act by rendering the "pay-if-paid" clause unenforceable.														Other Fiscal Impact - The Board for Licensing Contractors will incur a one-time cost of \$1,500 to hold a rule-making hearing. This increase in expenditures will be covered by current fee revenue. As of June 30, 2012, the Board had a reserve account balance of \$2,688,206.

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470 SB0796 - HB0591*	Specifies that "drone" means an aerial vehicle that does not carry a human operator and that is incapable of direct human intervention from within the aircraft. Deletes provision in definition of "drone" that required the drone be an aerial vehicle capable of carrying a lethal or non-lethal payload. Adds provisions allowing a drone to be used to provide continuous aerial coverage when law enforcement is searching for a fugitive or escapee, monitoring a hostage situation, or searching for a missing person. Prohibits the use of any data collected on an individual, home, or area that is not the target that justified use of the drone. Requires such data to be deleted as soon as possible, but no later than 24 hours after collection. Provides that use of a drone to gather evidence or information constitutes a search and shall comply with the Fourth Amendment of the United States Constitution and Article I, Section 7 of the Tennessee Constitution.	X													
471 SB0657 - HB0515*	Requires the Department of Transportation (TDOT) to award any contract for administration of special service signs to the contractor whose proposal offers the best value for the state, rather than the least cost to the retail user of the signs. Deletes the current lease payment and royalty payment provisions. Establishes that, if TDOT elects to award advertising space based on a competitive selection process, the food service businesses qualified under this program as of July 1, 2001, will need to compete in a competitive selection process and may be replaced by any business that submits a more competitive proposal.														Other Fiscal Impact - Entering into contracts for administration of special service signs that offer the best value for the state, rather than the least cost to the retail user of the signs is expected to result in a recurring increase in state revenue to the Highway Fund. Such recurring increase is estimated to exceed \$100,000 in FY14-15 and \$200,000 in FY15-16 and each subsequent year.
472 SB0653 - HB0511*	Defines a state highway structure and a county highway structure and establishes that it is a Class A misdemeanor offense for any person who is not authorized to construct or repair a state or county highway structure to knowingly carve upon, write, or otherwise mark upon, deface, rearrange, or alter, or knowingly, in any manner, destroy, damage, knock down, mutilate, mar, steal or remove any such structure. Authorizes the state and counties to seek compensation for damage to state and county highway structures.	X													
473 SB0643 - HB0236*	Changes the name of the "Tennessee Technology Colleges" to "State Colleges of Applied Technology", and further amends multiple parts of Tennessee Code Annotated to effectuate the name changes. Directs the Tennessee Code Commission to make the appropriate changes in Tennessee Code Annotated to effectuate this change.		\$50,300/ One-Time												
474 SB0608 - HB0479*	Establishes the "Cumberland Regional Business and Agribusiness Marketing Authority" (CRBAMA) as a local government unit and provides directives, authority and procedures for governance to effectuate its stated goal of furthering the economy and growth of the business and agricultural industry of the region. The Authority would encompass Anderson, Campbell, Cumberland, Fentress, Loudon, Morgan, Roane and Scott Counties. Objectives outlined in the bill as amended are to establish a farmers market, support start-up industries, and support business incubators. Removes from the original bill, the establishment of a local wastewater authority.							Exceeds \$100,000							

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475 SB0595 - HB0500*	Creates the Office of the Repealer within the Office of Legal Services. Requires the Director of Legal Services to serve as the Director of the Office of the Repealer. Establishes duties of the Office of the Repealer. Requires the research analysts of the House of Representatives and of the Senate to assist in performing the functions of the Office of the Repealer.		Up to \$45,100												
476 SB0519* - HB0549	Authorizes up to five individuals per business in the construction services industry that do not qualify for the exemption to apply for the Workers' Compensation Exemption Registry, if the individual is a member of a religious sect or division. Requires the applicant to submit a copy of an approved Internal Revenue Service Form 4029 and an affidavit signed by the individual. Effective upon becoming law for purposes of promulgating rules and regulations. For all other purposes, the effective date is January 1, 2014.		\$19,000/ FY13-14/ Employee Education and Enforcement Fund		Exceeds \$7,300/ FY13-14 and Every Two Years Thereafter/ Dedicated Fund	Exceeds \$1,200/ FY13-14/ Dedicated Funds; Exceeds \$1,000/ FY13-14/ General Fund; Exceeds \$2,500/ FY14-15 and Subsequent Years/ Dedicated Funds; Exceeds \$2,100/ FY14-15 and Subsequent Years/ General Fund									
477 SB0491* - HB0412	States that a manicurist may provide manicuring services to an ill, disabled, or homebound individual, or to such individual's caregiver, custodian, or guardian, in the individual's residence.	X													
478 SB0439 - HB0209*	Increases the term length, from two years to four years, for appointments made by the speakers of the House of Representatives and Senate to the Douglas Henry State Museum Commission.	X													
479 SB0251* - HB0431	Increases the penalty for a violation of the Financial Responsibility law, from a Class C misdemeanor punishable by a fine of up to \$100 to a Class A misdemeanor punishable by up to 11 months 29 days in jail and a fine of up to \$2,500, when the offender was at fault for an accident resulting in bodily injury or death due to criminal negligence.				\$151,400						\$8,000				
480 SB0182* - HB0176	Authorizes a trustee of a trust to, instead of filing a return and pay the Hall Income Tax, report the total amount received by the trustee to the resident grantor or other owner, who shall then file the return and pay the Hall Income Tax.	X													

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485 SB1032 - HB0520*	Enhances the punishment for promoting prostitution of a minor from a Class E felony to a Class B or Class A felony.		\$3,200/ Incarceration												
	TOTALS - Public Chapters 1 - 485	X	\$953,838,300	\$51,529,400	\$474,069,700	\$31,774,800	\$493,900	\$4,448,800	\$2,354,700	\$11,000	\$31,956,000	\$6,290,100	\$4,245,000	\$0	
*Increase in State Expenditures includes the first-year debt service on bonds and the total cost over the life of the bonds (principal and interest)															
*Increased State Revenue related to specialty earmarked license plates includes revenue to General Fund, the Arts Commission, and Highway Fund; but excludes revenue to the special dedicated entity.															
*No funds appropriated for a specialty license plate shall be allocated by the Department of Finance and Administration until such plate has met all statutory requirements for issuance.															
*The total decrease in local expenditures (mandatory) has been reduced by \$5,000 to adjust for duplicative impacts for public chapter 403 and public chapter 329.															