



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

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

**Rep. Mark White, Chairman
Representatives**

Brenda Gilmore
Susan Lynn
Pat Marsh
Bill Sanderson
Charles Sargent, *ex officio*
Speaker Beth Harwell, *ex officio*

Johnny Shaw
David Shepard
Ron Travis
Tim Wirgau

**Sen. Bill Ketron, Vice-Chairman
Senators**

Sara Kyle
Doug Overbey
Steve Southerland
Randy McNally, *ex officio*
Lt. Governor Ron Ramsey, *ex officio*

Reginald Tate
Ken Yager

MEMORANDUM

TO: Representative Mark White, Chairman
Senator Bill Ketron, 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: Jeff Spalding, Executive Director 

DATE: June 16, 2015

SUBJECT: 2015 Cumulative Fiscal Note

Attached is a summary of the cumulative increase or decrease in revenue or expenditures based on legislation enacted during the 2015 session.

Of the 527 individual bills enacted into law, 352 were scored as a straight “not significant” impact to expenditures and revenue.

For the other 175 bills enacted, the estimated impacts include: (a) a “not significant” score with either an “other fiscal impact” referenced or another type of quantifiable fiscal impact; or (b) a quantified estimated change to expenditures or revenue. A breakdown of

these bills is presented below. Because some bills include more than one type of fiscal impact, the totals by fiscal impact type exceed the gross bill count.

Fiscal Impact Type	Public Chapters scored Not Significant and another fiscal impact referenced	Public Chapters with a Quantified Fiscal Impact
Increase State Expenditures	9	53
Decrease State Expenditures	0	12
Increase State Revenue	1	56
Decrease State Revenue	0	18
Increase Local Expenditures (Mandatory)	2	2
Increase Local Expenditures (Permissive)	0	1
Decrease Local Expenditures (Mandatory)	0	3
Decrease Local Expenditures (Permissive)	0	1
Increase Local Revenue (Mandatory)	0	15
Increase Local Revenue (Permissive)	1	15
Decrease Local Revenue (Mandatory)	1	8
Decrease Local Revenue (Permissive)	0	1
TOTALS	14	185

For more information about each bill enacted into law and the specific fiscal impact estimate of each Act, please consult the 2015 Final Cumulative Fiscal Note.

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

JLS

Attachment

**SUMMARY OF 2015
CUMULATIVE FISCAL NOTE**

					INCREASE	INCREASE	DECREASE	DECREASE	INCREASE	INCREASE	DECREASE	DECREASE
	INCREASE	DECREASE	INCREASE	DECREASE	LOCAL	LOCAL	LOCAL	LOCAL	LOCAL	LOCAL	LOCAL	LOCAL
	STATE	STATE	STATE	STATE	EXPEN.	EXPEN.	EXPEN.	EXPEN.	REVENUE	REVENUE	REVENUE	REVENUE
	EXPEN.	EXPEN.	REVENUE	REVENUE	(MANDATORY)	(PERMISSIVE)	(MANDATORY)	(PERMISSIVE)	(MANDATORY)	(PERMISSIVE)	(MANDATORY)	(PERMISSIVE)
AMOUNTS FROM ENCLOSURE A (PUBLIC CHAPTERS 1 - 527)	\$1,522,241,300	\$16,751,800	\$748,892,000	\$74,697,600	\$60,900	\$1,200	\$2,242,800	\$10,800	\$13,961,200	\$2,822,700	\$4,806,600	\$1,000,000
LESS: ONE-TIME EXPENDITURES AND REVENUE	(\$634,683,000)	\$0	(\$585,851,200)	(\$7,384,000)	\$0	\$0	\$0	\$0	(\$1,015,200)	(\$295,300)	\$0	\$0
LESS: AMOUNTS PROGRAMMED IN GOVERNOR'S BUDGET*	(\$70,719,900)	(\$14,669,300)	(\$51,509,800)	(\$1,412,100)								
LESS: AMOUNTS EFFECTIVE FOR FY16-17 OR LATER	(\$814,657,200)	(\$1,467,500)	(\$100,117,400)	(\$62,612,000)	\$0	\$0	(\$2,197,000)	\$0	(\$3,858,700)	(\$403,100)	(\$1,573,000)	\$0
TOTAL ADJUSTED EFFECTS OF ENACTED LEGISLATION ON RECURRING REVENUE AND EXPENDITURES (BEGINNING IN FISCAL YEAR 2015-16 AND NOT PROGRAMMED INTO THE GOVERNOR'S BUDGET)	<u>\$2,181,200</u>	<u>\$615,000</u>	<u>\$11,413,600</u>	<u>\$3,289,500</u>	<u>\$60,900</u>	<u>\$1,200</u>	<u>\$45,800</u>	<u>\$10,800</u>	<u>\$9,087,300</u>	<u>\$2,124,300</u>	<u>\$3,233,600</u>	<u>\$1,000,000</u>
BREAKDOWN OF EFFECTS ON RECURRING REVENUE AND EXPENDITURES:												
GENERAL FUND (GF)	\$796,200	\$51,100	\$2,242,200	\$3,145,300								
OTHER FUNDS	\$1,385,000	\$563,900	\$9,171,400	\$144,200								
NET DECREASE IN STATE REVENUE (GENERAL FUND)		\$903,100										
NET INCREASE IN STATE EXPENDITURES (GENERAL FUND)		\$745,100										
NET INCREASE IN STATE REVENUE (OTHER FUNDS)		\$9,027,200										
NET INCREASE IN STATE EXPENDITURES (OTHER FUNDS)		\$821,100										
* Amounts Programmed in Governor's Budget exclude one-time revenue and expenditures and FY16-17 or later amounts already included in those separate categories												

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2015 REGULAR LEGISLATIVE SESSION
PREPARED BY THE FISCAL REVIEW COMMITTEE STAFF
As of June 16, 2015**

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 Impacts - (Including State and Local Forgone Revenue, Cost Avoidances, Federal Government Impacts, and Footnotes)
1 SB0244* - HB0380	Extends the termination date of the Office of Business Enterprise to June 30, 2020. Under the Tennessee Governmental Entity Review Law, the office is scheduled to terminate on June 30, 2015.	X													
2 SB0260* - HB0324	Extends the termination date of the Traumatic Brain Injury Advisory Council (Council) to June 30, 2019. Under the Tennessee Governmental Entity Review Act, the Council is scheduled to terminate on June 30, 2015. Authorizes the Governor to appoint members to the Council.	X													
3 SB0220* - HB0328	Extends the termination date of the Board of Claims (Board) to June 30, 2019. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2015.	X													
4 SB0245* - HB0331	Extends the termination date of the Perinatal Advisory Committee to June 30, 2019. Under the Tennessee Governmental Entity Review Law, the Committee is scheduled to terminate on June 30, 2015.	X													
5 SB0214* - HB0337	Extends the termination date of the Advisory Council for the Education of Students with Disabilities (Council) to June 30, 2020. Under the Tennessee Governmental Entity Review Law, the Council is scheduled to terminate on June 30, 2015.	X													
6 SB0218* - HB0339	Extends the termination date for the Board of Alcohol and Drug Abuse Counselors (Board) to June 30, 2019. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2015. Authorizes the Governor to appoint members to the board from lists of qualified persons.	X													
7 SB0223* - HB0341	Extends the termination date of the Board of Osteopathic Examination to June 30, 2019. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2015.	X													
8 SB0225* - HB0342	Extends the termination date of the Board of Trustees of the Baccalaureate Education System Trust (BEST) Fund to June 30, 2019. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2015.	X													
9 SB0219* - HB0348	Extends the termination date of the Board of Boiler Rules to June 30, 2019. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2015.	X													
10 SB0240* - HB0377	Extends the termination date for the Medical Advisory Committee to June 30, 2018. Under the Tennessee Governmental Entity Review Law, this Committee is scheduled to terminate on June 30, 2015.	X													
11 SB0242* - HB0378	Extends the termination date of the Medical Payment Committee to June 30, 2018. Under the Tennessee Governmental Entity Law, the Committee is scheduled to terminate on June 30, 2015.	X													
12 SB0252* - HB0386	Extends the termination date of the Tennessee Claims Commission to June 30, 2019. Under the Tennessee Governmental Entity Law, the Commission is scheduled to terminate on June 30, 2015.	X													
13 SB0262* - HB0390	Extends the termination date of the West Fork Drakes Creek Dam and Reservoir Interstate Authority to June 30, 2020. Under the Tennessee Governmental Entity Review Law, the Authority is scheduled to terminate on June 30, 2015.	X													

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14 SB1226 - HB0793*	Codifies current common law on the transferability of future interests of defeasible estates.	X													
15 SB1322 - HB0034*	Designates Powell Drive in Knox County from intersection at Clinton Highway to Emory Road as a scenic highway.	X													
16 SB0224* - HB0323	Extends the termination date of the Board of Parole (BOP) to June 30, 2018. Under the Tennessee Governmental Review Law, the BOP is scheduled to terminate on June 30, 2015. Requires the BOP to update the Government Operations Joint Evaluation Committee on Judiciary and Government on the BOP's progress in addressing the findings set forth in the March 2014 follow-up performance audit report no later than October 1, 2015.	X													
17 SB0232* - HB0365	Extends the termination date on the Department of Environment and Conservation (TDEC) to June 30, 2019. Under the Tennessee Governmental Entity Law, the Department is scheduled to terminate on June 30, 2015.	X													
18 SB0233* - HB0366	Extends the termination date of the Department of Health (DOH) to June 30, 2019. Under the Tennessee Governmental Entity Review Law, the DOH is scheduled to terminate on June 30, 2015. Requires the DOH to update the Government Operations Joint Evaluation Committee on Education, Health and General Welfare on the department's progress in addressing the findings set forth in the November 2014 performance audit report no later than December 31, 2015.	X													
19 SB0426* - HB0543	Prohibits a manufacturer of beer to have any direct or indirect financial or ownership interest in a business with a wholesale or retail beer licensee. Authorizes a manufacturer of beer to have a financial interest in a licensed wholesaler's business for up to five years if certain conditions exist.	X													
20 SB0062* - HB0649	Decreases from 100 to 25 the number of signatures required on nominating petitions for delegates to the national convention of a political party.	X													
21 SB0074* - HB0064	Grants the Department of Children's Services (DCS) the authority to create a system for reporting safety-related information.	X													
22 SB0100* - HB0089	Places responsibility of obtaining and submitting a fingerprint sample and disclosure form on a substitute pool or staffing agency, instead of the licensed child care agency, prior to an individual not employed by the child care agency assuming any responsibilities.	X													
23 SB0103* - HB0092	Removes employees covered by the Longshoremen's and Harbor Workers' Compensation Act, compiled in 33 U.S.C. §§ 901-950, from the exempt list in the Occupational Safety and Health Act of 1972.	X													
24 SB0116* - HB0105	Changes the name of the Department of Veterans Affairs to the Department of Veterans Services.	X													
25 SB0120 - HB0019*	Specifies that water, gas, and electric meter readers, and utility workers are exempt from the requirement to wear a vehicle safety belt when emerging from and reentering a vehicle at frequent intervals and when operating the vehicle at speeds not exceeding forty miles per hour.	X													

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26 SB0157 - HB0031*	Deletes the Intractable Pain Treatment Act (IPTA) which authorized the use of opiate-based regimens of treatment of intractable pain, or pain in which the cause cannot be removed in the generally accepted course of medical practice from statute.	X													
27 SB0160* - HB0154	Codifies the Public Acts of 2014.	X													
28 SB0170* - HB0313	Designates the month of September as the "Tennessee Archaeology Awareness Month" to encourage all citizens to learn more about prehistoric and historic archaeology in Tennessee.	X													
29 SB0185 - HB0145*	Prohibits, after July 1, 2015, a city or county from issuing a beer permit to an applicant, unless the applicant has been a citizen or lawful resident of the United States for not less than one year immediately preceding the application date.	X													
30 SB0213* - HB0336	Tenn. Code Ann. § Section 4 -29-236(a) is amended by deleting subdivision (1) in its entirety. The Advisory Committee on Women's Health shall terminate and cease to exist upon the effective date of this act.	X													
31 SB0226* - HB0350	Extends the termination date for the Bureau of TennCare (Bureau) to June 30, 2019. Under the Tennessee Governmental Review Law, the Bureau is scheduled to terminate on June 30, 2015. Requires the Bureau to update the Government Operations Joint Evaluation Committee on Judiciary and Government on the bureau's progress in addressing the findings set forth in the December 2014 performance audit report no later than September 20, 2015.	X													
32 SB0229* - HB0363	Extends the termination of the Department of Commerce and Insurance (DCI) to June 30, 2019. Under the Tennessee Governmental Entity Review Law, the Department is scheduled to terminate on June 30, 2015.	X													
33 SB0236* - HB0353	Tenn. Code Ann. § 4-29-236(a) is amended by deleting subdivision (32) in its entirety. The Hemophilia Advisory Committee shall terminate and cease to exist upon the proposed bill becoming law.	X													
34 SB0241* - HB0335	Tenn. Code Ann. § 4-29-236(a) is amended by deleting subdivision (38) in its entirety. The Medical Care and Cost Containment Committee shall terminate and cease to exist upon the effective date of this act.	X													
35 SB0254* - HB0327	Extends the termination date of the Tennessee Consolidated Retirement System, Board of Trustees to June 30, 2019. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2015. Adds attendance requirements for board members.	X													
36 SB0255* - HB0333	Extends the termination date for the Tennessee Council for the Deaf, Deaf-Blind, and Hard of Hearing to June 30, 2020. Under the Tennessee Governmental Entity Review Law, the Council is scheduled to terminate on June 30, 2015. Adds attendance requirements for council members.	X													
37 SB0258* - HB0385	Extends the termination date for the Tennessee Peace Officers Standards and Training (POST) Commission to June 30, 2019. Under the Governmental Entity Review Law, the Commission is scheduled to terminate on June 30, 2015. Makes legislative members of Commission voting members.	X													

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38 SB0288* - HB0653	Codifies a list of individuals that may administer the oath to publicly elected officers.	X													
39 SB0367 - HB0109*	Authorizes, rather than requires an Ambulatory Surgical Treatment Center (ASTC) to provide radiological services. The appropriate governing body over each ASTC must make this determination; however, if an ASTC does provide radiological services, it must appoint a qualified individual to ensure that radiological services are provided within all applicable law and rules.	X													
40 SB0409 - HB0229*	Creates the Ensuring Patient Access to Pharmacy Drug Disposal Programs Act of 2015	X													
41 SB0414 - HB0189*	Requires local governments subject to audit by the Comptroller which handle public funds to close their accounting records and make them available for audit no later than two months after the end of the fiscal year.	X													
42 SB0416 - HB0193*	Requires state agencies to immediately notify the Office of the Comptroller of the Treasury when any confirmed or suspected unauthorized acquisition of computerized data and any confirmed or suspected breach of a computer information system or related security system has occurred within a reasonable amount of time; Defines breach, computer information system, related system, and reasonable amount of time for the purpose of the bill.	X													
43 SB0420 - HB0258*	Eliminates the requirement that law enforcement agencies, responsible for at least one investigation and arrest that resulted in a drug related conviction, report the amount of funds collected and paid to the general fund of the respective governing body and the amount spent on drug education and treatment to the Comptroller annually.	X													
44 SB0424 - HB0264*	Removes obsolete requirement that property values for the purpose of municipal and county property taxation should be the same as those ascertained for the purpose of state taxation.	X													
45 SB0435 - HB0171*	Authorizes all county registers of deeds to redact social security numbers from electronically stored documents and databases where possible upon written request.	X													
46 SB0538 - HB0420*	Deletes existing language in Tenn. Code Ann. § 8-48-206 relative to temporary appointments of county school superintendents in the event of a leave of absence for military service. Requires individuals who are selected as temporary school superintendents to possess the required qualifications under general law.	X													
47 SB0727 - HB0474*	Requires medical records received and maintained by the Tennessee Claim's Commission and the Department of Treasury's Division of Claims Administration be confidential and not open to the public for inspection.	X													
48 SB0847* - HB1311	Increases, from 15 to 30 days, the time period within which a non-resident has to remove from the state of Tennessee any helicopter or airplane and related equipment for the purpose of qualifying for a sales and use tax exemption on such purchases or on repair and refurbishment services of the airplane and airplane components and parts.	X													
49 SB1321 - HB0460*	Designates May 11 of each year as the "Police Memorial Day" to honor and recognize law enforcement officers in this state for their dedication and selfless service.	X													

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50 SB1356 - HB0469*	Requires bank account information received, compiled, or maintained by a state governmental agency to be confidential and not subject to open record for inspection by the public.	X													
51 SB0034* - HB0043	Broadens the list of violations to the Ski Area Safety and Liability Act to include leaving the scene of a skiing accident or collision resulting in bodily injury to another without providing a name and contact information.	X													
52 SB0036* - HB0244	Excludes from the definition of "business" for sales and use tax purposes sales that a community foundation makes in lieu of two semiannual temporary sales periods, provided that in any calendar year the sales shall take place during no more than two auctions, lasting up to 24 hours each, in each county designated to receive charitable support from a fund or trust that comprises a component part of the community foundation.	X													
53 SB0068* - HB0246	Adds liability protections to landowners, lessees, occupants, or other persons in control of land or premises, when such land or premises is used for sport clay shooting, shooting sports, and other target shooting, including archery and shooting range activities.	X													
54 SB0084* - HB0074	Upon a proper showing by the Department of Correction (DOC) that a prisoner was released in error, a sentencing judge or judge in a county from which the individual was released is authorized to issue a warrant for the retaking of the prisoner. The DOC employees designated by the commissioner who have been trained in the use of firearms and are vested with the powers of law enforcement officers may act upon the warrant. Law enforcement officers may act upon the warrant. The warrant shall not be bondable.	X													
55 SB0087* - HB0077	Removes current statutory references to vocational education and replaces such language with career and technical education.	X													
56 SB0091* - HB0080	Changes the definition of the term "lead free", as it relates to wetted surfaces of certain plumbing pipes, pipe fittings, and other fixtures identified in the Tennessee Safe Drinking Water Act of 1983, such that the lead component does not exceed the weighted average of 0.25 percent, rather than 8.0 percent. Makes non-substantive changes to the same term as it relates to public water systems and plumbing used in residential or non-residential facilities.	X													
57 SB0104* - HB0093	Deletes the statutory reference to the "Workforce Investment Act of 1998" and substitutes instead "workforce development program" in multiple sections of the Tennessee Workforce Development Act of 1999. Prohibits any appointing authority of a board, commission or panel administratively attached to the Department of Labor and Workforce Development (DLWD) from discriminating against any person on the basis of sex or disability, in addition to race, color, ethnicity, national origin, and religious belief. Removes section of law that refers to an obsolete pilot program.	X													

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58 SB0109* - HB0098	Removes current statutory language related to the monthly reporting of DUI-related accidents involving the death of a minor and the development of advisory guidelines for the reporting of such accidents. Requires the Commissioner of Education, in consultation with the Commissioner of Safety, to develop advisory guidelines for local education agencies (LEAs) to use in developing an annual report that contains the number of deaths each year in which a minor died as a result of a DUI-related accident in which a minor was driving.	X													
59 SB0111* - HB0100	Changes the limit calculation in regards to the method of measuring the total amount of immediate methamphetamine precursors that can be sold to any individual in a period of thirty (30) days or one (1) year. Allows the overall weight of a product containing immediate methamphetamine precursors to be used in the measure of limit calculations.	X													
60 SB0144* - HB0620	Makes various changes to the Tennessee Business Corporation Act (TBCA) and the Tennessee Nonprofit Corporation Act (TNCA).	X													
61 SB0145* - HB0248	Requires the Tennessee Real Estate Commission (TREC) to approve any continuing education course that consists of a minimum of one classroom hour in length; provided, the course meets all other requirements of the Commission.	X													
62 SB0227* - HB0351	Extends the termination date of the Commission on Firefighting Personnel Standards and Education to June 30, 2019. Under the Tennessee Governmental Entity Review Law, the Commission is scheduled to terminate on June 30, 2015.	X													
63 SB0230* - HB0325	Extends the termination date of the Department of Correction (DOC) to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the DOC is scheduled to terminate on June 30 15. Requires the DOC to update the Government Operations Joint Evaluation Committee on Judiciary and Government on the DOC's progress in addressing the findings set forth in the September 2014 performance audit report no later than October 1, 2015.	X													
64 SB0246* - HB0381	Extends the termination date of the Prevailing Wage Commission to June 30, 2019. Under the Tennessee Governmental Entity Review Law, the Commission is scheduled to terminate on June 30, 2015.	X													
65 SB0257* - HB0334	Extends the Tennessee Health Information Committee to June 30, 2017. Under the Tennessee Governmental Entity Review Law, the Committee is scheduled to terminate June 30, 2015. Authorizes the Commissioner of the Department of Finance and Administration (F&A) to appoint members from lists of qualified persons submitted by interested hospital groups and pharmacist groups, rather than from the Tennessee Medical Association and the Tennessee Pharmacists Association exclusively. The Commissioner if required to consult with the interested groups to determine qualified individuals to fill the positions.	X													
66 SB0261* - HB0389	Extends the termination date of the Utility Management Review Board to June 30, 2020. Under the Tennessee Governmental Entity Review law, the Board is scheduled to terminate on June 30, 2015.	X													
67 SB0305* - HB0270	Changes the hotline number law enforcement should provide to minor victims of prostitution from the national human trafficking resource center hotline to the Tennessee human trafficking resource center hotline.	X													

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68 SB0330* - HB0226	Defines the term "public highway", as it relates to the Prevailing Wage Act for State Highway Construction Projects (PWA), as any street, road, highway, expressway, bridge, or viaduct, including an adjacent right-of-way, that is constructed or maintained by the state, or any municipality or political subdivision of the state funded in whole or part with federal or state highway funds. Specifies as exclusions to the definition of "public highway" any privately owned or maintained highway, road, or street. Replaces references to "streets, highways or bridges" with references to "public highway" in certain definitions within the PWA.	X													
69 SB0376* - HB0859	Makes multiple changes to state beer laws regarding the making, possession, transportation, storage and sale of homemade beer.	X													
70 SB0406 - HB0247*	Updates the definition of a "premier type tourist resort" for the purpose of liquor-by-the-drink (LBTB) licensing for Dancing Bear Lodge in Townsend, Tennessee.	X													
71 SB0421 - HB0259*	Requires copies of the currently required redevelopment plan which are filed with the Comptroller by a tax increment agency, to be filed no later than October 1 of each year. Declares that the filing of the redevelopment plan is the only filing requirement for tax increment agencies.	X													
72 SB0478* - HB0912	Tenn. Code Ann. § 4-29-236(a) is amended by deleting subdivision (53) in its entirety. The Southern Growth Policies Board (Board) shall terminate and cease to exist upon the effective date of this act.	X													
73 SB0561 - HB0455*	Deletes provisions pertaining to penalties concerning animals running at large.	X													
74 SB0636 - HB0522*	Eliminates obsolete Racing Control Act of 1987 that provided statutory framework for legalized horse racing in Tennessee.	X													
75 SB0676* - HB0718	Designates the week that includes the third Thursday in November each year as the "Agriculture Literacy Week" to promote agricultural literacy and the need to educate students about the importance of agriculture to our state and nation.	X													
76 SB0888* - HB1033	Specifies that notaries public, employed by financial institutions subject to the Financial Records Privacy Act in Title 45, Chapter 10, who do not charge for their services do not have to keep records of their activities and that the records of notaries who are employees of financial institutions are governed by federal banking laws.	X													
77 SB0924 - HB0959*	Grants immunity from prosecution for possession of drug paraphernalia if a person alerts a law enforcement officer to the fact that the person, the person's premises, or the person's vehicle contain a hypodermic needle. The immunity does not apply to other drug paraphernalia that may be found during the search.	X													
78 SB0950 - HB0478*	Eliminates the current 30-day aggregate limit of sick leave that may be used for maternity and paternity leave if both parents are state employees.	X													
79 SB1046 - HB1016*	Extends the rules of the road relative to the operation of motor vehicles, pursuant to Title 55, Chapter 8, by requiring drivers to yield the right-of-way at intersections and other locations that include a drive as defined by the bill. Defines "drive" to mean any way that is open to the use of the public for purposes of vehicular travel and that leads into or from premises that are generally frequented by the public at large.	X													

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80 SB1058 - HB0994*	Prohibits an employer from discharging or taking any adverse employment action against an employee solely for transporting or storing a firearm or firearm ammunition in an employer parking area in a manner consistent with current law. Authorizes an employee who is discharged, or subjected to an adverse employment action in violation of the provisions of this bill, to bring a cause of action against the employer, and to recover economic damages plus reasonable attorney fees and costs.	X													
81 SB1344 - HB0928*	Classifies machinery used by water and wastewater treatment authorities, which are created by private act or pursuant to the Water and Wastewater Treatment Authority Act (WWTAA), as industrial machinery for the purpose of such machinery being considered exempt from sales and use tax.	X													
82 SB0045 - HB0039*	Prohibits the retail sale of products containing dextromethorphan to minors, unless the minor is emancipated from his/her parents. Makes the offense punishable by civil penalty only, rather than as a Class B misdemeanor. The penalty shall be no more than \$100 for a first violation and no more than \$500 for a second or subsequent violation.	X													
83 SB0046 - HB0040*	Requires the family life curriculum to include the process of adoption and its benefits. Requires the State Board of Education (SBE), in conjunction with the Department of Education (DOE), to develop guidelines for the inclusion of such information, as appropriate, in kindergarten through 12th grade. Requires the guidelines to be distributed by the DOE to all local education agencies (LEAs) by the beginning of the 2015-2016 academic year.	X													
84 SB0086* - HB0076	Authorizes, rather than requires, professional employer organization (PEO) employees to be considered as employees of a company for purposes of determination of employment based tax credits and other economic incentives provided by this state or a local government entity to such company.														Other Fiscal Impact – Any fiscal impact to current state or local government revenue is estimated to be not significant. However, to the extent certain employers are precluded from qualifying for a tax credit or an economic incentive in the future, this bill would result in a reduction of tax expenditures or in cost avoidance to the state or local government. Due to multiple unknown factors, the amount of any such potential impacts cannot be determined with reasonable certainty.
85 SB0181 - HB0136*	U.S.C. §§ 5841-62, an exception to prosecution rather than a defense to prosecution as it relates to machine guns, suppressors, and short-barreled shotguns and rifles.	X													
86 SB0217* - HB0338	Extends the termination date of the Board for Professional Counselors, Marital and Family Therapists, and Clinical Pastoral Therapists (Board) to June 30, 2019. Under the Tennessee Governmental Entity Review Law, the board is scheduled to terminate on June 30, 2015. Authorizes the Governor to appoint members to the Board from lists of qualified persons submitted by interested counseling and therapy groups. Requires the Governor, when making appointments to the Board, to consult with interested counseling and therapy groups to determine qualified persons to fill the positions.	X													
87 SB0237* - HB0343	Publication Committee, with no subsequent wind-down year. Under the Tennessee Governmental Entity Review Law, the Committee is scheduled to terminate June 30,	X													

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88 SB0310* - HB0279	Authorizes local governing bodies, by an amended ordinance, to increase the number of commissioners on a community redevelopment board to not less than seven members, as well as increase terms of service to not less than six years. Authorizes community redevelopment agencies to act with the same powers as a housing authority for the purposes of implementation and financing of redevelopment districts, including tax increment financing.	X													
89 SB0434 - HB0321*	Permits expunction of records if someone is charged with a misdemeanor or felony and convicted of a lesser included offense or of an offense related to the same criminal conduct but that offense was a moving or nonmoving traffic offense. Permits a person to receive partial expunction for any public records relating to the person's arrest, indictment, charging instrument, or disposition for any charge of which that the person is not convicted.	X													
90 SB0477* - HB0911	Extends the termination date of the Industrial Development Division, Building Finance Committee to June 30, 2019. Under the Tennessee Governmental Entity Review Law, the Committee is scheduled to terminate on June 30, 2014.	X													
91 SB0678* - HB0773	Authorizes health, educational, and housing corporations to finance projects out of state if the corporation makes its primary place of business in Tennessee.	X													
92 SB1312 - HB0418*	Requires the Department of Revenue (DOR) to provide to the State Funding Board estimates of growth in franchise and excise (F&E) tax revenue and include in the estimates a description of whether the growth is non-recurring or recurring. Requires the State Funding Board to identify and report in its presentation of state revenue estimates whether any growth in F&E tax collections is non-recurring or recurring.	X													
93 SB0055* - HB0802	Reduces the compensation structure for the Montgomery County delinquent tax attorney from 20 to 10 percent of delinquent taxes collected.	X													
94 SB0099* - HB0088	Increases the period of time an individual has to challenge a criminal disposition, from 30 to 60 days following receipt of notification of being included in the Abuse Registry. Defines "abuse" as the willful infliction of injury, unreasonable confinement, intimidation, or punishment with resulting physical harm, pain, or mental anguish. Adopts the federal definitions for "abuse" and "neglect." Requires the Commissioner of Health to promulgate rules in accordance with the Uniform Administrative Procedures Act to effectuate the purposes of effectuating the Abuse Registry.	X													

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95 SB0102* - HB0091	As introduced, authorizes the Department of Labor and Workforce Development (DLWD) to send, receive, and store unemployment compensation (UC) claims correspondence and materials electronically. Removes one year limitation provision related to the reconsideration of unemployment benefits for individuals convicted of a felony or misdemeanor that caused separation from the individual's employer, and the provision concerning overpayment to such individuals when created as a result of such reconsideration. Removes provision that states any fee or administrative expense imposed by specified agencies of the federal government in connections with an offset of expenses and fees is the responsibility of the debtor. Requires employers with ten employees or more to file wage reports electronically. Makes other technical corrections to the Tennessee Employment Security Law.	X													
96 SB0221* - HB0340	Extends the termination date of the Board of Dispensing Opticians to June 30, 2021. Under the Tennessee Governmental Entity Review Law, the board is scheduled to terminate June 30, 2015. Requires each department, commission, board, agency, or council of state government created during calendar year 2019 to terminate on June 30, 2021. Specifies that any such governmental entity that is terminated may be continued, reestablished, or restructured. Authorizes the Governor to appoint members to the board from lists of qualified persons submitted by interested optician groups, rather than from the Tennessee Dispensing Opticians Association exclusively.														Other Fiscal Impact – To the extent a governmental entity is not continued in the future, or the funding level is changed in the future for an entity that is continued, reestablished, or restructured, the fiscal impact is considered indeterminable because such impact(s) are dependent upon unknown factors. Otherwise, the fiscal impact for this bill is considered not significant.
97 SB0239* - HB0376	Extends the termination date of the James K. Polk Memorial Association to June 30, 2021. Under the Tennessee Governmental Entity Law, the Association is scheduled to terminate on June 30, 2015. Requires each department, commission, board, agency, or council of state government created during calendar year 2019 to terminate on June 30, 2021. Specifies that any such governmental entity that is terminated may be continued, reestablished, or restructured.														Other Fiscal Impact – To the extent a governmental entity is not continued in the future, or the funding level is changed in the future for an entity that is continued, reestablished, or restructured, the fiscal impact is considered indeterminable because such impact(s) are dependent upon unknown factors. Otherwise, the fiscal impact for this bill is considered not significant.
98 SB0243* - HB0379	Extends the Occupational Safety and Health Review Commission to June 30, 2021. Under the Tennessee Governmental Entity Review Law, the Commission is scheduled to terminate June 30, 2015. Requires each department, commission, board, agency, or council of state government created during calendar year 2019 to terminate on June 30, 2021. Specifies that any such governmental entity that is terminated may be continued, reestablished, or restructured.														Other Fiscal Impact – To the extent a governmental entity is not continued in the future, or the funding level is changed in the future for an entity that is continued, reestablished, or restructured, the fiscal impact is considered indeterminable because such impact(s) are dependent upon unknown factors. Otherwise, the fiscal impact for this bill is considered not significant.
99 SB0247* - HB0332	Tenn. Code Ann. § 4-29-236(a) is amended by deleting subdivision (48) in its entirety. The Renal Disease Advisory Committee shall terminate and cease to exist upon the proposed bill becoming law.			Less Than \$100											
100 SB0249* - HB0326	Extends the termination date of the State Board of Equalization to June 30, 2021. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on Jun3 30, 2015. Requires each department, commission, board, agency, or council of state government created during calendar year 2019 to terminate on June 30, 2021. Specifies that any such governmental entity that is terminated may be continued, reestablished, or restructured.														Other Fiscal Impact – To the extent a governmental entity is not continued in the future, or the funding level is changed in the future for an entity that is continued, reestablished, or restructured, the fiscal impact is considered indeterminable because such impact(s) are dependent upon unknown factors. Otherwise, the fiscal impact for this bill is considered not significant.

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101 SB0268* - HB0355	Extends the Delta Human Resource Agency (DHRA) to June 30, 2021. Under the Tennessee Governmental Entity Review Law, the Agency is scheduled to terminate June 30, 2015. Requires each department, commission, board, agency, or council of state government created during calendar year 2019 to terminate on June 30, 2021. Specifies that any such governmental entity that is terminated may be continued, reestablished, or restructured. Requires representatives of the DHRA to update the Government Operations Joint Evaluation Committee on Education, Health and General Welfare on the Agency's progress in addressing the findings set forth in the December 2014 performance audit report and in the six-month follow-up report issued by the Division of State Audit by December 1, 2015.														Other Fiscal Impact – To the extent a governmental entity is not continued in the future, or the funding level is changed in the future for an entity that is continued, reestablished, or restructured, the fiscal impact is considered indeterminable because such impact(s) are dependent upon unknown factors. Otherwise, the fiscal impact for this bill is considered not significant.
102 SB0269* - HB0356	Extends the East Tennessee Human Resource Agency (ETHRA) to June 30, 2021. Under the Tennessee Governmental Entity Review Law, the Agency is scheduled to terminate June 30, 2015. Requires each department, commission, board, agency, or council of state government created during calendar year 2019 to terminate on June 30, 2021. Specifies that any such governmental entity that is terminated may be continued, reestablished, or restructured. Requires representatives of the ETHRA to update the Government Operations Joint Evaluation Committee on Education, Health and General Welfare on the Agency's progress in addressing the findings set forth in the December 2014 performance audit report and in the six-month follow-up report issued by the Division of State Audit by December 1, 2015.														Other Fiscal Impact – To the extent a governmental entity is not continued in the future, or the funding level is changed in the future for an entity that is continued, reestablished, or restructured, the fiscal impact is considered indeterminable because such impact(s) are dependent upon unknown factors. Otherwise, the fiscal impact for this bill is considered not significant.
103 SB0270* - HB0357	Extends the First Tennessee Human Resource Agency (FTHRA) to June 30, 2021. Under the Tennessee Governmental Entity Review Law, the Agency is scheduled to terminate June 30, 2015. Requires each department, commission, board, agency, or council of state government created during calendar year 2019 to terminate on June 30, 2021. Specifies that any such governmental entity that is terminated may be continued, reestablished, or restructured. Requires representatives of the FTHRA to update the Government Operations Joint Evaluation Committee on Education, Health and General Welfare on the Agency's progress in addressing the findings set forth in the December 2014 performance audit report and in the six-month follow-up report issued by the Division of State Audit by December 1, 2015.														Other Fiscal Impact – To the extent a governmental entity is not continued in the future, or the funding level is changed in the future for an entity that is continued, reestablished, or restructured, the fiscal impact is considered indeterminable because such impact(s) are dependent upon unknown factors. Otherwise, the fiscal impact for this bill is considered not significant.
104 SB0271* - HB0369	Extends the Mid-Cumberland Human Resource Agency (MCHRA) to June 30, 2021. Under the Tennessee Governmental Entity Review Law, the Agency is scheduled to terminate June 30, 2015. Requires each department, commission, board, agency, or council of state government created during calendar year 2019 to terminate on June 30, 2021. Specifies that any such governmental entity that is terminated may be continued, reestablished, or restructured. Requires representatives of the MCHRA to update the Government Operations Joint Evaluation Committee on Education, Health and General Welfare on the Agency's progress in addressing the findings set forth in the December 2014 performance audit report and in the six-month follow-up report issued by the Division of State Audit by December 1, 2015.														Other Fiscal Impact – To the extent a governmental entity is not continued in the future, or the funding level is changed in the future for an entity that is continued, reestablished, or restructured, the fiscal impact is considered indeterminable because such impact(s) are dependent upon unknown factors. Otherwise, the fiscal impact for this bill is considered not significant.

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105 SB0273* - HB0371	Extends the South Central Human Resource Agency (SCHRA) to June 30, 2021. Under the Tennessee Governmental Entity Review Law, the Agency is scheduled to terminate June 30, 2015. Requires each department, commission, board, agency, or council of state government created during calendar year 2019 to terminate on June 30, 2021. Specifies that any such governmental entity that is terminated may be continued, reestablished, or restructured. Requires representatives of the SCHRA to update the Government Operations Joint Evaluation Committee on Education, Health and General Welfare on the Agency's progress in addressing the findings set forth in the December 2014 performance audit report and in the six-month follow-up report issued by the Division of State Audit by December 1, 2015.														Other Fiscal Impact – To the extent a governmental entity is not continued in the future, or the funding level is changed in the future for an entity that is continued, reestablished, or restructured, the fiscal impact is considered indeterminable because such impact(s) are dependent upon unknown factors. Otherwise, the fiscal impact for this bill is considered not significant.
106 SB0272* - HB0370	Extends the Northwest Tennessee Human Resource Agency (NTHRA) to June 30, 2021. Under the Tennessee Governmental Entity Review Law, the Agency is scheduled to terminate June 30, 2015. Requires each department, commission, board, agency, or council of state government created during calendar year 2019 to terminate on June 30, 2021. Specifies that any such governmental entity that is terminated may be continued, reestablished, or restructured. Requires representatives of the NTHRA to update the Government Operations Joint Evaluation Committee on Education, Health and General Welfare on the Agency's progress in addressing the findings set forth in the December 2014 performance audit report and in the six-month follow-up report issued by the Division of State Audit by December 1, 2015.														Other Fiscal Impact – To the extent a governmental entity is not continued in the future, or the funding level is changed in the future for an entity that is continued, reestablished, or restructured, the fiscal impact is considered indeterminable because such impact(s) are dependent upon unknown factors. Otherwise, the fiscal impact for this bill is considered not significant.
107 SB0274* - HB0372	Extends the Southeast Tennessee Human Resource Agency (SETHRA) to June 30, 2021. Under the Tennessee Governmental Entity Review Law, the Agency is scheduled to terminate June 30, 2015. Requires each department, commission, board, agency, or council of state government created during calendar year 2019 to terminate on June 30, 2021. Specifies that any such governmental entity that is terminated may be continued, reestablished, or restructured. Requires representatives of the SETHRA to update the Government Operations Joint Evaluation Committee on Education, Health and General Welfare on the Agency's progress in addressing the findings set forth in the December 2014 performance audit report and in the six-month follow-up report issued by the Division of State Audit by December 1, 2015.														Other Fiscal Impact – To the extent a governmental entity is not continued in the future, or the funding level is changed in the future for an entity that is continued, reestablished, or restructured, the fiscal impact is considered indeterminable because such impact(s) are dependent upon unknown factors. Otherwise, the fiscal impact for this bill is considered not significant.
108 SB0275* - HB0373	Extends the Southwest Tennessee Human Resource Agency (SWTHRA) to June 30, 2021. Under the Tennessee Governmental Entity Review Law, the Agency is scheduled to terminate June 30, 2015. Requires each department, commission, board, agency, or council of state government created during calendar year 2019 to terminate on June 30, 2021. Specifies that any such governmental entity that is terminated may be continued, reestablished, or restructured. Requires representatives of the SWTHRA to update the Government Operations Joint Evaluation Committee on Education, Health and General Welfare on the Agency's progress in addressing the findings set forth in the December 2014 performance audit report and in the six-month follow-up report issued by the Division of State Audit by December 1, 2015.														Other Fiscal Impact – To the extent a governmental entity is not continued in the future, or the funding level is changed in the future for an entity that is continued, reestablished, or restructured, the fiscal impact is considered indeterminable because such impact(s) are dependent upon unknown factors. Otherwise, the fiscal impact for this bill is considered not significant.

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109 SB0276* - HB0374	Extends the Upper Cumberland Human Resource Agency (UCHRA) to June 30, 2021. Under the Tennessee Governmental Entity Review Law, the Agency is scheduled to terminate June 30, 2015. Requires each department, commission, board, agency, or council of state government created during calendar year 2019 to terminate on June 30, 2021. Specifies that any such governmental entity that is terminated may be continued, reestablished, or restructured. Requires representatives of the UCHRA to update the Government Operations Joint Evaluation Committee on Education, Health and General Welfare on the Agency's progress in addressing the findings set forth in the December 2014 performance audit report and in the six-month follow-up report issued by the Division of State Audit by December 1, 2015.														Other Fiscal Impact – To the extent a governmental entity is not continued in the future, or the funding level is changed in the future for an entity that is continued, reestablished, or restructured, the fiscal impact is considered indeterminable because such impact(s) are dependent upon unknown factors. Otherwise, the fiscal impact for this bill is considered not significant.
110 SB0319* - HB0288	Requires licensed personal support service agencies to designate the population it proposes to serve at the time of licensing and eliminates the requirement for dual licensing by the Department of Mental Health and Substance Abuse Services (DMHSAS) and the Department of Intellectual and Developmental Disabilities (DIDD). Authorizes personal support agencies licensed by either department to serve individuals with physical or other disabilities. Requires the departments to work together to ensure that licensure standards for personal support services agencies are appropriate across all populations that may be served and are consistently applied. The licensing entity will be determined based on the larger population served by the agency as of the effective date of the act, or the larger population anticipated to be served by the agency at the time of the licensure application.	X													
111 SB0401* - HB0807	Designates September 18th of each year as the "Carbon Monoxide Awareness Day" to bring awareness to the dangers of carbon monoxide.	X													
112 SB0413 - HB0187*	Adds county, municipal, and metropolitan governments to the list of entities that must maintain internal controls to ensure legal compliance as well as to safeguard resources against waste, loss, and unauthorized use or misappropriation.	X													
113 SB0440* - HB0445	As introduced, removes the right of revocation of the surrender of a child for adoption except under limited circumstances. Requires a court order to invalidate or revoke the surrender of a child and prohibits a court from revoking a surrender except for invalidity or upon clear and convincing evidence of duress, fraud, or intentional misrepresentation. Requires the court to advise the person or persons surrendering a child that the person may not revoke the surrender.	X													
114 SB0475* - HB0757	States that notwithstanding any voluntary agreement entered into between the U.S. Department of Labor and a franchisee, neither a franchisee nor a franchisee's employee will be deemed to be an employee of the franchisor for any purpose. Declares that "franchisee" and "franchisor" to have the same meaning as set out in 16 CFR 436.1 (Disclosure Requirements and Prohibitions Concerning Franchising).	X													
115 SB0540 - HB0414*	As introduced, authorizes the board of commissioners for any incorporated city, pursuant to Tenn. Code Ann. Title 6, Chapters 18 through 22, to enact ordinances by using consent calendars.	X													

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116 SB0814 - HB0312*	Authorizes the Commodore Hotel and Café in Perry County to sell alcoholic beverages for on-premises consumption.				\$300/One-Time/ ABC Fund; \$1,000/ Recurring/ ABC Fund; \$7,800/ Recurring/ Gen. Fund							\$6,600/ Recurring/ Permissive			
117 SB0877* - HB1183	Revises various provisions of the mechanics' and materialmen's lien statute relative to methods of enforcement. Makes minor changes on the parties to be served and parties that may be added as defendants or third-party complainants in attachment actions.	X													
118 SB0898* - HB1166	Adds new part as the Optional Retirement Program (ORP) for Employees of Public Institutions of Higher Education. Establishes the ORP for employees of public institutions of higher education operated by the Board of Regents and the Board of Trustees of the University of Tennessee. Makes various other changes relative to the ORP.	X													
119 SB0930 - HB0942*	Authorizes the Ivy Wild and Blue Chair Café & Tavern in Franklin County to sell alcoholic beverages for on-premises consumption.				\$300/ One-Time/ ABC Fund; \$2,000/ Recurring/ ABC Fund; \$15,700/ Recurring/ Gen. Fund							\$12,000/ Recurring/ Permissive			
120 SB1036 - HB0917*	As introduced, replaces the term "smoke detector" with "smoke alarm" in Tennessee Code Annotated. Requires all smoke alarms in one- and two-family rental units and dwellings, apartment buildings, and hotels to comply with and conform to the minimum statewide building construction safety standards promulgated by the State Fire Marshal.	X													
121 SB1048 - HB0671*	Prohibits the use of in person solicitation, telemarketing or telephone solicitation by a licensed chiropractor, an employee, agent, or independent contractor of a licensed chiropractor to victims of an accident or disaster within 30 days of such accident or disaster. Any chiropractor in violation of this provision may be subject to denial, suspension, or revocation of licensure. Requires any telemarketing transcripts and associated log of contacts to be kept for two years following any telemarketing encounter. Establishes that this prohibition does not apply to contact made with a victim with whom a licensee has a family or prior professional relationship. Authorizes the Board of Chiropractic Examiners to petition any circuit or chancery court having jurisdiction to enjoin any person who is in violation of these provisions. States that no injunction bond shall be required by the Board in such proceedings, and jurisdiction is conferred upon the circuit and chancery courts of this state to hear such cases.	X													
122 SB1074 - HB0733*	Authorizes the TennCare program to cover Sickie Cell Disease management services and public education campaign activities specifically related to the disease as authorized by 42 U.S. Code §1396d(a)(27) and (x) with reimbursement in accordance with any state plan amendment.	X													

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123 SB1293 - HB0825*	Deletes obsolete language concerning a report on the impact of state and federal mandated health insurance to be completed no later than January 1, 2006; changes recipients for a report on travel and expense reimbursements from "the joint committee on finance, ways and means" to "the finance, ways and means committees of the Senate and House of Representatives"; deletes obsolete language regarding a report due on February 1, 2009 on the economic impact of the Convention Center and Tourism Development Financing Act of 1998; deletes obsolete language concerning a one-time sales tax holiday that occurred in April 2008; deletes obsolete language concerning a report on drag racing fines allocated to the traumatic brain injury fund.	X													
124 SB0385 - HB0025*	Expands the definition of physical therapy in statute to include dry needling. Dry needling is defined as a skilled intervention that uses a thin filiform needle to penetrate the skin and stimulate underlying neural, muscular, and connective tissues for the management of neuromusculoskeletal conditions, pain, and movement impairments. Requires the Board of Physical Therapy to develop minimum competency requirements for physical therapists who intend to practice dry needling.	X													
125 SB1315 - HB0042*	Prohibits anyone convicted of or who pleads guilty to vehicular assault or vehicular homicide from being eligible for probation until he/she serves a mandatory minimum sentence of 48 hours if it is a first offense. Requires a 45-day minimum sentence if the offender has a prior conviction for an alcohol-related offense, a 120-day minimum sentence if the offender has two or more convictions for alcohol-related offenses, and a 150-day minimum sentence if the offender has three or more convictions for alcohol-related offenses.	X													
126 SB0110* - HB0099	Adds language "any streets or alleys" to the list of places where it is unlawful for any person to drive motor vehicle under the influence of controlled substances. Makes technical corrections.	X													
127 SB0336 - HB0114*	Prohibits the printing of a social security number on a check that a consumer must display in order to receive a benefit, good, service or other thing of value to which the consumer is entitled based upon the consumer's contract or other agreement with the entity issuing the check. Establishes that the social security number disclosure prohibitions do not apply if a written permission is given, disclosure is authorized or required under state or federal law, or disclosure is made to a consumer reporting agency or certain financial institutions.	X													
128 SB0259* - HB0345	Extends the termination date for the Tennessee State Veterans' Homes Board to June 30, 2019. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2015.	X													
129 SB0231* - HB0364	Extends the termination date on the Department of Education (DOE) to June 30, 2019. Under the Tennessee Governmental Entity Law, The DOE is scheduled to terminate on June 30, 2015. Requires the DOE to update the Government Operations Joint Evaluation Committee on Education, Health and General Welfare on the department's progress in addressing the findings set forth in the November 2014 performance audit report no later than December 1, 2015.	X													

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130 SB1201 - HB0480*	Defines private club as a club or organization that operates for the purpose of providing members of the club with the opportunity to engage in or view live specified sexual activities; authorizes Davidson County to prohibit private clubs from locating within 1,000 feet of child care center, private school, public school, charter school, public park, or place of worship; specifically exempts adult-oriented businesses from the provisions of the bill; designates reserved section of code for the provisions of the amended bill.	X													
131 SB0629 - HB0549*	As introduced, extends the Made in Tennessee pilot project indefinitely by removing the current sunset date of January 1, 2016.	X													
132 SB1229 - HB0772*	Defines "lobbying expenditure" and requires each local board of education to include a line item in their budget that includes the amount to be spent on lobby expenditures. Requires each local board of education to submit a form to their governing legislative body that specifics all professional associations and lobbying expenditures. Sets forth the minimum requirements that the form shall include.	X													
133 SB1004* - HB1099	Establishes an additional application mechanism for a 501(c)(3) seeking to operate an annual event for the benefit of the organization by permitting the organization to submit the application within three calendar days, after the effective date of this act, for any annual event occurring in FY15-16, with the postmark date on the annual event application serving as the submission deadline. Requires the Secretary of State to submit to the Clerks of the Senate and House of Representatives an omnibus list of organizations approved for an event pursuant to this application mechanism.				\$1,500/ Charitable Solicitations Fund/ FY15-16										
134 SB0325 - HB0172*	Defines Nonprofit Organization, as it pertains to the Tennessee Charitable Gaming Implementation Law, to include 501 (c)(19) organizations, in addition to 501(c)(3) organizations. Authorizes a qualified 501(c)(19) organization to operate an annual gaming event, provided the qualified 501(c)(19) organization submits an application to the Department of State by April 1 each year. Requires the Department of State to submit to the Clerks of the Senate and House of Representatives an omnibus list identifying any organizations approved for such an annual event pursuant to this bill.				\$22,200/ Charitable Solicitations Fund										
135 SB0704 - HB0716*	Declares the annual planting and harvest season for Tennessee to extend from January 1 to December 31 of each year, except for the wild ginseng harvest season which under current law runs from September 1 through December 31 of each year.	X													
136 SB0690 - HB0263*	Classifies evidence from an administrative or judicial proceeding concerning property assessment as non-confidential, unless otherwise made confidential by a protective court order.	X													
137 SB0596* - HB0923	As introduced, creates a new offense for aggressive panhandling. A first offense is punished as a Class C misdemeanor, and a second or subsequent offense is punished as a Class B misdemeanor by fine, imprisonment up to 90 days, or both.	X													
138 SB0541* - HB0618	Introduces the assertion of the affirmative defense of solicitation and collection of charitable donations to the criminal offense of obstructing a highway in Williamson and Maury counties.	X													

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139 SB0427 - HB0224*	Increases from nine to ten the number of members appointed to the Great War Commission; requires the Governor to appoint the new additional member from a list of persons submitted by the Fentress County Historical Society to honor Sergeant Alvin C. York.	X													
140 SB0417 - HB0195*	Defines "genuine signature" for the purpose of filing a petition pursuant to the Utility District Law (UDL) of 1937. Eliminates criminal penalty for a utility's failure to forward financial audit to the Comptroller of the Treasury. Defines a customer as someone who receives water or sewer service from a utility. Makes other various changes to the UDL.	X													
141 SB0359* - HB0891	Authorizes a school principal or the principal's designee to excuse a student to participate in a non-school-sponsored extracurricular activity. Requires students to provide the school written documentation of their participation and submit a written request for an absence at least seven business days prior to their absence. Sets forth the criteria that shall be included in the written request for consideration by the school. Requires approval for participation to be given in writing by the principal or the principal's designee. Authorizes a principal to limit the number and duration of such extracurricular activities for which any student may be granted excused absences. Caps at 10 the number of allowed excused absences granted by any school for any student within a school year.	X													
142 SB0343* - HB0398	Extends the repeal date of the Virtual Schools Act from June 30, 2015, to June 30, 2019.														Other Fiscal Impact – Under current law, if this act expires in 2015, there will be various shifts in state and local Basic Education Program (BEP) funding between local education agencies, as well as funding shifts from a virtual school to a regular brick-and-mortar school within the same LEA; possible savings to state and local government if some overhead expenditures of the virtual schools are not replicated when students return to traditional schools or some of the students at the virtual schools revert to home school; and Union County's required BEP maintenance of effort would decline. Under the provisions of the bill, these impacts will be delayed by four years.
143 SB0289 - HB0133*	Directs plaintiffs to file legal actions in the county in which a correctional facility is located if the action accrued while the plaintiff was housed in such facility and when the facility is operated by a private corporation pursuant to a contract with the state or local government.	X													
144 SB0279* - HB0362	Extends the termination date of the Tri-County Railroad Authority to June 30, 2020. Under the Tennessee Governmental Entity Review Law, the Authority is scheduled to terminate on June 30, 2015.	X													
145 SB0278* - HB0361	Extends the termination date of the South Central Tennessee Railroad Authority to June 30, 2020. Under the Tennessee Governmental Entity Review Law, the Authorities are scheduled to terminate on June 30, 2015.	X													
146 SB0277* - HB0360	Extends the termination date of the Rail Service Authorities to June 30, 2020. Under the Tennessee Governmental Entity Review Law, the Authorities are scheduled to terminate on June 30, 2015. Requires the Authorities to update the Government Operations Joint Evaluation Committee on Commerce, Labor, and Agriculture on the status of pending litigation related to the State's Short Line Equity Fund by November 1, 2015.	X													

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147 SB0267* - HB 0388	Extends the termination date for the Tennessee Soybean Promotion Board to June 30, 2021. Under the Tennessee Governmental Entity Review Law, the Committee is scheduled to terminate on June 30, 2015. Requires each department, commission, board, agency, or council of state government created during calendar year 2019 to terminate on June 30, 2021. Specifies that any such governmental entity that is terminated may be continued, reestablished, or restructured.														Other Fiscal Impact – To the extent a governmental entity is not continued in the future, or the funding level is changed in the future for an entity that is continued, reestablished, or restructured, the fiscal impact is considered indeterminable because such impact(s) are dependent upon unknown factors. Otherwise, the fiscal impact for this bill is considered not significant.
148 SB0266* - HB0359	Extends the termination date for the Tennessee Dairy Promotion Committee to June 30, 2021. Under the Tennessee Governmental Entity Review Law, the Committee is scheduled to terminate on June 30, 2015. Requires each department, commission, board, agency, or council of state government created during calendar year 2019 to terminate on June 30, 2021. Specifies that any such governmental entity that is terminated may be continued, reestablished, or restructured.														Other Fiscal Impact – To the extent a governmental entity is not continued in the future, or the funding level is changed in the future for an entity that is continued, reestablished, or restructured, the fiscal impact is considered indeterminable because such impact(s) are dependent upon unknown factors. Otherwise, the fiscal impact for this bill is considered not significant.
149 SB0265* - HB0358	Extends the termination date of the Pork Promotion Board to June 30, 2021. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2015. Requires each department, commission, board, agency, or council of state government created during calendar year 2019 to terminate on June 30, 2021. Specifies that any such governmental entity that is terminated may be continued, reestablished, or restructured.														Other Fiscal Impact – To the extent a governmental entity is not continued in the future, or the funding level is changed in the future for an entity that is continued, reestablished, or restructured, the fiscal impact is considered indeterminable because such impact(s) are dependent upon unknown factors. Otherwise, the fiscal impact for this bill is considered not significant.
150 SB0264* - HB0375	Extends the termination date of the Egg Promotion Board to June 30, 2021. Under the Tennessee Governmental Entity Review Law, the board is scheduled to terminate on June 30, 2015. Requires each department, commission, board, agency, or council of state government created during calendar year 2019 to terminate on June 30, 2021. Specifies that any such governmental entity that is terminated may be continued, reestablished, or restructured.														Other Fiscal Impact – To the extent a governmental entity is not continued in the future, or the funding level is changed in the future for an entity that is continued, reestablished, or restructured, the fiscal impact is considered indeterminable because such impact(s) are dependent upon unknown factors. Otherwise, the fiscal impact for this bill is considered not significant.
151 SB0263* - HB0347	Extends the termination date of the Beef Promotion Board (Board) to June 30, 2021. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2015. Requires each department, commission, board, agency, or council of state government created during calendar year 2019 to terminate on June 30, 2021. Specifies that any such governmental entity that is terminated may be continued, reestablished, or restructured.														Other Fiscal Impact – To the extent a governmental entity is not continued in the future, or the funding level is changed in the future for an entity that is continued, reestablished, or restructured, the fiscal impact is considered indeterminable because such impact(s) are dependent upon unknown factors. Otherwise, the fiscal impact for this bill is considered not significant.
152 SB0117* - HB0106	As introduced, grants immunity from civil liability to volunteers that provide transportation services to senior citizens through a charitable organization or human services agency if the volunteer was acting in good faith and within the scope of his/her official actions.	X													
153 SB0112* - HB0101	As introduced, requires the commissioners of the Department of Health, Department of Mental Health and Substance Abuse Services (DMHSAS), the Department of Intellectual and Developmental Disabilities (DIDD), the Department of Human Services (DHS), and the Board of Licensing Health Care Facilities (BLHCF) to amend applicable rules for licensure as needed to be consistent with federal regulations pertaining to home- and community-based settings.	X													

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154 SB0098* - HB0087	Requires any facility, entity, or individual licensed by the Department of Health's Division of Health Related Boards to provide efficient and expedient access to the Commissioner, including electronic remote access to all records of such facility, entity, or individual for the purpose of facilitating investigations and inquiries while responding to an immediate threat to public health, welfare, or general good. Electronic access is limited to the minimum necessary for the duration of the outbreak, event, or time in which the public health is under immediate threat as determined by the Commissioner.	X													
155 SB0082* - HB0072	Requires only an insurer's principal place of business, and not the primary executive, administrative, and home offices, be located in the state. Authorizes the Commissioner of the Department of Commerce and Insurance (TDCI) to waive this requirement for any company. Requires any person holding an insurance policy in an unlicensed company to pay premium taxes that would be applicable to the company, were it licensed as a surplus lines agent. Except for certain instances of delinquency in which good cause is shown, requires gross premium taxes be reported and payable electronically on forms approved by the Commissioner. Requires insurance companies report gross premiums taxes quarterly, rather than annually. Requires all surplus lines insurers to, quarterly, rather than annually, file a report of all surplus lines transactions. Reduces the frequency of which a licensed health maintenance organization (HMO) must be examined by the Commissioner, from once in every four years to once in every five years.	X													
156 SB0080* - HB0070	Makes multiple changes to the Revised Tennessee Captive Insurance Act.		\$108,100/ FY15-16; \$104,900/ FY16-17 and Sub. Yrs.				\$101,000/ FY15-16; \$602,700/ FY16-17; \$706,200/ FY17-18; Exceeds \$706,200/ FY18-19 and Sub. Yrs.								Revenue recognition in the amount of \$100,000 and expenditures in the amount of \$122,900 (\$120,700 recurring and \$2,200 one-time) are included in the Governor's FY15-16 budget for this legislation.
157 SB0054 - HB0018*	As introduced, prohibits a health insurance entity from charging a copayment amount for services rendered by a physician assistant that is in excess of the amount charged for similar services rendered by a physician. This act will only apply to contracts with health insurance entities that are entered into on or after the effective date of this act. Plans administered as a part of TennCare, or any state or local group insurance plan are exempt from the provisions of this act.	X													
158 SB0119 - HB0108*	Creates the "Tennessee Teaching Evaluation Enhancement Act."		Not Significant												Other Fiscal Impact – Local expenditures may be impacted as a result of teachers receiving different teaching evaluation scores by utilizing different percentages then currently required. Any change in local expenditures for teacher salaries or bonuses cannot be reasonably determined because any such change is dependent upon several unknown factors such as how each LEA's differentiated pay plan will be impacted by these proposed changes; how many teachers will receive a higher or lower evaluation score than they would have received under current law; and student test data in future academic years.

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159 SB0335 - HB0113*	Authorizes members of the county legislative body who receive a gratuity for performing a marriage to retain such gratuity as personal remuneration for such services.	X													
160 SB0197 - HB0119*	Authorizes constables to serve forcible entry and detainer summons in person or by mail and perform duties relative to such service.	X													
161 SB0194 - HB0163*	Requires the inspection of a crematory to be carried out by a representative of the Board of Funeral Directors and Embalmers (Board) who is a Certified Crematory Operator (CCO).														Other Fiscal Impact - The Board of Funeral Directors and Embalmers may incur expenditures in the future related to CCO training undertaken by Board inspectors. The CCO training costs and associated per diem, lodging, and meal expenses could collectively result in expenditures in excess of \$700 per inspector. The Board is required to be self-supporting. As of June 30, 2014, the Board had a cumulative reserve balance of \$1,066,300.
162 SB0291* - HB0253	Replaces "covered building" with "covered structure" in statute with regard to insurance policies covering sinkhole losses. Defines a covered structure as any structure, including the personal property contained in the structure, to the extent covered under the terms of the policy. Effectively increases the personal property that sinkhole loss coverage must include.	X													
163 SB0228* - HB0354	Extends the termination date of the Consumer Advocate Division in the Office of the Attorney General and Reporter to June 30, 2017. Under the Tennessee Governmental Entity Review Law, the Division is scheduled to terminate on June 30, 2015.	X													
164 SB1187* - HB0408	Defines the term "accident", as it applies to accidents involving death or personal injury, to mean any crash or collision regardless of the degree of care exercised by the driver involved or whether it was the result of criminal conduct.	X													
165 SB1105 - HB0429*	Prohibits discouraging or disciplining teachers or other educators for reporting inaccuracies, errors, or potentially inflammatory material in textbooks, instructional material, or content to a supervisor, an elected official, or a parent or guardian of a student. Prohibits teachers and other educators from being asked to waive their right to make such reports as a condition of employment or continuing employment.	X													
166 SB0616 - HB0537*	Provides immunity from civil liability for any damage to a motor vehicle resulting from forcible entry to remove an animal.	X													
167 SB1121 - HB0554*	Prohibits any person who has been convicted of aggravated rape, rape, or rape of a child from which a child was conceived from having custody or visitation rights, or the rights of inheritance with respect to that child. The other parent may waive such protection regarding visitation and request the court grant reasonable visitation rights with the child if paternity has been acknowledged. The court shall establish a child support obligation against the father of the child unless waived by the other parent and the Department of Human Services, if applicable.	X													
168 SB0771* - HB0918	Designates as a scenic highway State Route 169 (commonly referred to as Middlebrook Road) in Knox County from the route's intersection with Weisgarber Road in the City of Knoxville westward to its terminus at the route's intersection with Hardin Valley Road	X													

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169 SB1276 - HB1158*	Requires job performance evaluations of employees of the Department of Treasury, Comptroller of the Treasury, Secretary of State, and public institutions of higher education to be treated as confidential and not open for public inspection. Permits access to such job performance records for law enforcement agencies, courts, or other governmental agencies performing official functions.	X													
170 SB1270 - HB1233*	Authorizes counties which have not adopted a budget by July 1 of any year to use the existing budget for the months of July, August, and, in extraordinary circumstances, September, all of which would be considered pending until final approval of the Comptroller of the Treasury.	X													
171 SB0512 - HB0125*	Prohibits a charter agreement from being revoked or denied renewal until the Department of Education has identified the public charter school as a priority school on a list approved by the State Board of Education in 2017 or in a year thereafter.														Other Fiscal Impact – Any shift in state and local Basic Education Program (BEP) funding from public charter schools to local education agencies (LEAs) and any increase in local expenditures that would have taken place under current law as a result of a charter school closing will not occur.
172 SB0067 - HB0029*	As introduced, permits landlords of residential property, located in counties not governed by the Uniform Residential Landlord and Tenant Act, to provide three days' notice of termination of tenancy to evict a residential tenant that willfully commits a violent act, engages in any drug-related activity, or behaves in an unsafe and threatening manner to other tenants, the landlord, the landlord's representatives, or other persons on the premises.	X													
173 SB0205 - HB0135*	As introduced, specifies that the killing or injuring of a threatening wild animal is justified when a person reasonably believes the action is necessary to protect the person or any other individual against imminent attack which is likely to result in serious bodily injury or death, and when the action is necessary to protect the person's property from imminent harm. Requires the person to report within 12 hours any such killing or injuring of a threatening wild animal to the Tennessee Wildlife Resources Agency (TWRA). Prohibits the moving of any such animal without authorization of the TWRA. Creates a Class C misdemeanor for failure to report such incidence.	X													
174 SB0251* - HB0384	Extends the termination date of the Tennessee Aeronautics Commission to June 30, 2021. Under the Tennessee Governmental Entity Review Law, the Commission is scheduled to terminate June 30, 2015. Requires each department, commission, board, agency, or council of state government created during calendar year 2019 to terminate on June 30, 2021. Specifies that any such governmental entity that is terminated may be continued, reestablished, or restructured.														Other Fiscal Impact – To the extent a governmental entity is not continued in the future, or the funding level is changed in the future for an entity that is continued, reestablished, or restructured, the fiscal impact is considered indeterminable because such impact(s) are dependent upon unknown factors. Otherwise, the fiscal impact for this bill is considered not significant.
175 SB0316* - HB0547	Imposes additional regulations on payment card processors that contract directly with merchants. The Commissioner of the Department of Commerce and Insurance (TDCI) may assess a civil penalty against any payment card processor that knowingly violates any requirement of this legislation.	X													
176 SB0897 - HB0639*	Authorizes manufacturers of beer in counties with a population of less than 75,000 to operate as retailers at their location or a site contiguous thereto, and to hold a license as a restaurant, limited service restaurant, or a hotel.	X													

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177 SB0733* - HB0817	Requires any county election commission, that develops and implements an internet based electronic filing process, to notify the Department of State, the Division of Elections, at least ninety (90) days prior to use.	X													
178 SB0076* - HB0066	Requires the Department of Children's Services (DCS) to include its current report of county commitment data, report on foster care in the state, and its comprehensive annual report of the status of child care agencies subject to its jurisdiction within its annual operational report that is to be published and submitted to the Governor, the General Assembly, and other relevant persons and entities by January 31.	X													
179 SB0418 - HB0256*	Adds requirement that newly-created utility districts must have the approval of the county legislative body; exempts utility district mergers of utility districts and recreations of a utility district for the purpose of redefining its incorporated boundary from local approval.	X													
180 SB0441 - HB0319*	Requires petitions to return seized property be filed with the court of record with criminal jurisdiction rather than with the chancery court. Clarifies that the property, whether real or personal, must have been used as an instrumentality in or in furtherance of a violation of the law.	X													
181 SB0835 - HB0461*	Requires e-mail addresses collected by the Department of State, the Division of Business Services, to be confidential and not open to inspection by the public; excludes constructive notice of liens and secured transactions.	X													
182 SB0837 - HB0832*	Updates Tennessee Code Annotated references to reflect the revised names of the Education Administration and Planning Committee and Subcommittee and the Instruction and Programs Committee and Subcommittee in accordance with the Rules of Order of the House of Representatives.	X													
183 SB0926* - HB1245	Creates new vandalism offenses for damaging retail merchandise; soliciting, directing, aiding, or attempting commission of vandalism of a retail merchant; and facilitating vandalism or acting as an accessory after the fact to a vandalism of retail merchant. Redefines "damage" under the vandalism statute to include intentionally spilling, pouring, or otherwise administering chemicals or other toxic substances to or on merchandise with the intent to make the merchandise unsellable or unusable, or to alter the merchandise. Any other manner of destroying, harming, or decreasing the value of merchandise offered for sale is also "damage" under the definition. Adds definition for "merchandise" including any goods, chattels, foodstuffs, or ware of any type of description, regardless of the value. Defines "retail merchant" as any person primarily engaged in the business of making retail sales. Defines "retail sale" or "sale at retail" as any sale other than a wholesale sale.	X													
184 SB0088* - HB0078	Removes the current requirements for the administration of the Tennessee Comprehensive Assessment Program (TCAP). Requires the Commissioner of Education to establish a schedule for the administration of TCAP testing and grants the Commissioner the authority to adjust the schedule under certain situations.	X													

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185 SB0113* - HB0102	As introduced, makes various technical changes to the Access Tennessee Act of 2006. Redefines credible coverage to mean coverage that provides the minimum essential coverage required under 26 U.S. Code § 5000A. Authorizes Access Tennessee to purchase policies of insurance and authorizes coverage to be obtained through the commercial market. Deletes code prohibiting providers from charging enrollees or third parties fees beyond co-pays and deductibles. Extends the termination date of the Act for five years through June 30, 2020.			Net Impact - \$13,257,400											Funding for this bill in the amount of \$3,999,800 (page B-175 of the Budget document) and a base reduction of \$13,257,200 (page 24 of the Budget Volume 2) is included in the Governor's proposed FY15-16 budget.
186 SB0118* - HB0107	Makes various revisions to the Tennessee Promise Scholarship Act of 2014.		\$26,000/ FY17-18/LFEA												LFEA = Lottery for Education Account
187 SB0147* - HB0736	Creates a new Class D felony for knowingly exploiting a mentally or physically dysfunctional adult or an adult of advanced age. Authorizes judges to freeze a defendant's assets for the purposes of restitution if the defendant is charged with exploitation that involves the taking or loss of property valued at more than \$5,000.	X													
188 SB0171* - HB0558	As introduced, prohibits an insurance company from charging a premium for any construction services provider exempt from workers' compensation and any person who is otherwise an independent contractor. Requires additional defense costs and loss adjustment costs be reported to the Commissioner of the Department of Commerce and Insurance as supplementary rate and loss cost information.	X													
189 SB0201* - HB1101	Removes statute providing physicians "complete and absolute authority" over physician assistants.	X													
190 SB0215* - HB0329	Terminates the Advisory Council on Teacher Education and Certification.	X													
191 SB0235* - HB0352	Extends the termination date of the Elevator and Amusement Device Safety Board (Board) to June 30, 2019. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2015.	X													
192 SB0323* - HB0292	Requires counties participating in the flood insurance program to regulate buildings and development on land located in a special flood hazard area identified on the flood insurance rate map adopted by the county for the purpose of participating in the national flood insurance program, but only to the minimum extent necessary for compliance with the program. Applies only to the regulation of buildings and development on land located within the one hundred-year floodplain.	X													
193 SB0473* - HB0795	Authorizes property assessors to correct errors on assessments in coding, transcriptions, entry, ownership location, or physical description of the property; authorizes property owners to appeal unfavorable corrections to assessments which substantially affect the property value of the owner's property; defines readiness to rent as not a correctable issue without evidence of a demonstrated mistake in coding, entry, or transcription of data. Prohibits correction of errors or omissions of clerical errors in tax reports or schedules filed by a taxpayer with the assessor.	X													

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194 SB0753 - HB0117*	As introduced, removes certain application, filing, and testing requirements for applicants to the Board of Dentistry (Board) for specialty certifications. Removes a current exemption for certain dental schools currently authorized to grant specialty certifications not listed in Tenn. Code Ann. § 63-5-112.	X													
195 SB1005* - HB1105	Enacts the County Road Relief Act of 2015 that authorizes any county having an unexpected balance of funds accrued in the state treasury, available for the benefit of the county in the state highway aid system, to use the balance in whole or in part, for providing the local government share for a project, provided the county contributes at least two percent of the approved project costs from county funds, or from in-kind project work approved by the Commissioner of the Department of Transportation, and the project is initiated during FY15-16 or FY16-17.														Other Fiscal Impact – Enables counties to make a permissive, non-recurring increase in expenditures for local roads in FY15-16 and FY16-17 only. The extent of any temporary spending increase cannot be determined from available information, but it represents a shifting forward of expenditures for local roads from future years rather than an overall increase in expenditures for local roads.
196 SB1240 - HB1114*	Authorizes the State Treasurer, if requested, to invest money in the custody of any officer or officers of the state which are otherwise required to be invested pursuant to the pooled investment fund and the intermediate-term investment fund. Directs the monies be invested in bonds, notes, treasury bills, or any other obligations guaranteed as principal and interest by the United States or any of its agencies.	X													
197 SB0063* - HB1171	Authorizes a local board of education to refuse to accept federal funding for any education program, by adoption of a resolution, without a penalty being assessed by any state agency or state official. Prohibits the refusal of federal funding that would cause a loss of federal funding for all local education agencies in the program and requires local boards of education that intend to refuse federal funding to notify the Department of Education before such action is taken.														Other Fiscal Impact – To the extent any local education agency (LEA) refuses federal funding, that LEA will incur a permissive decrease in revenue and a permissive increase in expenditures in order to sustain operations. Depending on the type of federal funding that may be refused by any LEA, such federal funding could be reallocated to another LEA. Any LEA that would receive additional federal funding under this scenario may be able to reduce expenditures of local funding, if the purpose for which the federal funding is received allows the LEA to reduce expenditures of such local funding. The state may also recognize a reduction in federal funding, if the federal funding refused by the LEA cannot be reallocated to another LEA, thus requiring such federal funds to be returned to the federal government.
198 SB0073* - HB0063	Authorizes the Commissioner of the Department of Agriculture (DOA) to deny, revoke, suspend, or modify any license, charter, or certification for any person, and to impose civil penalties up to \$1,000, or issue warning notices, or combinations thereof, for violations of the Tennessee Application of Pesticides Act of 1978; requires the Commissioner to provide any person against whom a violation is alleged a 10-day written notice for requesting a hearing; and authorizes a 120-day grace period to the suspended charter holder to allow for another qualified person to be examined.					Exceeds \$2,000/ Agriculture Regulatory Fund									

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199 SB0075* - HB0065	Establishes required information the Department of Children's Services (DCS) must provide to an adoptive family to the extent the information is available, including non-identifying information regarding the child's biological or legal family. Requires DCS to promulgate rules to govern the operation of a foster parent advocacy program in consultation with statewide foster parent associations and requires the rules to provide a minimum requirement that an advocate be educated in the procedures relevant to the departmental investigations of alleged abuse and neglect.	X													
200 SB0101* - HB0090	Grants an obligor or obligee the right to compromise and settle a child support arrearage balance owed directly to the obligee if the court approves the compromise. Requires the Department of Human Services, or its contractors, to be a party to the action in all Title IV-D cases.	X													
201 SB0124 - HB0047*	Authorizes Minor Hill in Giles County to conduct a referendum to authorize the sale of alcoholic beverages at retail within the corporate boundaries of the municipality.	X													
202 SB0161* - HB0609	As introduced, defines pension benefits, stock option rights, retirement and other benefits received through employment obtained prior to marriage as separate property in the event of division due to divorce or legal separation.	X													
203 SB0198 - HB0123*	Extends the elder abuse task force created by Chapter 961 of the Public Acts of 2014 through January 15, 2016. The Department of Human Services shall provide administrative support to the task force.	X													
204 SB0216* - HB0346	Extends the termination of the Air Pollution Control Board (Board) to June 30, 2019. Under the Tennessee Governmental Entity Review Law, the board is scheduled to terminate on June 30, 2015.	X													
205 SB0222* - HB0349	Extends termination date of the Board of Ground Water Management to June 30, 2019. Under the Tennessee Governmental Entity Law, the board is scheduled to terminate on June 30, 2015.	X													
206 SB0248* - HB0382	Extends the termination date for the State Board of Education (SBOE) to June 30, 2019. Under the Tennessee Governmental Entity Review Act, the SBOE is scheduled to terminate on June 30, 2015. Requires the SBOE shall be required to update the Government Operations Joint Evaluation Committee on Education, Health and General Welfare on the board's progress in addressing the findings set forth in the November 2014 performance audit report no later than December 1, 2015.	X													
207 SB0304 - HB0161*	Adds privately-owned for-profit community public water systems to the definition of water and water system. Authorizes the Drinking Water Revolving Fund (DWRF) to be used for loans to a privately-owned for-profit community water system and that no privately-owned for-profit community water system be considered for loans with principal forgiveness. Makes other changes to law regarding privately-owned for-profit community water systems.														Other Fiscal Impact – To the extent funds from the Drinking Water Revolving Fund (DWRF) are loaned to privately-owned for-profit community water systems and the amount of funds otherwise available to local government entities is reduced sufficient that a local government entity is required to secure financing elsewhere; debt service costs for the local government entity may increase as a result of the bill.

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208 SB0352 - HB0188*	Replaces the civil penalty, which the Comptroller is currently authorized to levy up to \$50 per violation day, against any municipality determined to be in violation of the Municipal Finance Officer Certification and Education Act of 2007, with a new penalty up to 15 percent of the sales tax revenue allocated in a fiscal year by the state to a municipality, when the municipality is found in violation of Tenn. Code Ann. § 6-56-402, which is the requirement for such municipality to have employed at least one certified municipal finance officer (CMFO) or another official who is responsible for the municipality's financial operations. Requires any amounts of sales tax revenue withheld to be deposited into a reserve account by the Department of Revenue and allocated to the municipality after the municipality comes into compliance with Tenn. Code Ann. § 6-56-402, as determined by the Comptroller.														Other Fiscal Impact – To the extent the state temporarily withholds an allocation of sales tax revenue to a non-compliant local government entity; the respective local government entity could incur additional expenditures if operations had to be temporarily financed with debt. The extent of any possible impact cannot be quantified because of several unknown factors. To the extent any local government entity is compliant by having an employee who is a Certified Municipal Finance Officer, or to the extent any non-compliant entity has surplus funding available for temporarily financing operations; the fiscal impact of this bill is estimated to be not significant.
209 SB0382 - HB0177*	Authorizes Regional Planning Commissions to accept letters of credit and other methods of assurance, in addition to bonds, for infrastructure improvements before final approval of subdivision plats. Requires the attorney for the county or municipality to pay any monies collected pursuant to the assurance into the respective county or municipal treasury, rather than into the State Treasury, before subsequent disbursement of funds to the construction and installation of the infrastructure improvements. Eliminates the Class C misdemeanor for transferring land before final plat approval of the subdivided land. Specifies that the land owner, or agent, may sell, transfer, or agree to sell any lot or lots on a plat, only after the plat has been given final plat approval by the regional planning commission, and after the approved final plat is recorded in the office of the county register.	X													
210 SB0415 - HB0190*	Requires volunteer fire departments which receive public funds to file an annual financial report with the Comptroller of the Treasury, as well as each local government body from which it received funds, no later than six months after the end of the fiscal year.	X													
211 SB0423 - HB0262*	Requires all examinations administered by the Comptroller as part of the assessment certification and education program, including but not limited to, the total bank of questions from which tests are developed, the answers, and the answer sheets of individual test takers, be considered confidential and not be public records or state records open for public inspection.	X													
212 SB0460* - HB1200	As introduced, deletes statute requiring each state department that administers services to children and families to jointly report to the Senate Judiciary Committee and the House of Representatives' Civil Justice Committee on the administration of the Tennessee information clearinghouse on teenage pregnancy. The Department of Health (DOH) would still be required to present such report annually. Removes requirement of the Department of Children's Services (DCS) to conduct ongoing evaluations of family preservations and support services and to report on its finding to the appropriate legislative committees.	X													
213 SB0619 - HB0607*	As introduced, defines persons which will receive notice of land sales from a judicial or trust sale; defines interested party for the purpose of judicial and trust sales.	X													

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214 SB0633* - HB0683	Prohibits local education agency (LEA) employees from requiring a student or a student's parent to provide information on firearm ownership by the student's family. Prohibits an LEA from requiring their employees to provide information on firearm ownership. Prohibits any information on firearm ownership that is voluntarily provided by a student, parent, teacher, or other LEA employee from being the basis for disciplinary action taken against a student or teacher.	X													
215 SB0691 - HB0191*	Requires action pursuant to changes in a property classification or assessment be commenced through notice of the State Board of Equalization or the Appeals Commission by September 1st of the year following the year for which the notice relates.		Not Significant								\$12,000				
216 SB0729 - HB0396*	Waives the knowledge and skills exams for obtaining a Tennessee driver license for applicants with valid driver licenses from foreign countries, if the Department of Safety (DOS) has entered into a reciprocal memorandum of understanding with the foreign country and the applicant verifies residency.	X													
217 SB0762 - HB0747*	Adds water usage data to the definition of "private records" for the purpose of public utilities treating such information as confidential and not open to the public for inspection.	X													
218 SB0911* - HB1172	As introduced, requires any contracts between a merchant and payment processor that requires the processor to supply a device that enables credit card, debit card, or other payment card processing capabilities to ensure that such contracts have the following information printed in at least fourteen-point bold font and placed clearly and conspicuously within the written contract: (1) the cost to lease the device on a monthly basis; (2) the total cost to lease the device over the term of the lease; (3) the minimum time period for which the device may be leased; and (4) the total cost to purchase the device outright.	X													
219 SB0976 - HB0715*	Requires public higher education institutions to grant in-state tuition to individuals who are properly assigned veteran's educational benefits. Adds proof of voter registration to the list of documents that a student may obtain to show proof of residency. Requires the executive director of the Tennessee Higher Education Commission (THEC) to convene a panel of representatives from the University of Tennessee and the Tennessee Board of Regents to identify and develop methods to assess and maximize the academic credit awarded by public higher education institutions to veterans and military service members for their military experience, education, and training. Requires UT and TBR to adopt policies based on the outcome of these meetings by September 1, 2016.	X													
220 SB0990 - HB0186*	Specifies the funding allocation for liquor-by-the-drink (LBTD) tax revenue that will be distributed to local government entities in FY15-16. Delays the allocation method, which was to begin July 1, 2015, until July 1, 2016.	X													
221 SB1017* - HB1085	Regulates individuals, businesses, and other entities that operate collection receptacles in public view for the purpose of receiving donations. Authorizes the Secretary of State to impose a civil penalty up to \$5,000 for each violation of the bill, subject to appeal through a contested case hearing.	X													

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222 SB1118 - HB0732*	Authorizes Davidson County to accept payment in lieu of taxes from lessees which operate low income housing tax credit (LIHTC) properties.														Other Fiscal Impact – To the extent that Davidson County were to negotiate a future payment in lieu of taxes (PILOT) agreement, with an operator of a LIHTC property, for an amount less than the property tax liability otherwise assessed and paid on the parcel there will be a permissive reduction in local revenue. If, however, a PILOT agreement with an operator of a LIHTC property enables Davidson County to collect some revenue that would otherwise not be collected, if the operator were to default on its property tax obligation, then there will be a permissive increase in local revenue.
223 SB1119 - HB0630*	Authorizes Metropolitan Nashville-Davidson County (MN-DC), with two-thirds vote of the local legislative body, to impose a litigation tax up to \$6.00 for the purpose of paying the salaries of General Sessions Court judges.											Up to \$252,000/ Permissive			
224 SB1185 - HB0454*	Authorizes the city of Kingsport to join the local land bank program.		Not Significant				Not Significant								Other Fiscal Impact – To the extent the city of Kingsport joins the local land bank program, there may be unknown permissive increases in local revenue to the city of Kingsport. Any increased revenue that will be recognized in the future is dependent upon multiple unknown factors and cannot be quantified.
225 SB1218 - HB0530*	Prohibits any local government entity from publicly disclosing the social security number of any citizen of this state, except for certain specified circumstances. Subjects any person receiving a social security number from a local government entity to be subject to the same confidentiality provisions as the disclosing local government entity.	X													
226 SB1338 - HB1198*	Declares that relief from property taxes will only be provided to one recipient per property per year in a given jurisdiction.	X													
227 SB0172* - HB0531	Establishes that, in the case of a construction or improvement loan, no insurance shall exceed the replacement value the structures are expected to have upon completion of the construction or improvements.	X													
228 SB0204* - HB1318	As introduced, declares that it is not an offense under the Tennessee Nongame and Endangered or Threatened Wildlife Species Conservation Act to disturb the habitat of, alter, take, attempt to take, possess, transport, export, process, sell or offer for sale, or ship a black vulture in this state, also known as the Coragyps atratus. Prohibits the use of state funds, personnel, or other state resources to be used for enforcing any prohibition against the specified types of disturbances to the black vulture.														Other Fiscal Impact - To the extent a state agency elects to use state funds, personnel, or other state resources, for the purpose of assisting landowners in acquiring federal depredation permits for black vultures, there will be an increase in state expenditures of an unknown amount. If no state agency provides any such assistance, the fiscal impact for this bill as amended remains not significant.
229 SB0250* - HB0383	Extends the termination date of the State Unemployment Compensation Advisory Council to June 30, 2019. Under the Tennessee Governmental Entity Review Law, the Council is scheduled to terminate on June 30, 2015.	X													

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230 SB0510* - HB0514	Expands the definition of a domestic holding company under the Credit Card State Bank Act to mean a company, itself or through its parent company, subsidiary, or other affiliate, that either: (1) controls a domestic or foreign lender and has its principal place of business in Tennessee; or (2) controls a company, or is a company that: (a) is a licensed money transmitter; (b) has a consolidated net worth of at least \$25,000,000; and (c) has had its principal place of business in Tennessee for at least 5 years, including the company's predecessor by merger. Extends the sunset date of such definition including a company that controls or is a licensed money transmitter, from July 1, 2015, to July 1, 2018.		\$20,000/ One-Time/ Department of Financial Institutions		\$20,000/ One-Time/ Department of Financial Institutions										
231 SB0594* - HB0672	As introduced, requires any investigator or law enforcement officer investigating a possible domestic abuse or child abuse incident involving or occurring in the presence of a hearing-impaired child to use an American sign language interpreter rather than the child's parent or family member. The interpreter may interpret from a remote location by communicating with the child using electronic means. Communication is to occur outside the presence of the child's parents and family members.	X													
232 SB0893* - HB1031	Establishes that LEAs shall have five days after the last instructional day of the academic year to abolish positions with certain requirements.	X													
233 SB1088 - HB0904*	Prohibits the State Board of Education (SBE) from denying an instructional leader a license solely on the basis that such applicant completed a leadership preparation program located outside Tennessee.	X													
234 SB1215 - HB1255*	Deletes current law regarding the execution of documents, within 15 business days, by a sheriff or chief of police for persons residing within the applicable jurisdiction, when such persons purchase a firearm. Specifies various reporting requirements for chief law enforcement officers regarding the provision of certification required by federal law or regulation involving the transfer or making of a firearm. Declares that any officer and the officer's employees who act in good faith are immune from civil liability.	X													
235 SB1097 - HB1051*	Deletes the prohibition to take or kill foxes in Washington County, and replaces it with language authorizing the Fish and Wildlife Commission to regulate the taking or killing of foxes in Tennessee.	X													
236 SB0681* - HB0811	Prohibits, in cases where removal of the child from the parent's custody is based primarily or solely on the parent's drug abuse, a child from being returned to the custody of a parent unless the parent has demonstrated a sustained commitment to responsible parenting by: not being subject to criminal charges or an investigation for at least 90 days; resolving any former and pending investigations by child protective services to the satisfaction of the court; and passing two consecutive monthly drug screens paid for by the parent. Pertains to private custody cases not involving the Department of Children's Services or a child-placing agency.	X													
237 SB0697 - HB0308*	Expands the grounds for the termination of parental or guardianship rights to include a parent or guardian being convicted, on or after July 1, 2015, of sex trafficking of children under federal law or a similar law in another state.	X													

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238 SB1089 - HB0218*	Authorizes the court to grant the parent who is under indictment for or charged with the offense of aggravated child abuse, child sexual abuse, or severe child sexual abuse supervised visitation with the child in which child custody matters are before the court.	X													
239 SB0183 - HB0158*	As introduced, prohibits teachers and certain other local education agency employees from displaying political advertising and other related materials on behalf of any party, committee, agency, or candidate for public office in a building or on property owned by a local education agency (LEA). This prohibition does not apply to political and campaign materials that are used as part of instruction materials related to the electoral process.	X													
240 SB0509 - HB0153*	As introduced, creates a new Class C misdemeanor for using an unmanned aircraft to capture an image of an individual or event at an open-air event venue wherein more than 100 individuals could gather for an event without the consent of a venue owner or venue operator.	X													
241 SB0094* - HB0083	Deletes the current credit union annual supervision fee structure based on a graduated scale in proportion to assets according to a set schedule. Requires the Commissioner of the Department of Financial Institutions to determine an annual budget for the credit union division attributable to the regulation and examination of credit unions and requires such budget to be divided among the credit unions and assessed as a supervision fee in proportion to total assets of each credit union. Authorizes the Commissioner to establish minimum assessment tiers, not to exceed \$5,000, and prohibits the maximum assessment from exceeding 80 percent of the allocated amounts for any credit union with an asset size greater than \$1,000,000,000. Authorizes the Commissioner to consider the following factors in determining the minimum assessment tiers and the maximum assessment: the asset size of each credit union; the concentration risk on department revenue sources; the budgetary needs of the credit union division; and other information that the Commissioner deems relevant to the determination.		Not Significant												Other Fiscal Impact – The fiscal impact of this bill is dependent on the annual budget for the Department of Financial Institutions attributable to the regulation and examination of entities regulated by the Credit Union Division and the number of state-chartered and corporate credit unions. Any such impact over the long term cannot be quantified with reasonable certainty. However, the Department estimates that the Division's budgetary needs and subsequent supervision fee total assessments will be approximately \$2,300,000 in FY15-16, representing a \$200,000 decrease in supervision fee collections from FY14-15.
242 SB0372 - HB0219*	Deletes language from current statute so that the services provided by the Department of Children's Services (DCS), not solely the focus of those services, shall be to further the best interest of the child, and when appropriate, to preserve the relationship between the child and the family.	X													
243 SB0979 - HB0523*	Authorizes the board of commissioners of the city of Lakeland to establish term limits for the mayor and members of the board of commissioners if approved by a two-thirds vote by the commissioners at two separate meetings and confirmed by a referendum held during a regularly-scheduled election.	X													
244 SB0565 - HB0575*	Requires any occupied structure declared unfit for human occupation or use to be immediately vacated as ordered by the public officer designated or appointed to exercise the powers prescribed by ordinance. Creates a Class B misdemeanor for persons failing to vacate an occupied structure declared unfit for human occupation; creates a Class B misdemeanor for any owner, manager, or person responsible for a structure declared unfit for human occupation or use that permits or facilitates the occupancy of the structure.	X													

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245 SB0677 - HB0661*	Requires a judge to make a determination whether the defendant is a threat to the victim, public safety, and reasonably likely to appear in all child abuse, neglect, and endangerment as well as aggravated child abuse, neglect, and endangerment cases before granting bail.	X													
246 SB0615* - HB0674	Requires the Department of Health (DOH) to add additional information to the newborn screening brochure, which is distributed for the purpose of informing families about the purpose and process of the Birth Defects Registry. States that no revisions shall be made to existing pamphlet until a new printing of the pamphlet occurs and that existing stock of the pamphlet may be distributed until the supply is exhausted. Requires specimens to be kept for one year. Substitutes "person" for "healthcare provider," in statute, effectively making a healthcare provider liable for any failure to collect a newborn screening specimen, which, except for certain exemptions for religious purposes is required and any failure of a healthcare provider to perform such screening is a Class C misdemeanor.	X													
247 SB0684* - HB0704	Grants a biological or adoptive great-grandparent or spouse the right to petition the court for visitation rights under certain circumstances.	X													
248 SB0522* - HB0820	Requires vacancies on the utility district vacancy board to be filled within 60 days. Requires utility district to notify the county mayor each year by January 31 of the beginning and ending of each of the district utility board's members' terms of office.	X													
249 SB0381* - HB0899	Removes the current state and local sales tax exemption for machinery necessary to and primarily used for the manufacture of firearms equipped with integral devices which permit a user to program the firearm to operate only for specified persons designated by the user through computerized locking devices or other means integral to a permanent part of the firearm when utilized by a person whose principle business is fabricating or processing tangible personal property for resale.	X													
250 SB1171 - HB0995*	As introduced, authorizes handgun carry permit-holders to carry handguns within any public park, natural area, historic park, nature trail, campground, forest, greenway, or waterway or other similar public place that is owned or operated by state or local government. Removes from statute provisions related to required signage indicating the penalty for the unlawful carrying of a handgun in such areas. Removes the authority of local governments to prohibit by resolution the possession of handguns by valid handgun carry permit holders in parks or recreational areas owned or operate by the local government. Removes from statute provisions related to the replacement of, or the changing of, existing signage indicating that firearms are prohibited.	X													
251 SB1021* - HB1204	Encourages local education agencies (LEAs) to adopt the Congressional Medal of Honor Character Development Program as their course of instruction in character education.	X													

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252 SB1284 - HB1213*	Authorizes registered voters who own real property located in the incorporated cities of Ethridge, Henry, and Guy to be entitled to vote in all municipal elections and municipal referenda held in such cities; provided that in the cases of multiple ownership of real property, no more than two owners who are registered to vote shall be eligible to vote; and further provided that the applicable city board of commissioners vote by two-thirds margin for approval.	X													
253 SB0981* - HB1239	Requires a victim of a sexually oriented crime who has submitted to a forensic medical examination to give written consent prior to the respective health care provider releasing a sexual assault evidence kit (SAK) or hold kit to a law enforcement agency. Requires the State Domestic Violence Coordinating Council (DVCC) to create a model policy for law enforcement agencies for responding to reports of sexual offenses.	X													
254 SB0819* - HB1285	Defines "licensee", "management company", and "passive investor" for purposes of health care liability actions. Makes other changes to state law related to health care liability actions	X													
255 SB0007 - HB0006*	Requires the fiscal capacity of each local education agency (LEA) to be determined by May 1st preceding the school year. Prohibits an LEA's fiscal capacity from being changed once it has been determined.	X													
256 SB0285 - HB0036*	Authorizes a local education agency (LEA) to not include its student's TCAP scores in their final spring semester grades if the TCAP scores are not received by the LEA at least five instructional days before the end of the academic year.	X													
257 SB0019* - HB0052	Authorizes, subject to court approval, criminal and general sessions court clerks to accept a lump-sum partial payment for fines, costs, and litigation taxes owed after a period of default of at least five years. Requires any lump sum accepted to be equal to or greater than 50 percent of the combined outstanding debt owed. Requires monies collected to first be allocated toward payment of litigation taxes, then payment of costs, then toward payment of fines after 50 percent of the monies collected is retained by the clerk for collection costs.				Exceeds \$100,000						Exceeds \$100,000				Forgone State Revenue - Exceeds \$100,000 Forgone Local Revenue - Exceeds \$100,000
258 SB0533 - HB0314*	Authorizes Henderson county officials to remove overgrown vegetation and debris from any owner-occupied residential property.														Other Fiscal Impact – To the extent Henderson County elects to remove any vegetation or debris from an owner-occupied residential property, there will be a permissive increase in expenditures to Henderson County of an unknown amount dependent upon the extent of any removal. Otherwise, the fiscal impact to Henderson County is estimated to be not significant.
259 SB0253* - HB0330	Extends the termination date of the Commission on Children and Youth to June 30, 2020. Under the Tennessee Governmental Entity Review Law, the Commission is scheduled to terminate on June 30, 2015. Removes requirement that the Commission prepare and distribute impact statements analyzing the potential effect of proposals under consideration by the General Assembly that relate to the health, well being and development of children and youth.	X													

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260 SB1039 - HB0670*	Requires higher education institutions to report to the Department of Safety the number of non-immigrant students possessing an F-1 or M-1 student visa enrolled at the beginning of each semester and the number of such non-immigrant students enrolled at the end of each semester. Requires the Department of Safety, in consultation with the Tennessee Higher Education Commission (THEC) to develop a form for reporting purposes.	X													
261 SB1223 - HB0699*	As introduced, establishes requirements and protections for healthcare providers that practice telehealth. Defines "telehealth" or "telemedicine" as the use of real-time audio, video, or other electronic media and telecommunications technologies that enable interaction between the healthcare provider and the patient, or also store-and-forward telemedicine services for the purpose of diagnosis, consultation, or treatment of a patient in another location where there may be no in-person exchange.	X													
262 SB0717* - HB0796	Requires residential real property sellers to disclose any known sinkhole on the residential property disclosure to potential buyers	X													
263 SB0667* - HB0830	Encourages local education agencies (LEAs), in consultation with local law enforcement, to institute domestic violence awareness education programs for all middle and high school students. Such programs shall be age appropriate. Encourages LEAs that elect to institute domestic violence awareness education programs to have all students in middle and high school attend at least one program each year.	X													
264 SB0795 - HB0865*	Authorizes law enforcement officers to transport victims of underage prostitution to a shelter care facility designated by the juvenile court in order to facilitate the release of the victim back into the custody of their parent or legal guardian.	X													
265 SB0882 - HB0874*	Requires the years of service acquired by a teacher while on a leave of absence to teach at a public charter school to be used to obtain or determine tenure status; provided that upon the teacher's return to a regular local education agency (LEA) school, the teacher receives two consecutive years of teaching evaluations scores of "above expectations" or "significantly above expectations". The years of service acquired during a teacher's leave of absence to teach a public school shall not be used to obtain or determine tenure status, if a teacher does not receive the necessary consecutive years of overall teacher effectiveness scores.	X													
266 SB1082 - HB0968*	Requires the State Board of Education (SBE) to assess the age and physical status of the textbooks in public schools and submit a report to the General Assembly by January 1, 2016.	X													
267 SB1306 - HB0987*	Limits the Board of Cosmetology and Barber Examiners' ability to suspend or revoke or refuse to issue or renew the license of any licensee convicted of a felony committed within three years or a misdemeanor committed within one year of the Board's decision.	X													
268 SB0892* - HB1003	As introduced, makes disclosures of protected healthcare information in healthcare liability actions permissible disclosures under Tennessee law.	X													

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269 SB1029* - HB1125	Redefines a "municipality" to mean an incorporated town or city having a population of at least 925, rather than 1,000 persons, for the purposes of intoxicating liquor law provisions. Removes the requirement for local government officials to certify that an applicant for a license to sell alcoholic beverages at retail will not, under their opinion, violate any of the intoxicating liquor law provisions. Requires that a non-resident seller's permit is obtained for any person that sells or distributes alcoholic beverages to any state-licensed manufacturer, and not just to any state-licensed wholesaler. Deletes the definition of a "restaurant" in jurisdictions that have elected a Tennessee River Resort District (TRRD) status which currently states that such restaurant means a restaurant with indoor seating capacity of at least 40 and outdoor seating capacity of at least 75. Deletes obsolete provisions regarding sales of alcoholic beverages by druggists and physicians and regarding soft drinks containing alcohol.	X													
270 SB0916 - HB0783*	Establishes that the 15 percent liquor-by-the-drink (LBD) tax shall not be imposed on the sale of wine: as samples for tasting, with or without charge, for consumption on the premises at a winery or a farm wine producer; or at retail in sealed containers for consumption on such premises, but not for consumption in the bonded areas.	X													
271 SB1320 - HB0051*	Expands the definition of drop-in centers so that any center that provides child care for no more than two hours per day with a maximum of ten hours per week without compensation while the parent or other custodian is engaged in short-term activities on the premises of the organization has to register with the Department of Human Services (DHS) as a center providing casual care and will not be regulated as a drop-in center.	X													
272 SB0095* - HB0084	Makes various changes to state law regarding procurement, public purchases of goods and services, and the administration and disposition of state property.	X													
273 SB0106* - HB0095	As introduced, delays from July 1, 2015, until July 1, 2017, the implementation date of certain streamlined sales tax provisions. Establishes that the retail sale of, use of, or subscription to warranty or service contracts covering the repair or maintenance of tangible personal property is to be taxed similarly to the retail sale of, use of, or subscription to computer software maintenance contracts and specifies when such contracts are subject to sales tax in this state. Removes the requirement that certain taxpayers, that are owned directly or indirectly by public real estate investment trusts (REITs), provide schedules indicating the name and federal identification number of such REITs when filing franchise and excise taxes.	X													
274 SB0033* - HB0122	Exempts from state and local sales and use tax the sale of diabetic testing supplies for human use, including lancets, test strips for blood glucose monitors, visual read test strips, and urine test strips.					Net Impact - \$1,707,700							Net Impact - \$696,900		
275 SB0287 - HB0137*	Requires all landowner actions that could be brought for jury inquest or damages for seizures under eminent domain to commence within 12 months of the land actually being possessed and the improvement work beginning.	X													

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276 SB0125* - HB0151	Enacts the Annual Coverage Assessment Act of 2015 (the Act) which establishes an annual coverage assessment on hospitals of 4.52 percent of a covered hospital's annual coverage assessment base and is required to be paid in equal quarterly installments.		\$449,800,000/ FY15-16/ Maintenance of Coverage Trust Fund		\$449,800,000/ FY15-16/ Maintenance of Coverage Trust Fund										Increase Federal Expenditures - \$825,469,300/ FY15-16/Maintenance of Coverage Trust Fund Revenue recognition in the amount of \$449,800,000 is included in the Governor's proposed FY15-16 budget. Corresponding non-recurring appropriations in the amount of \$1,275,269,300 (\$449,800,000 in state funds and \$825,469,300 in federal matching funds) are also included.
277 SB1016 - HB0425*	Creates new provisions of voluntary healthcare under the Volunteer Health Care Services Act. Enacts the "Kenneth Harry-Hill Tennessee Veterans Health Care Act of 2015 (Act)," also to be known as the "Mission Tennessee for Veterans Program" for the purpose of providing healthcare services to veterans and other persons who lack health insurance at free clinics operated on the site of Tennessee National Guard armories.	X													
278 SB1377 - HB0578*	Adds drug fraud to those offenses for which one may have the public records expunged. The sentence for the offense must have been four years or less and ten years must have elapsed since the person completed the sentence.	X													
279 SB0388* - HB0642	Expands premises for consumption of alcoholic beverages to include the area located between the Nashville Convention Center, its designated hotel, and the museum attached to the hotel, and one block of public roadway on Fifth Avenue between Demonbreun Street and Korean Veterans Boulevard in Davidson County.														Other Fiscal Impact – The net impact on sales of alcoholic beverages and subsequent state and local government tax revenue cannot be determined with reasonable certainty.
280 SB0687* - HB0707	Prohibits lobbyists from making campaign contributions to a judge or a judicial candidate.	X													
281 SB0700* - HB0745	As introduced, creates a lifetime handgun carry permit for any resident of Tennessee who is a United States citizen or lawful permanent resident, who is at least 21 years of age and meets current regulations for obtaining a handgun carry permit (HGCP). The Department of Safety (DOS) will charge an application and processing fee of \$500 for a lifetime handgun carry permit. A lifetime handgun carry permit will not be subject to renewal.		\$100,000/ FY15-16 Non-recurring/ DOS; \$27,800/ FY15-16 to FY19-20/TBI		\$1,555,600/ FY15-16 to FY19-20/DOS; \$842,700/ FY20-21 to FY24-25/DOS; \$707,000/ FY25-26 to FY29-30; \$70,800/ FY15-16 to FY19-20/TBI						\$20,000/ FY15-16 to FY19-20			Other Fiscal Impact – By purchasing a \$500 lifetime permit, instead of paying the current fees for new and renewal permits every five (5) years, those individuals will be both shifting their permit payments forward and paying slightly more than the \$465 they would have paid under the existing permit fee regime over forty (40) years (i.e. initial permit plus seven renewals). Calculating the present value of the estimated net additional cashflow generated by the individuals choosing a \$500 lifetime permit yields a net present value benefit of \$14,500,000. Note: The increase in state revenue to DOS following FY29-30 will continue to drop proportionally every 5 years though FY49-50 (35 years out), then stabilizing at \$95,000 in perpetuity.	
282 SB1158 - HB0776*	As introduced, creates a "protected consumer security freeze" for the purpose of prohibiting the release of a consumer report of a "protected consumer" when the purpose of such release is to consider the protected consumer's credit worthiness, credit standing, credit capacity, character, general reputation, personal characteristics, or mode of living.	X													
283 SB0833 - HB0838*	Requires a court to order restitution in aggravated assault cases when the victim is a correctional officer, guard, jailer, or other full-time employee of a penal institution, local jail, or workhouse and the offender is an inmate. Requires at least 50 percent of the restitution to come from the inmate's commissary account or similar account. Authorizes a judge to order 100 percent of the restitution to come from the inmate's commissary or similar account.	X													

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284 SB0853 - HB0880*	Requires anyone convicted of sexual contact with inmates to register as a sex offender. Authorizes an individual on the sex offender registry for sexual contact with an inmate to request termination of registration, but not before three years after termination of active supervision or three years before discharge from incarceration without supervision.	X													
285 SB0917* - HB1011	Authorizes, beginning on July 1, 2015, a delivery service that delivers prepared food from restaurants to customers to deliver sealed packages of alcoholic beverages or beer or both if: the amount of alcoholic beverages and beer delivered to a customer does not exceed one gallon per delivery; at least 50 percent of the delivery service's gross sales come from the delivery of food products or prepared food; any delivery service employee who delivers alcoholic beverages or beer is 21 years of age or older; the delivery service and delivery service employees are licensed by the Tennessee Alcoholic Beverage Commission (ABC); the delivery service has a written agreement with the retailer to deliver the retailer's alcoholic beverages or beer to customers; and a valid, government-issued document is required to be shown by a customer to the delivery service employee.				Exceeds \$7,300/ FY15-16/ ABC Fund; Exceeds \$7,100/ FY16-17 and Subs. Yrs/ ABC Fund; Exceeds \$1,000,000/ FY15-16 and Subs. Yrs/ Gen. Fund							Exceeds \$500,000/ FY15-16 and Subs. Yrs/ Permissive			
286 SB0656* - HB1221	Requires a local education agency (LEA) to make reasonable accommodations to separate an alleged victim of child sexual abuse from the alleged perpetrator if the abuse occurred while the child was under the school's care. If available and appropriate, the local school board shall, upon request of the parent, reassign the alleged victim to a different school, if the abuse occurred while the child was under the care of the school and the perpetrator of the abuse is substantiated by the Department of Children's Services (DCS), adjudicated by a juvenile court to have committed the child sexual abuse, or is criminally charged.	X													
287 SB1084* - HB1225	Requires the director of the Tennessee Bureau of Investigation (TBI) to include certain demographic data in the required annual report, pursuant to § 38-10-102. Such demographic data must include race, gender, age, and nationality.	X													
288 SB1235* - HB1307	Makes multiple changes to statute regulating cemeteries in the state of Tennessee.														Other Fiscal Impact – TDCI does not maintain records of cancelled cemetery contracts; therefore, the loss of revenue to the Cemetery Consumer Protection Fund resulting from allowing cemetery companies recapture fees previously paid into the fund, if a contract is subsequently cancelled, cannot be quantified at the present time. By surveying the cemetery companies in Tennessee about this matter, TDCI may be able to provide a reasonable estimate of this impact in the future.
289 SB0020* - HB0020	Creates a presumption that contraction of the hepatitis C virus by an emergency rescue worker was acquired in the line of duty, and expands the definition of "infectious disease" to include the hepatitis C virus, for the purpose of disability benefits.	X													

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290 SB0078* - HB0068	Authorizes the Director of the Board of Licensing Contractors (BLC) to issue citations against contractors and subcontractors in violation of entering into a contract in which the monetary limit exceeds the limit allowed per the individual's specific license classification or acting in the capacity of or engaging in the business of a contractor in a classification in which the person is not licensed. Increases the maximum allowable fine, from \$500 to \$1,000 that may be assessed against a home improvement contractor, in conjunction with a violation resulting in a contractor's suspension, revocation, or failure to obtain initial or renewal licensure, and increases the maximum fine for citations issued for unlicensed activity against a home improvement contractor, from \$250 to \$1,000.			\$10,000/ Board of Licensing Contractors	Less than \$10,100/ Board of Licensing Contractors										
291 SB0081* - HB0071	As introduced, authorizes the Board of Architectural and Engineering Examiners (BAEE) to refuse to issue, renew, and revoke or suspend any licensee found guilty of a felony by a court of competent jurisdiction. Removes requirement of BAEE to notify the Secretary of State and the clerk of each county, town, and city in the state of its findings in the case of a revocation or suspension of a certificate of registration or its reissuance of a previously revoked certificate. Makes changes to the examination requirements for BAEE licensee candidates. Combines funds administered by the Board of Licensing Contractors (BLC) in licensing limited license electricians and limited license plumbers to create the "Limited License Electricians and Plumbers Fund." Authorizes the Collection Service Board (CSB) to request any relevant information from applicants in reviewing applications for licensure. Creates a new definition for a "principal auctioneer."	X													
292 SB0092* - HB0081	Makes multiple changes to statute regarding the administration and regulation of the Underground Storage Tank Act.		Up to \$1,000,000/ Petroleum Underground Storage Tank Fund												Other Fiscal Impact – Since the bill raises the maximum reimbursement from the Petroleum Underground Storage Tank Fund to \$2,000,000 per incident (up from \$1,000,000), to the extent reimbursement requests exceed \$1,000,000 per incident state expenditures from the fund could increase by up to \$1,000,000. According to TDEC, since the fund's inception in 1988, there have been 13 incidents when the reimbursement request exceeded the current \$1,000,000 maximum. Per TDEC, those requests averaged \$1,125,000 (i.e. \$125,000 above the current maximum reimbursement limit). Included in the Governor's FY15-16 proposed budget is \$125,000 in recurring state expenditures from the Petroleum Underground Storage Tank Fund.
293 SB0097* - HB0086	As introduced, requires any third-party logistics provider that warehouses or coordinates logistics for controlled substances to obtain an annual registration with the Board of Pharmacy and any appropriate occupational or professional licensing board. Previously, these logistic providers were regulated by the Board as wholesalers. Adds definitions related to the wholesale and distribution of drugs to match federal law.														Other Fiscal Impact - The Board of Pharmacy will now regulate third-party logistics providers separately from wholesalers. Based on information provided by the Board, it does not intend to change any current fee levied against such logistics providers; however, in the case any fee amount is changed, there will be a corresponding change to fee revenue collections.

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294 SB0108* - HB0097	Establishes that employees who have been designated by the Commissioner of the Department of Revenue to have all police powers necessary to carry out their duties regarding enforcement of motor vehicle titling and registration laws. Authorizes all regularly licensed passenger motor vehicles that are not operated for hire and are owned by nonresidents who establish residency in Tennessee to be operated in this state for a period of up to 30 days from the date the residency is established. Increases, from \$5.50 to \$11.00, the fee for recording liens, encumbrances, and mortgages on certificates of title.				\$6,054,300										The Governor's proposed budget for FY15-16 recognizes a recurring increase in state revenue to the General Fund in the amount of \$6,100,000.
295 SB0140* - HB0496	Requires that expunged criminal records be removed and destroyed within 60 days from the date the expunction order is issued, rather than from the date the petition is filed. Requires court ordering the expunction to notify the Tennessee Bureau of Investigation within thirty days of the order.	X													
296 SB0177* - HB0179	Increases the fines for failure to use safety belts from \$10.00 for a first violation, and \$20.00 for second and subsequent violations, to fines of \$25.00 for a first violation, and \$50.00 for second or subsequent violations; designates additional revenue generated as a result of the bill to the state General Fund for general use.				\$713,500/ FY15-16; \$1,426,900/ FY16-17 and Subs. Yrs.						\$37,600/ FY15-16; \$75,100/ FY16-17 and Subs. Yrs.				Other Fiscal Impact – Currently, fine revenue collected for failure to use a safety belt is submitted to the General Fund and designated for the exclusive use of the Division of Vocational Rehabilitation. The provisions of the bill do not in any way affect the current fee revenue designated for the exclusive use of the Division of Vocational Rehabilitation. Revenue and expenditures of the Division of Vocational Rehabilitation will not change as a result of the bill.
297 SB0179* - HB0636	Requires the chair and the vice chair of the Fiscal Review Committee to be members of opposite houses of the General Assembly. Requires the chair and the vice chair positions to rotate between the Senate and the House of Representatives every two years.	X													
298 SB0202* - HB0650	Requires the Governor to annually designate the first weekend in August as "Tennessee's Weekend of Prayer Over Students".	X													
299 SB0208* - HB0212	Designates the month of November each year as "Lung Cancer Awareness Month" in order to promote knowledge within the state concerning lung cancer diagnosis, treatment, and research.	X													
300 SB0281* - HB1347	Authorizes railroad authorities to negotiate the labor portion of rehabilitation contracts, including the bridge portion of the contract.	X													
301 SB0307* - HB0894	Removes the current participation of the State Family Support Council with the Department of Intellectual and Developmental Disabilities (DIDD) regarding the adoption of policies and procedures in the development of appropriations requested for family support. Grants the Commissioner of DIDD leeway when exigent circumstances exist to adopt certain policies and procedures without seeking input from the council. Requires the quarterly report provided to DIDD by the council to include information on persons with a developmental disability, other than an intellectual disability who need services, not solely comprehensive home-and community-based services.	X													

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302 SB0318* - HB0287	As introduced, updates Schedules I through V found in title 39, chapter 17, part 4 to reflect changes made by the Drug Enforcement Agency and the Food and Drug Administration.		\$1,070,800 Highest Projected Cost of Next 10 Years/ Incarceration												Funding for this bill in the amount of \$1,043,500 is included in the Governor's proposed FY15-16 budget.
303 SB0334 - HB0112*	Changes the size of commercial advertisements on school buses from 16 inches high and 60 inches long to 36 inches high and 90 inches long.										Exceeds \$5,000				
304 SB0341 - HB0023*	Authorizes the State Board of Education (SBE) to make rules and regulations regarding the revocation of teaching licenses and certificates for teacher misconduct.	X													
305 SB0363 - HB0286*	Requires the Department of State to make available additional copies of public acts by publishing the acts in an electronic format on the on the department's website, in lieu of retaining 50 copies of the acts and as many of the journals of each house, and depositing three copies of each in the state library. Requires each house of the General Assembly to make available copies of their journals by publishing them on their respective web sites.			\$4,800/ Department of State											
306 SB0428 - HB0217*	Broadens the offense of aggravated assault in which strangulation is involved. Requires an intentional or knowing aggravated assault to only involve strangulation rather than involve strangulation that the assailant performed with the intent to cause bodily injury. Redefines "strangulation" for purposes of aggravated assault to include knowing impedances of someone's breathing or circulation of blood, and blockages of someone's nose and mouth; and would allow for strangulation regardless of whether the conduct results in any visible injury or whether the person has any intent to kill or protractedly injure the victim.	X													
307 SB0598* - HB0616	As introduced, declares that no political subdivision may, by ordinance, resolution, or other means, prohibit the use of a motor vehicle within the jurisdictional boundaries of the political subdivision solely on the basis of being equipped with autonomous technology, if the motor vehicle otherwise complies with all safety regulations of the political subdivision. Defines the term "autonomous technology".	X													
308 SB1172 - HB1167*	Requires liquefied natural motor fuel to be sold in diesel gallon equivalents; and compressed natural gas motor fuel to be sold in gasoline gallon equivalents or diesel gallon equivalents. Requires the Commissioner of the Department of Agriculture to promulgate rules as necessary to establish conversion units from mass to gasoline gallon equivalents and from mass to diesel gallon equivalents. Requires rules to be promulgated in accordance with the Uniform Administrative Procedures Act.	X													
309 SB0368* - HB0803	Authorizes active duty members of the United States armed forces holding valid military commercial driver licenses whose duty station is located in this state to qualify for a waiver of the required commercial driver skills test.	X													
310 SB0373 - HB0269*	Extends the statute of limitations for promoting prostitution to 25 years after the victim becomes 18 years of age.	X													

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311 SB0374* - HB0404	Creates a Class A misdemeanor offense for sale of powdered or crystalline alcohol. Defines powdered or crystalline alcohol as a product that is manufactured into a powdered or crystalline form and that contains any amount of alcohol. Establishes that the sale prohibition does not apply to: any substance regulated by the United States Food and Drug Administration that is not either beer or intoxicating liquor, or a compound that could be converted into beer or intoxicating liquor; a medication that requires a prescription; or an over-the-counter medication.	X													
312 SB0422 - HB0260*	Removes the requirement for the Comptroller of the Treasury to review all requests for proposal (RFPs) for the provision of internet, internet connectivity, or e-learning services to local education agencies (LEAs).	X													
313 SB0436 - HB0149*	Removes time limitation on county legislative bodies to include corrections officers in their definition of law enforcement officer for the purpose of paying benefits for death or certain disabilities resulting from heart attacks and hypertension, which is presumed to have occurred in the line of duty.	X													
314 SB0582* - HB1312	As introduced, authorizes any member of the Tennessee Highway Patrol to authorize payroll deductions for the payment of membership dues to be made from the member's compensation for payment to an organization of members of the Tennessee Highway Patrol, if such organization meets the following criteria: (1) it solicits membership from all commissioned members of the Tennessee Highway Patrol; (2) it grants the same rights and privileges of membership to all its members; (3) it provides equal services to its members; and (4) it has a membership of not less than 50 percent of the currently employed commissioned members of the Tennessee Highway Patrol.	X													
315 SB0597* - HB0988	Declares that a county election commission shall not prohibit a voter from using a mobile electronic or communication device at a polling place for informational purposes to assist the voter in making election decisions. Authorizes a county election commission to require that any mobile electronic or communication device be silenced while in use at the polling place. Prohibits any voter from using a mobile electronic or communication device for telephone conversations, recording, or taking photographs or videos while inside the polling place.	X													
316 SB0599 - HB0534*	Refines "violent juvenile sexual offender" for purposes of the sex offender registry to mean someone that is adjudicated delinquent for a violent juvenile sexual offense that occurred when the person was between the ages of 14 and 18.	X													
317 SB0641 - HB0617*	Removes obsolete language regarding the Certified Administrative Professional (CAP) examination from current statute.	X													
318 SB0647* - HB1308	As introduced, requires owners or operators of hotels, that have fossil-fuel-burning heaters or appliances, a fireplace, an attached garage, or other feature, fixture, or element that emits carbon monoxide, to install an approved carbon monoxide alarm within 10 feet of each room used for sleeping purposes. Establishes that non-compliance is an unlawful practice.	X													

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319 SB0666 - HB0494*	Rewrites the valid exception for curfew of a minor child such that the 45 minute time allowance for a minor child getting to work and getting home from work is removed from the exception. Adds a new option for law enforcement officers to take a minor child who violates curfew to a designated curfew center.	X													
320 SB0720* - HB0808	Expands the video interviews of a child describing sexual contact that are admissible as evidence to include those in which the forensic interviewer works for a child advocacy center that (1) is a for-profit child advocacy center and nationally accredited, or (2) employs an executive director that does not answer to the child advocacy center's board of directors but is supervised by an elected official.	X													
321 SB0724 - HB0659*	Defines emergency care plan, individualized healthcare plan (IHP), and pancreatic insufficiency for educational purposes. Authorizes a student with an IHP and written authorization from a healthcare provider and parent to self-administer pancreatic enzymes.	X													
322 SB0789 - HB0730*	Authorizes a licensed used motor vehicle dealer to operate one additional business at the dealer's established place of business; provided, at least 66 percent of the dealer's established place of business is used for the sale and service of motor vehicles and that the income derived from the additional business is less than 33 percent of the gross income of the dealership. Authorizes the dealer to install signs at the place of business for the purpose of advertising the other businesses.	X													
323 SB0852* - HB1309	Eliminates provision stating that language in the articles of incorporation of a cooperative marketing association shall not be altered, amended, or repealed except by written consent or three-fourths vote of the members. Requires any conversion by a cooperative marketing association to a general nonprofit organization be effectuated by an amendment approved by two-thirds vote of the directors and then adopted by a vote representing a majority of all members of the association.	X													
324 SB0878* - HB1165	Creates a higher education investment pool to be administered by the State Treasurer. Authorizes higher education foundations to participate in the investment pool.														Other Fiscal Impact – To the extent that higher education foundations choose to participate in the higher education foundation investment pool, state funding will transfer from a higher education foundation to the investment pool. The State Treasurer will receive additional revenue from any administrative fees collected. The extent of any initial transfers, the increase in fee revenue to the State Treasurer, and the extent of any earnings on the investments made in the pool cannot be reasonably quantified and is based on multiple unknown factors.
325 SB0985 - HB0032*	Creates the "Sudden Cardiac Arrest Prevention Act" for the purpose of informing and educating coaches, school administrators, youth athletes, and their parents or guardians of the nature, risk, and symptoms of sudden cardiac arrest (SCA).	X													

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326 SB1000* - HB1093	Requires the Tennessee Advisory Commission on Intergovernmental Relations (TACIR) to study the current homestead exemption amounts allowed under current law to determine whether the exemptions should be increased to accurately reflect the cost of living. Requires TACIR to submit a written report to members of the General Assembly no later than January 1, 2016. Requires such report to detail various categories of homestead exemptions and compare each category to exemptions permitted in other states.	X													
327 SB1109 - HB1005*	Authorizes Knox County to impose a litigation tax up to \$5.00 on all criminal cases, if approved by two-thirds vote of the county legislative body with proceeds going to the court clerk of the fourth circuit.											\$128,200/ Fourth Circuit Court/ Permissive			
328 SB1246 - HB0834*	Defines a "released time course" as a period of time that a student is excused from school to attend a course in religious moral instruction by a sponsoring entity off of school property. Authorizes local boards of education to adopt a policy that excuses a student from school to attend one released time course in religious moral instruction for at least one class period per week.	X													
329 SB1265 - HB0583*	Prohibits a preliminary hearing from being waived by a defendant if the State makes a timely objection for good cause shown.	X													
330 SB1271* - HB1355	Authorizes a foster parent or an authorized representative of the Department of Children's Services to sign the application for a driver's license or instructional permit for an individual under the age of 18.	X													
331 SB1273* - HB1363	Requires any person that obtains a Class 1 carnivore to have a microchip permanently implanted in the animal within six months of obtaining the animal. Requires the microchip to contain a passive integrated transponder with a certain specified frequency. Requires any person who possesses a Class 1 carnivore prior to and after July 1, 2015, to have a microchip that contains a passive integrated transponder with a certain specified frequency by July 1, 2018.	X													
332 SB1274* - HB1360	Requires each utility district created by private act to elect to be treated as a private employer or develop its own program of compliance.	X													
333 SB1297* - HB1336	Limits the Board of Cosmetology and Barber Examiners' ability to suspend or revoke or refuse to issue or renew the license of any licensee convicted of a felony if the felony was committed within three years prior to the Board's decision.	X													
334 SB0531 - HB0306*	Authorizes bail bondsmen to charge a 15 percent fee, rather than a 10 percent fee, to nonresident defendants.														Other Fiscal Impact – The bill could result in some defendants not being able to post bail because they cannot afford the 15 percent fee. As a result, the defendant will remain in local custody until the conclusion of their case. This would increase local incarceration costs. However, Fiscal Review staff does not have the necessary information on nonresident defendants and usual bail amounts to reasonably estimate the increase in local incarceration costs.
335 SB0006* - HB0057	As introduced, enacts the "Racial Profiling Prevention Act" and requires state and local law enforcement agencies, including university police departments, to adopt a written policy prohibiting racial profiling on or before January 1, 2016.	X													

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336 SB0018* - HB0131	Authorizes an establishment in Eagleville (Rutherford County), an establishment in Johnson County that is currently licensed as a restaurant, and an establishment in Campbell County to serve alcoholic beverages and wine for on-premises consumption as premier type tourist resorts.				\$5,900/ FY15-16/ ABC Fund; \$5,000/ FY16-17 and Subs. Yrs/ ABC Fund; Exceeds \$23,600/ FY15-16 and Subs. Yrs./ Gen. Fund							Exceeds \$18,700/ FY15-16 and Subs. Yrs./ Permissive			
337 SB0024* - HB0234	As introduced, exempts climbing walls from registration and regulation as an amusement device with the Department of Labor and Workforce Development (DLWD).														Forgone State Revenue - Exceeds \$7,400/ Department of Labor and Workforce Development
338 SB0040* - HB0519	Eliminates the requirement that those who sell or consign fruit, vegetables, and berries label their product with the name and address of the grower, packer, or producer.	X													
339 SB0083* - HB0073	Beginning July 1, 2015, regulation authority of all beauty pageant operators, health club operators, credit services businesses, and debt management services businesses will be transferred from the Consumer Affairs Division (CAD) to the Division of Regulatory Boards ("Division"), each located within the Department of Commerce and Insurance (TDCI).				Exceeds \$500/ Division of Regulatory Boards										Other Fiscal Impact - By transferring these programs to the Division of Regulatory Boards, each will now fall under the Tennessee Governmental Entity Review Law, pursuant to Tenn. Code Ann. § 4-29-121, which requires boards to be self-supporting over any-two year period. This transfer of duties between CAD and the Division will cause a shift in expenditures between these two divisions, but not net increase on overall state expenditures. Any revenue received in excess of expenditures will not revert to General Fund but will remain in the respective program's reserve account.
340 SB0085* - HB0075	Changes references for intermediate care facilities for the mentally retarded (ICF/MR) to intermediate care facilities for individuals with intellectual disabilities (ICF/IID) within Tenn. Code Ann. Extends the expiration date of the 5.5 percent tax on the monthly gross receipts of an ICF/IID for an additional two years from July 15, 2015, to July 15, 2017.														Other Fiscal Impact – Prevents the loss of \$11,400,000 in state revenue. Included in that amount is \$5,322,500 through the Department of Intellectual and Developmental Disabilities for the tax on the state facilities. Revenue recognition in the amount of \$11,400,000 and expenditures in the amount of \$5,322,500 (\$1,861,000 state and \$3,461,488 federal) are included in the Governor's proposed FY15-16 budget.
341 SB0105* - HB0094	Requires Worker's Compensation Utilization Review firms to become accredited by either the Utilization Review Accreditation Commission (URAC) or the National Committee for Quality Assurance (NCQA). Makes other changes to statute regarding disability payments and workers' compensation.				\$34,700/ Gen. Fund										
342 SB0107* - HB0096	Authorizes the Commissioner of the Department of Revenue (DOR) to require persons selling other types of tangible personal property, in addition to persons selling beer and tobacco products, to be designated as retailers of such products and to file an information report of such sales with DOR. Authorizes the Commissioner to require each tobacco product manufacturer whose cigarettes are sold in this state to file an information report related to tobacco buydown payments received by retailers from the tobacco product manufacturer, and requires such a report to include the name of the manufacturer, the tobacco buydown payment amount, and purchase date to which the payment corresponds. Imposes a penalty of up to \$1,000 for each report that negligently or knowingly includes inaccurate information, up to a maximum amount of \$10,000.		\$57,000/ One-Time		\$4,326,300/ Recurring						\$1,834,400/ Recurring				The Governor's proposed budget for FY15-16 recognizes a recurring increase in state revenue to the General Fund in the amount of \$4,300,000, and a one-time increase in state expenditures from the General Fund in the amount of \$57,000.

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343 SB0114* - HB0103	Extends the repeal date of the CoverKids Act of 2006 for five years to June 30, 2020.		\$58,638,800		\$6,201,300										Increase Federal Expenditures - \$181,091,600 Other Fiscal Impact – The CoverKids program will receive approximately \$861,900 in pharmacy rebates that will be used in funding the program in FY15-16. The Governor's proposed FY15-16 budget includes revenue recognition of \$6,201,300 and expenditures of \$241,156,100 (\$58,776,700 state, \$181,517,500 federal, and \$861,900 other).
344 SB0126* - HB0132	Defines "curbstoning" as the practice of selling, offering for sale, advertising for sale, or soliciting the sale of: (1) any motor vehicle without a properly endorsed certificate of title by a person or entity not licensed as a motor vehicle dealer, or (2) more than five motor vehicles in any 12-month period when such vehicles are titled in the selling person's or entity's name if such person or entity is not licensed as a motor vehicle dealer. Permits law enforcement entities to seize vehicles offered for sale through the practice of curbstoning under certain circumstances. Authorizes law enforcement entities to sell any such seized motor vehicles.				Exceeds \$4,500/ Gen. Fund; Exceeds \$6,800/ Department of Commerce & Insurance						Exceeds \$33,700				
345 SB0174* - HB0178	Makes the policy cancellation date and the policy reinstatement date of any workers' compensation insurance policy, which is obtained by the Commissioner of the Department of Labor and Workforce Development, to be considered records open to the public for personal inspection.		\$10,000/ FY15-16/ Division of Workers Comp. \$5,000/ FY16-17 and Subs. Yrs./ Division of Workers Comp.		\$10,000/ FY15-16/ Division of Workers Comp. \$5,000/ FY16-17 and Subs. Yrs./ Division of Workers Comp.										
346 SB0189 - HB0157*	Authorizes the governing body of a public charter school to choose an insurance plan, other than the plans offered by the local education agency (LEA).														Other Fiscal Impact – State and local Basic Education Formula (BEP) funding for insurance premiums for teachers and other full-time permanent employees may be reduced in future fiscal years if charter schools are switching insurance plans to reduce costs. The extent of any such reductions cannot be reasonably quantified and is based on multiple unknown factors.
347 SB0199* - HB0225	Redefines "cost of doing business by the retailer" under the Unfair Cigarette Sales Law from eight percent of the basic cost of cigarettes to the retailer, to: eleven percent beginning July 1, 2015 until June 30, 2016; thirteen percent beginning July 1, 2016 until June 30, 2017; and fifteen percent beginning July 1, 2017 and thereafter.					Net Impact - \$11,200/ FY15-16; \$56,400/ FY16-17; \$131,300/ FY17-18 and Subs. Yrs.					\$957,600/ FY15-16; \$1,557,800/ FY16-17; \$2,145,800/ FY17-18 and Subs. Yrs.				The Governor's FY15-16 proposed budget recognizes a recurring decrease in state revenue of \$131,300.
348 SB0209 - HB0198*	As introduced, changes every driver license, excluding Class P licenses, issued by the Department of Safety (DOS) to a validity period of eight years. Authorizes the Commissioner to issue an initial license or a renewed license for three to eight years in order to transition such licensees to the proposed eight-year renewal cycle. License fees for licenses issued for less than an eight-year period will be prorated accordingly, provided, that \$2.00 is deducted from the gross prorated fee. Makes other technical changes to effectuate eight-year issuance periods.			\$1,467,500/ FY20-21 and Subs. Yrs.	\$1,216,700/ FY15-16; \$3,296,900/ FY16-17; \$5,517,500/ FY17-18; \$8,108,100/ FY18-19; \$8,231,500/ FY19-20	\$1,884,500/ FY20-21 and Subs. Yrs.									

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349 SB0210* - HB0344	Continues permanent rules filed with the Secretary of State after January 1, 2014; schedules Board of Optometry rule 1045-02-.17 to expire on the effective date of this bill.	X													
350 SB0211* - HB0393	Extends the termination date of the Emergency Communications Board (Board) to June 30, 2017. Reorganizes the appointments of the nine-member board by granting the Speaker of the Senate and the Speaker of the House of Representatives the authority to appoint one member each. Includes language to stagger reappointments. Requires the executive director of the Board to compile a report of the board's expenditures and revenue for the quarter prior to each board meeting with the most recent report to be posted on the board's web site each quarter. Establishes the executive director of the board to be the equivalent of an assistant commissioner pursuant to the executive service position statute and requires any future executive director to execute a bond.	X													
351 SB0212* - HB0392	Extends the termination date of the Tennessee Athletic Commission (Commission) to June 30, 2015. Under the Tennessee Governmental Entity Review Law, the Commission was scheduled to terminate on June 30, 2014. Attaches the Commission to the Division of Regulatory Boards and reorganizes the appointments of the membership without increasing the total number of members to serve on the commission. Establishes that the Director of the Division of Regulatory Boards, or the director's designee, shall serve as the executive director of the Commission and shall perform all administrative functions for the commission. Changes the amount of medical insurance every promoter of a professional contest of unarmed combat shall provide proof to cover injuries sustained by a combatant while engaged in professional contests from an amount not less than \$25,000 to an amount set by rule.			\$78,900/ Tennessee Athletic Commission											
352 SB0280 - HB0197*	Redefines "marijuana" by removing the requirement that cannabis oil containing cannabidiol and less than nine-tenths of one percent (0.9%) of tetrahydrocannabinol (THC) be transferred, dispensed, possessed, or administered as part of a clinical research study to be legal possession. Adds epilepsy to the diagnoses for which a person may possess oil containing cannabidiol.	X													

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353 SB0411 - HB0309*	Renames the "Prevention of Youth Access to Tobacco and Electronic Cigarettes Act" the "Prevention of Youth Access to Tobacco and Vapor Products Act" and makes multiple changes throughout the existing statute for the purpose of the Department of Agriculture (DOA) being authorized to regulate vapor products as defined by the bill, in addition to tobacco products and electronic cigarettes. Such changes include, but are not limited to, a prohibition for persons under the age of 18 to purchase vapor products; and a requirement that child-resistant liquid nicotine containers be used with vapor products in conjunction with Federal Safety Standards. Requires the Department of Health (DOH) to develop and implement comprehensive tobacco prevention programs for Tennessee, and urges the DOA to study the effects of the sale and distribution of vapor products for persons under the age of 18 and is encouraged to make recommendations to the legislature with regards to reducing such sale and distribution. Requires the language concerning "liquid nicotine container" to be effective January 1, 2016.	X													
354 SB0480* - HB0763	Removes the requirement of TDCI to provide oversight and regulation of race tracks. Authorizes applicable county legislative bodies to regulate the operation of race tracks and to promulgate rules for this purpose. Requires the county clerk of an applicable county to verify the person, firm, or corporation operating or conducting a motor vehicle race has the appropriate level of insurance as currently required in statute and issue documentation to the person, firm, or corporation confirming that this requirement has been met.			\$2,300		\$2,300	Not Significant					Not Significant/ Permissive			
355 SB0485 - HB0471*	Transfers administrative authority over the Board of Court Reporting from the Administrative Office of the Courts (AOC) to the Department of Commerce and Insurance (TDCI), Division of Regulatory Boards. This act will take effect July 1, 2015.														Other Fiscal Impact – There will be a shift of \$283,000 and two positions from the Administrative Office of the Courts to the Department of Commerce and Insurance, Division of Regulatory Boards. If the current appropriation and fee revenue are not sufficient to cover the expenditures of the Board of Court Reporting, application and licensure fees will need to be increased.
356 SB0505* - HB0490	Deletes erroneous references to a defunct building standards code, the Southern Standard Building Code. Replaces it with the widely-utilized International Building Code. Makes minor updates to the Horizontal Property Act in statute.	X													
357 SB0537* - HB0567	Prohibits a local education agency (LEA) from requiring any student in the eleventh grade or higher, who is in the custody of the Department of Children's Services or exiting DCS custody, to meet more than the minimum graduation requirements set forth by the State Board of Education. Requires each LEA to issue a diploma to any such student who meets the minimum graduation requirements.	X													
358 SB0543* - HB0691	Requires any barber school or school of cosmetology, that seeks state authorization from the Tennessee Higher Education Commission (THEC) for the purposes of meeting institutional eligibility requirements for federal student financial aid programs, to be subject to the requirements of the Postsecondary Education Authorization Act of 1974. Prohibits the State Board of Cosmetology and Barber Examiners from issuing new authorizations for the purposes of federal financial aid to new schools after July 1, 2015.					Exceeds \$10,000/ THEC									

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359 SB0573 - HB0517*	Extends the prohibition on new nursing home beds, except for 125 Medicare skilled nursing facility beds, to June 30, 2016.														Forgone State Revenue - \$374,300/FY15-16/ Nursing Home Assessment Trust Fund; State Expenditures - Cost Avoidance - \$1,696,000/FY15-16; Federal Expenditures - Cost Avoidance - \$3,154,500/FY15-16
360 SB0574 - HB0515*	Extends the annual nursing home assessment for an additional year, through June 30, 2016. Revises the assessment rates of certain nursing facilities and percentages to be paid from the nursing home assessment trust fund.		\$107,100,000/ FY15-16/ Nursing Home Assessment Trust Fund		\$107,100,000/ FY15-16/ Nursing Home Assessment Trust Fund										Increase Federal Expenditures - \$199,206,300/ FY15-16/Nursing Home Assessment Trust Fund; The Governor's FY15-16 proposed budget includes revenue recognition in the amount of \$107,100,000 and expenditures in the amount of \$306,306,000 in both state and federal funds as a result of the continuation of the nursing home assessment fee.
361 SB0588* - HB0735	Requires the Commissioner of Education to notify any school and its respective local education agency if a school is among the bottom 10 percent of schools in overall achievement. Requires notification to be made by October 1 of the year that is prior to when the public identification of such schools is made.	X													
362 SB0602* - HB0643	Increases, from five and one-half percent (5.5%) to six percent (6.0%), the tax imposed on the gross amount of all dollars collected from an enrollee or on an enrollee's behalf by a health maintenance organization (HMO).		\$9,500,500		\$33,713,700										Increase Federal Expenditures - \$17,840,400 According to the Department of Finance and Administration, the Governor's proposed FY15-16 Budget includes revenue recognition in the amount of \$33,542,100 as a result of the proposed legislation. The budget also includes expenditures in the amount of \$27,340,850 (\$9,500,488 state and \$17,840,362 federal).
363 SB0605* - HB0646	Creates the Community College Reconnect Grant (CCRG) and specifies criteria for qualification and procedures for administration.														Other Fiscal Impact – There will be a one-time increase in state expenditures of \$1,500,000 from the Lottery for Education Account. This one-time increase in state expenditures will be spread over multiple fiscal years. The annual impact to the Lottery for Education Account is unknown and dependent upon the demand for the new scholarship program. This funding will not be included in the annual statutory transfer of excess lottery funding from the Lottery for Education Account to the Tennessee Promise scholarship endowment fund. The Governor's FY15-16 proposed budget recognizes a non-recurring increase in state expenditures from the Lottery for Education Account in the amount of \$1,500,000.
364 SB0606* - HB0647	Expands the list of state employees who are not eligible to receive longevity pay to include executive branch employees in state service hired after June 30, 2015. State service is defined as all officers and positions of trust or employment in the service of state government in the executive branch and all boards, commissions and agencies of state government, except those specifically excluded in Tenn. Code Ann. § 8-30-102.														State Expenditures - Cost Avoidance - \$1,720,500/ FY18-19 and then growing in subsequent years.

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365 SB0638* - HB0843	As introduced, authorizes home owners associations, neighborhood watches or similar organizations to enjoin or restrain an individual from entering a neighborhood when they have committed three or more separate offenses of theft, burglary, rape, or criminal homicide when three or more of the offenses were committed within the residential area.	X													
366 SB0643* - HB0761	Authorizes a winery or farm winery permit holder to sell at retail items related to or incidental to the use, consumption, dispensing, or storage of wine on the licensed premises. Prohibits a winery or farm winery permit holder from selling at retail: distilled spirits; wine that is not manufactured or bottled on the licensed premises; or beer. a winery or farm winery permit holder.				Exceeds \$82,300						Exceeds \$34,300				
367 SB0650* - HB0845	Authorizes a restaurant or limited service restaurant licensee to serve alcoholic beverages, including beer, in any area of the premises that is used for purposes of entertainment activities, including bowling, billiards, games, or darts. Requires any such area to have table service or be within observation distance from the service area of the facility. Adds hotels to the list of establishments authorized to serve alcoholic beverages in the described areas. Establishes that the listed entertainment activities are not all inclusive.				Exceeds \$18,500						Exceeds \$13,300				
368 SB0655* - HB0818	Requires a driver who approaches a stationary solid waste vehicle that is giving a signal by use of authorized flashing lights to treat the vehicle in the same manner as a stationary recovery or highway maintenance vehicle using flashing signals.	X													
369 SB0710* - HB0826	Authorizes a wholesaler to extend credit to a licensee holding a license for on premises consumption of alcoholic beverages for a period not to exceed ten days from the date of the delivery of the product, if the payment is effected by electronic funds transfer or escrow payment. Requires all amounts due to the wholesaler to be paid upon delivery of the product in all other instances. Creates a rebuttable presumption that a licensee is not financially responsible if such licensee fails to satisfy its obligations to any wholesaler twice within a twelve-month period. Requires the Alcoholic Beverage Commission (ABC) to set a hearing upon notification by the wholesaler, to determine if the licensee can rebut the presumption. Authorizes ABC to issue a fine, suspend or revoke the license, or make any other order it deems appropriate, upon finding that the licensee is not financially responsible.	X													

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370 SB0904* - HB1185	As introduced, authorizes any court to order restitution to be paid to the Tennessee Wildlife Resources Agency (TWRA) by any person convicted of killing or possessing a white-tailed deer, wild turkey, bear, or wild elk; requires restitution payment for each bear or wild elk illegally killed or possessed to meet or exceed \$1,500; and each whitetail deer or turkey illegally killed or possessed to meet or exceed \$1,000. Requires the court to include any associated costs with the reintroduction of wild elk, and additional restitution payments related to the number of points on the white-tailed deer or wild elk, and for when a bear is female. Requires license revocation until restitution is paid in full. Authorizes a farmland owner, lessee, or designee to take an elk found within a no elk zone, if it is believed the elk is causing damage to the owner's property; provided the individual first provides the agency an opportunity to relocate animal.				Exceeds \$4,000/ Wildlife Resources Fund										
371 SB0984 - HB0572*	As introduced, requires a prescriber to allow for a substitution of a prescribed biological product (biologic) for an interchangeable biologic product (biosimilar) unless the prescriber determines that the medical necessity of a biologic is preferable over the biosimilar or an equivalent biosimilar is not available. Establishes guidelines governing which instances allow for the substitution of a biologic for a biosimilar. Sets the definition of a "biological product" or biologic equal to the definition subscribed to in federal statute. Defines "interchangeable biological product" or biosimilar as a biologic licensed by the federal Food and Drug Administration (FDA) and determined to meet the federal safety standards for determining interchangeability or a biologic determined by the FDA to be therapeutically equivalent as set forth in the latest edition or supplement of the FDA's "Approved Drug Products with Therapeutic Equivalence Evaluations."		Not Significant/ Board of Pharmacy												Other Fiscal Impact - Authorizing physicians to substitute biosimilars for biologics is expected to result in a decrease in health care costs. Only one biosimilar is currently FDA-approved; therefore, any cost savings in the short-term is difficult to determine and is based on many factors, including the rate at which additional biosimilars become FDA-approved, the rate at which biosimilars are prescribed over biologics, and the actual cost difference between the biologic and equivalent biosimilar.
372 SB1026 - HB1030*	Authorizes motor vehicles not purchased by an eligible employee after a lease to be sold to any same-line franchised dealer in the state that processes the vehicles and serves as a designated return point by the manufacturer for the motor vehicles. Limits the number of such vehicles that a franchised dealer may purchase 30 motor vehicles per month. Prohibits such dealer from selling the vehicle wholesale for 90 days from the time the vehicle is purchased by the franchised dealer.	X													
373 SB1331 - HB0322*	Requires the Commissioner of the Department of Health (DOH) to establish policies for the release of Health Insurance Portability and Accountability Act (HIPAA) compliant limited use data sets in conjunction with the release of processed and verified claims data provided by a licensed hospital or the hospital's designated entity and each ambulatory surgical treatment center (ASTC) and outpatient diagnostic center (ODC).	X													
374 SB1337 - HB0619*	Requires that an individual's credit card information, debit card information, bank account and routing information, e-mail address, and telephone number acquired by the county trustee not be open for public inspection.	X													
375 SB0610 - HB0041*	As introduced, repeals a judge's discretion to release someone arrested for stalking, aggravated stalking, or especially aggravated stalking relative to domestic abuse before the 12-hour minimum confinement.	X													

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376 SB0811 - HB0143*	As introduced, creates the "Tennessee Right to Try Act" for the purpose of authorizing an eligible patient to utilize an investigational drug, biological product or device that has completed phase 1 of a clinical trial but has not yet been approved for general use by the federal food and drug administration (FDA) and remains under investigation in a clinical trial that is approved by the FDA.	X													
377 SB1392 - HB1351*	Authorizes county governments to appropriate funds for workforce or affordable housing. Defines affordable and workforce housing.	X													
378 SB0474* - HB0787	Defines "townhouse" in statute as a single family dwelling unit constructed in a group of three or more attached units that extends from foundation to roof, not more than three stories in height, with separate means of egress, and an open space or public way on at least two sides. Requires any townhouse be considered a separate building with independent exterior walls and shall be separated by a two-hour fire resistance-rated wall assembly. Requires a townhouse be built according to local and statewide adopted building codes; provided, a fire sprinkler system shall not be required for a townhouse unless local governments by ordinance adopt mandatory sprinkler requirements for townhouses.	X													
379 SB0674* - HB0701	Authorizes a candidate and political campaign committee to accept digital currency as a contribution; requires increase in value of digital currency to be reported as interest on statements filed with the Registry of Election Finance; requires candidate to sell digital currency and deposit proceeds before spending the funds.	X													
380 SB1110* - HB1341	Prohibits any public funds of the state or any political subdivision of the state, or any personnel or public property, from being allocated towards the implementation, regulation, or enforcement of a law, rule, or regulation in violation of Tennessee law, if any federal law, executive order, rule, or regulation regulating the ownership, use, or possession of firearms, ammunition, or firearm accessories results in a violation of Tennessee law or the Constitution of Tennessee on or after July 1, 2015.	X													
381 SB0079* - HB0069	Authorizes the State Fire Marshal to assess a civil penalty for second and subsequent violations against fire protection sprinkler contractors, fire extinguisher specialists, technicians or firms, and liquid petroleum gas dealers for each applicable violation of any state law, rule or regulation.		Not Significant			Exceeds \$500									
382 SB0096* - HB0085	Defines entity as any state agency, department, or institution of higher education of the state. Authorizes an entity's state procurement agency, to publish advertisements for needed lease space on such entity's website at least two weeks before proposals are opened. Increases, from \$25,000 to \$50,000, the amount of a lease for which advertising is not required. Advertising is not required for (1) lease renewals where the right to renew and the rates for such renewal rate was included in the original lease (2) extensions to the term of a lease by one year or less beyond the expiration date set forth in the original lease; or (3) other amendments to the lease required by State Building Commission policies.														Other Fiscal Impact – The reduction of published advertisements resulting from the provisions of the bill is unknown. Each lease that does not require a published advertisement will result in decreased state expenditures of \$2,000.

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383 SB0130* - HB0181	Creates and extends multiple specialty earmarked license plates.		\$98,800/ Gen. Fund/ FY15-16		\$98,800/ Gen. Fund/ FY15-16		\$98,800/ Gen. Fund/ FY15-16; \$357,300/ Plate Orgs./ FY15-16; \$285,800/ TN Arts Com./ FY15-16; \$71,500/ Hwy. Fund/ FY15-16;									
384 SB0186 - HB0169*	Authorizes the City of Fayetteville to levy a hotel occupancy tax, not to exceed five percent of the consideration charged by the operator, subject to the adoption of an ordinance by a two-thirds vote of the municipal legislative body.											\$130,000/ Permissive				
385 SB0238* - HB0368	Extends the termination date of the Information Systems Council to June 30, 2019. Under the Tennessee Governmental Entity Law, the Council is scheduled to terminate on June 30, 2015.	X														
386 SB0284* - HB0440	As introduced, specifies that the reimbursement process of health insurance entities to physicians for rendered services during the period while the physician's credentialing application is pending must be the same as the procedures for reimbursing physicians employed by federally qualified health centers pursuant to Tenn. Code Ann. § 56-7-1014.	X														
387 SB0457* - HB0582	Authorizes an order to be issued requiring an adult be examined by a physician, psychologist consulting with a physician, or psychiatrist, if in the course of an elder abuse investigation a local law enforcement agency is unable to determine to its satisfaction that sufficient information is available to determine whether an adult is in imminent danger or lacks the capacity to consent to protective services.	X														
388 SB0463 - HB0200*	Extends the statute of limitations of actions for libel, personal injury, false imprisonment, malicious prosecution, breach of marriage promise, compensatory or punitive damages brought under federal civil rights statutes, and statutory penalties to two years if (1) criminal charges are brought against any person alleged to have caused or contributed to the injury; (2) the conduct, transaction, or occurrence that gives rise to the cause of action is the subject of a criminal prosecution commenced within one year by a law enforcement officer, a district attorney general, or a grand jury; and (3) the cause of action is brought by the person injured by the criminal conduct against the party prosecuted for such conduct.	X														

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389 SB0570 - HB0403*	Enacts the Opioid Abuse Reduction Act	X													
390 SB0758* - HB0921	Prohibits the placement of a priority school within the Achievement School District (ASD) if the school demonstrates student achievement growth at a level of "above expectations" or greater as determined by the Tennessee Value-Added Assessment System (TVAAS), and before the Commissioner of Education determines that the school shall be placed within the ASD as part of the school improvement program.														Other Fiscal Impact – Less state and local Basic Education Program (BEP) funding will shift to the ASD than under current law if priority schools are able to meet the requirements set forth in the bill and are not placed in the ASD. Funding for schools that are not placed in the ASD will continue to flow to the appropriate LEA school. Any decrease in the amount of funds transferring into the ASD from an LEA cannot be reasonably quantified and is dependent upon multiple unknown factors.
391 SB0769 - HB0452*	Authorizes the Tennessee Alcoholic Beverage Commission (ABC) to, upon collection of a \$50 licensing fee, issue temporary licenses, not to exceed 30 days, for any new applicant for a license for consumption of alcoholic beverages on premises. Authorizes Bluegrass Country Club in Sumner County to sell alcoholic beverages for consumption on-premises, including the golf course, tennis courts, all areas of the clubhouse, the area immediately surrounding the swimming pool, and all other recreational facilities.				Exceeds \$4,600/ FY15-16/ ABC Fund; Exceeds \$4,300/ FY16-17 and Subs. Yrs./ ABC Fund; Exceeds \$1,600/ FY15-16 and Subs. Yrs./ Gen. Fund							Exceeds \$1,100/ FY15-16 and Subs. Yrs./ Permissive			
392 SB0786* - HB1339	Restricts the use of electronic benefits transfer (EBT) cards by Temporary Assistance for Needy Families (TANF) recipients at licensed retail stores that derive their largest category of sales from loose tobacco, cigars, cigarettes, pipes, and other smoking accessories. Requires the Department of Human Services to notify all TANF recipients of all prohibitions and the penalties under current law for using an EBT card in any prohibited business location. The provisions of the bill will take effect July 1, 2016.	X													
393 SB0817 - HB0686*	Authorizes the Tennessee Department of Transportation (TDOT) to issue a special permit for overweight vehicles up to 150,000 pounds. Establishes size requirements for overweight vehicles. Establishes the excessive weight fee at \$20.00 plus 6 cents per ton-mile.		\$25,000/ One-Time/ Hwy. Fund		\$1,413,300/ Recurring/ Hwy. Fund										
394 SB0845 - HB0304*	Removes prohibition for voters, in a city having a population less than 5,000 with a city manager commission charter, to repeal or amend an ordinance regarding the appointment and terms of commissioners. Authorizes any such city by ordinance to reduce its number of commissioners from five to three, if six years have passed since passage of the initial ordinance that established the number and terms of commissioners.									Up to \$10,800/ Permissive					
395 SB0850* - HB0951	Redefines "person" under hotel occupancy tax provisions for home rule municipalities to mean any individual, or group of individuals, that occupies the same room. Directs the Tennessee Advisory Commission on Intergovernmental Relations (TACIR) to study the effect of hotel occupancy taxes on the economy and tourism and the hospitality industry. Requires TACIR to submit the findings of the study to the Local Government Committee of the House of Representatives and the State and Local Government Committee of the Senate by February 15, 2016.	X													

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396 SB0871* - HB1036	Enacts the Addiction Treatment Act of 2015.	X													
397 SB0874* - HB0934	Exempts the possession, manufacture, transportation, repair, or sale of an explosive from Tenn. Code Ann. § 39-17-1302, relative to prohibited weapons, if (1) the person is eighteen years of age or older and it was incident to creating or using an exploding target for lawful sporting activity as intended by the commercial manufacturer.	X													
398 SB0881 - HB0196*	Requires a court to impose a fine between \$50 and \$200 against those convicted of willful abuse, neglect, or exploitation of an adult, if the victim was over the age of 60.	X													
399 SB0889 - HB0714*	As introduced, prohibits the results of a survey, inspection, or an investigation of a health care provider that is conducted by any state or federal department or agency from being admissible in evidence or otherwise used in any health care liability action in any court or arbitration proceeding; or used in an advertisement except in limited circumstances. These prohibitions are not applicable to the results of a survey, inspections, or investigations being used in an administrative proceeding or an appeal of an administrative proceeding initiated by a state or federal department or agency or from being used to impeach a witness in a health care liability action.	X													
400 SB0929* - HB1092	Authorizes Grundy County to levy a hotel occupancy tax, not to exceed five percent of the consideration charged by the operator, subject to the adoption of a resolution by a two-thirds vote of the governing body.											Exceeds \$10,400/ Permissive			
401 SB0932* - HB1173	As introduced, adds certain synthetic cannabinoids to the list for which it is an offense to knowingly produce, manufacture, distribute, possess, or possess with the intent to produce, manufacture, or distribute.	X													
402 SB0964* - HB1332	Authorizes the Board of Cosmetology and Barber Examiners to charge an inspection fee for any inspections required prior to the opening of a new shop or change of location of an existing barber or styling shop. Requires the Board to promulgate rules that enable a barber school or college to develop courses of instruction that require a student to earn 50 percent of the hours needed for a specific certificate of registration for either a master barber, technician, or barber instructor through class room instruction and the remaining fifty percent from an apprenticeship.	X													
403 SB0978 - HB0823*	Increases from \$25,000 to \$50,000 the threshold for which a public works project, that does not alter the structural, mechanical, or electrical system of the project, requires the employment of an engineer, architect, or landscape architect for the project.			Exceeds \$8,300					Exceeds \$8,300						
404 SB0988 - HB0693*	Requires the collaboration of the Bureau of TennCare and the Departments of Health, Human Resources, and Finance and Administration in identifying goals and benchmarks, while also developing individual agency plans, to reduce the incidence of diabetes in the state, improve diabetes care, and control complications associated with diabetes.	X													

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405 SB0998 - HB1039*	Permits a municipality to report the cost of an economic development project in a border region retail tourism development district within 30 days of the end of each fiscal year as to which the municipality is requesting an allocation of sales and use tax revenues. Authorizes a municipality in which a district has been certified to exclude, on a one-time basis, from the district for the remainder of the term that the district is certified, any property or properties initially included in the district. Prohibits the Commissioner of the Department of Revenue from recouping any payments that have already been made to a municipality for costs subsequently determined to be unqualified. Authorizes the Commissioner to offset and reduce the amount of any future distribution of tax revenues to the municipality by the amount of the unqualified cost. Authorizes the Commissioner to disclose tax information to a local government unit for purposes of effectuating distributions under the Border Region Retail Tourism Development District Act. Prohibits local government from disclosing such information to any person.	X													
406 SB1024 - HB0962*	Creates a new Class A misdemeanor for knowingly causing a minor to attend an animal fight. Any punishment must include a fine between \$1,000 and \$2,500.	X													
407 SB1064 - HB0614*	Requires the Department of Environment and Conservation (TDEC) to encourage all state facilities to offer recycling opportunities where practicable, including, but not limited to, increasing the availability of recycling receptacles and conducting employee education.	X													
408 SB1103 - HB1046*	States any weapon that is possessed, used, or sold in violation of the law shall be confiscated by a law enforcement officer and declared to be contraband by a court of record exercising criminal jurisdiction. The law enforcement agency may petition the court for the firearm to be disposed of, sold in a public sale held by the sheriff or police chief in which it was seized, used for legitimate law enforcement purposes, or declare the weapon inoperable or unsafe. Allows departments in which the weapon has been deemed to be used for legitimate law enforcement purposes to enter in to an exchange with a licensed firearms dealer for other firearms, ammunition, or body armor suitable for use by the agency.	X													
409 SB1114* - HB1291	Enacts Aron's Law that requires any conviction for intentionally killing a police dog, fire dog, search and rescue dog, or police horse to be punished as a Class E felony unless the grading of the value of the animal would result in a higher classification.	X													
410 SB1123* - HB1174	Authorizes municipalities with metropolitan forms of government to turn over city owned property to a non-profit organization for the purpose of constructing affordable workforce housing for local residents.														Other Fiscal Impact – Provides a qualified municipality with another tool for returning abandoned property back to tax rolls to increase in local property tax revenue by an unknown amount which is dependent upon the extent of any subsequent development of affordable housing.
411 SB1142 - HB1163*	As introduced, requires any healthcare facility providing care with regards to dementia with Lewy bodies (DLB) to provide written disclosure of the form of care, treatment, and activities provided to individuals receiving such care.	X													

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412 SB1184 - HB0981*	Authorizes Johnson City to adjust its hotel occupancy tax rate one-time by no more than two percent. Requires any proceeds from the rate adjustment to be used solely for tourism.											\$519,200/ Johnson City/ Permissive			
413 SB1204 - HB0147*	As introduced, requires the Tennessee Bureau of Investigation (TBI) to post a publicly accessible list of any person convicted of animal abuse after such date on the TBI's website.	X													
414 SB1216 - HB1254*	Authorizes enforcement of judgment through judgment liens, including durability, priority, and renewal, and makes such judgments no longer subject to the statute of limitation established by this chapter for unpaid property taxes. Authorizes local governments to retain all previous forms of enforcing debt payments for tax liens. Declares that property taxes remain a personal debt of the property owner or property owners as of January 1, and, when delinquent, may be collected by suit as any other personal debt.											Up to \$100,000/ Permissive			
415 SB1225 - HB1077*	Requires a voluntary association that establishes bylaws or rules for interscholastic sports competition for secondary schools to have access to records or information from public, charter, non-public, other schools, school officials, and parents or guardians of students as is required to fulfill its duties and functions. Requires records or information relating to academic performance, financial status of a student or the student's parent or guardian, medical or psychological treatment or testing, and personal family information that an association possesses to be confidential.	X													
416 SB1234 - HB0853*	Authorizes a bail bondsman to answer court, surrender a defendant, or request more time prior to forfeiture without the need to obtain counsel. Requires documents relative to the assignment of collateral to be delivered to the presiding judge of the judicial district where the bondsman is approved. Authorizes a surety to deliver an investment certificate, including a certificate of deposit, to establish or increase the surety's capacity.	X													
417 SB1237 - HB1079*	Authorizes an annual permit for up to three consecutive years that exempts a person from hunter education requirements. Authorizes the Tennessee Fish and Wildlife Commission to promulgate rules to create such permit fee.				Exceeds \$4,200/ Wildlife Resources Fund										
418 SB1243 - HB1186*	Extends the termination date for the Department of Labor and Work Force Development (DLWD) to June 30, 2019. Under the Tennessee Government Entity Review Law, the DLWD is scheduled to terminate on June 30, 2015.	X													
419 SB1280* - HB1368	Changes the definition of ambulatory surgical treatment center (ASTC) in statute, establishing that an ASTC includes those facilities that utilize a surgical procedure, and does not include any facility which utilizes medical or non-surgical procedures to terminate a pregnancy. Adds to the definition of ASTCs private physicians' offices which annually perform over 50 surgical abortions. Removes from such definition an exemption which excluded dentists' offices in which a substantial number of medical or surgical pregnancy terminations are performed.	X													

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420 SB1333 - HB1320*	Classifies co-generation equipment that is purchased or leased by a qualified manufacturing facility that is used for generating, producing, and distributing utility service directly to the qualified manufacturing facility, as industrial machinery for the purpose of sales and use tax exemption and franchise and excise (F&E) tax credits. Defines a qualified manufacturing facility as a manufacturing facility located within a nonattainment area, as designated by the Environmental Protection Agency, in Loudon County, that significantly reduces pollution particulate matter and makes a capital investment exceeding \$30,000,000.	X													
421 SB1355 - HB0513*	Makes multiple changes to the Tennessee Consolidated Retirement System.	X													
422 SB1391 - HB1272*	Deletes obsolete language regarding the initial appointments to the Commission on Children and Youth that provided for staggered terms of the members. Grants the members of the Commission the authority to appoint the executive director, instead of the Governor. Deletes statute establishing the executive director's compensation shall be fixed by the Governor.	X													
423 SB1163 - HB1035*	Requires the State Board of Education (SBE) to replace the Common Core curriculum standards in the subjects of English language arts and mathematics with new state-developed curriculum standards. Requires the SBE to appoint two standard review committee, one for each subject, comprised of eight members. Creates a standards recommendation committee comprised of ten members. Requires the SBE to set up a process, prior to the next adoption of academic standards in science and social studies, whereby the SBE shall receive recommendations from a standards recommendation committee (SRC) that shall be appointed by the same process as the SRC for English language arts and mathematics.		Exceeds \$586,600/ FY15-16; Exceeds \$3,093,700/ FY16-17; Exceeds \$393,700/ FY17-18; \$93,700/ FY18-19 and Subs. Yrs.												Other Fiscal Impact – There will be additional one-time increases in state expenditures estimated to exceed \$100,000 in out years that the state performs a standards review process for curriculum standards. An amount of \$420,400 in one-time state expenditures is included in the Governor's FY14-15 budget for the current standards review process. This funding will be carried forward into FY15-16. Recurring state expenditures of \$65,000 for one position at the State Board of Education is included in the Governor's proposed budget for FY15-16 (page A-29).
424 SB1400 - HB1375*	Authorizes the state to issue general obligation interest bearing bonds in amounts not exceed \$521,400,000.		\$57,400,000/ First-Year Debt Service												\$849,900,000 Over the life of the bonds \$521,400,000 Principal \$328,500,000 Interest
425 SB1401 - HB1376*	As introduced, authorizes funds in the Second Injury Fund (SIF) under the Workers' Compensation Law to be used for costs associated with legal counsel to defend the administrator in actions claiming compensation from the Fund. Authorizes application and renewal fees from employee and server permits issued under the Alcohol Server Responsibility and Training Act to be used for the implementation and updating of Alcoholic Beverage Commission (ABC) information technology and software. Authorizes the use of State Land Acquisition Fund (SLAF) for capital projects, including improvements and maintenance, at state parks.		\$450,000/ One-Time/ State Lands Acquisition Fund; \$734,000/ Recurring/ ABC; \$678,100/ Recurring/ Second Injury Fund	\$1,412,100/ Recurring/ General Fund	\$734,000/ Recurring/ ABC; \$678,100/ Recurring/ Second Injury Fund; \$250,000/ Recurring/ Preservation Fund	\$1,412,100/ Recurring/ General Fund; \$250,000/ Recurring/ State Lands Acquisition Fund									Other Fiscal Impact – Currently, there is a lawsuit filed against the state in which the local government unit is named as a plaintiff. If the state prevails in court, there would be a one-time increase in state revenue estimated to exceed \$100,000, and a one-time decrease in local revenue estimated to exceed \$100,000. To the extent the plaintiff is a local education agency (LEA), the LEA will have a reduction in state Basic Education Program (BEP) funding. Any such LEA will either permissively increase local funding to cover the BEP funding reduction or permissively decrease local expenditures by a like amount. The Governor's proposed budget for FY15-16, page A-40, recognizes a one-time increase in state expenditures to the State Lands Acquisition Fund of \$450,000. Further, the recurring transfer of \$678,100 from the General Fund to the Second Injury Fund is recognized in Volume 2 (Base Budget Reductions), page 41, of the Governor's proposed budget for FY15-16. According to the Department of Finance and Administration, the Governor's proposed budget for FY15-16, page A-11, recognizes a recurring over-appropriation of \$85,000,000 to the General Fund, which would reflect any impact of the proposed legislation on the ABC's reversion from the ABC Fund to the General Fund (estimated to be \$734,000).

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426 SB0607* - HB0648	As introduced, makes multiple changes to state, local government, and local education insurance plans.		Not Significant												State Expenditures - Cost Avoidance - Exceeds \$50,000 Other Fiscal Impact – Initial funding for the OPEB trust fund has to be appropriated. Expenditures to administer the trust have to be paid out of the fund. OPEB liabilities will not be reported on the Comprehensive Annual Financial Report until 2018. The initial appropriation will be made in a future year and will include sufficient funding to cover the administrative costs incurred by the Department of Treasury to administer the trust.	
427 SB1399 - HB1374*	As introduced, makes appropriations for fiscal years beginning July 1, 2014 and July 1, 2015.		Estimated Expenditures equal Estimated Revenue													
428 SB0528* - HB0542	As introduced, authorizes any Tennessee resident who has been residing outside of the United States due to employment to ship any wine purchased while residing outside the U.S. to this state.						Exceeds \$900/ One-Time/ ABC Fund; Exceeds \$3,700/ Recurring/ ABC Fund; Exceeds \$76,100/ Recurring/ Gen. Fund					Exceeds \$31,100/ Permissive				
429 SB0011* - HB0148	As introduced, authorizes three- or four-wheeled all-terrain vehicles to be legally operated on a portion of State Route 63 in Scott County.					\$600							Not Significant			
430 SB0017* - HB0115	Requires a person with an intellectual disability who is on the waiting list for services to be enrolled in the self-determination waiver within six months of the person's older custodial parent or caregiver attaining the age of 80.		\$1,136,500/ FY15-16; \$1,444,900/ FY16-17; Exceeds \$1,444,900/ FY17-18 and Sub. Yrs.												Increase Federal Expenditures - \$2,113,800/FY15-16 \$2,687,500/FY16-17 Exceeds \$2,687,500/FY17-18 and Sub. Yrs.	
431 SB0027* - HB0138	Creates the "Individualized Education Act".		\$209,500/ FY15-16; \$199,500/ FY16-17 and Subs. Yrs.			\$239,400/ FY16-17; Exceeds \$239,400/ FY17-18 and Subs. Yrs.			Exceeds \$2,197,000/ FY16-17 and Subs. Yrs.				Exceeds \$1,573,000/ FY16-17 and Subs. Yrs./ Federal IDEA		Other Fiscal Impact – There will be annual shifts of state and local BEP funding from LEAs to the various Individual Education Accounts of participating students. An estimated \$5,745,700 will shift in FY16-17 and an amount estimated to exceed \$5,745,700 will shift in FY17-18 and subsequent years.	
432 SB0028 - HB0017*	Authorizes the City of Columbia to levy a hotel occupancy tax, not to exceed five percent of the consideration charged by the operator, subject to the adoption of an ordinance by a two-thirds vote of the municipal legislative body.											\$403,400/ Permissive				
433 SB0030* - HB0045	Prohibits release eligibility for aggravated vehicular homicide until the offender has served 60 percent of the sentence imposed less sentence credits earned, but sentence credits cannot reduce the percent served below 45 percent.		\$117,000/ Highest Projected Cost of Next 10 Years/ Incarceration													

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434 SB0032* - HB0048	Increases, for tax years 2015 and subsequent years, the Hall Income Tax maximum allowable income exemption level from \$33,000 to \$37,000, for single filer taxpayers 65 years of age or older, and from \$59,000 to \$68,000, for joint filer taxpayers 65 years of age or older.					Net Impact - \$983,700/ FY15-16 and Subs. Yrs.									Other Fiscal Impact – Secondary economic impacts may occur as a result of this bill. Such impacts may be realized due to changes in population or as a result of other behavioral changes prompted by the passage of this bill. Due to multiple unknown factors, fiscal impacts directly attributable to such secondary impacts cannot be quantified with reasonable certainty.
435 SB0043* - HB0268	Broadens the list of crimes for which a judge may grant the interception of electronic communications for evidence to include the commissions of trafficking a person for a commercial sex act.		\$13,700/ Highest Projected Cost of Next 10 Years/ Incarceration	\$3,000/TBI											
436 SB0044 - HB0033*	Creates the "Mabry Kate Webb Act" that requires that every newborn infant be tested for specific genetic, metabolic, or other heritable conditions beginning six months after certain specified criteria.		\$1,020,300/ FY15-16; \$312,400/ FY16-17 and Subs. Yrs.		\$680,000/ FY15-16; \$1,360,000/ FY16-17 and Subs. Yrs.										
437 SB0060* - HB0055	Creates a new circuit court in the 19th judicial district (Montgomery and Robertson Counties) to be designated as division IV effective September 1, 2015. The Governor will appoint the judge to serve. The judge shall serve until September 1, 2016 or until his/her successor is elected. The citizens of the 19th judicial district will elect the judge beginning with the general election in August 2016.		\$271,100/ FY15-16; \$295,600/ FY16-17 and Subs. Yrs.												
438 SB0093* - HB0082	Authorizes the Commissioner of the Department of Financial Institutions to require a licensee to consent to a criminal history records check and to provide with the application for a license renewal fingerprints in a form acceptable to the Commissioner. Requires such criminal history checks to be conducted by the Tennessee Bureau of Investigation (TBI), or the Federal Bureau of Investigation (FBI), or both, and requires all costs incurred to be paid by the licensee. Prohibits the Commissioner from using a multi-state automated licensing system for sharing any FBI criminal history background information, unless authorized to do so by federal law.		\$3,800/ Tennessee Bureau of Investigation		\$3,800/ Tennessee Bureau of Investigation										
439 SB0134* - HB0180	Omnibus Sign Bill: Names or designates multiple highways and/or bridges		\$5,400/ One-Time/ Highway Fund												Other Fiscal Impact – Not significant to local government if all sign costs authorized, in certain sections for which state funding is not authorized, are covered by private funds. In Sections 2(a), 2(b), 2(d) through 2(y); Sections 3(a) through 3(h); Sections 4(a) through 4(l); Sections 5(a) through 5(c); and Section 6(a) the signage cost is \$300 per item, with the exception of Section 2(c) which has a signage cost of \$600 as it designates two bridges. To the extent that private funds are not provided to cover the entire cost of those new signs, and local governments choose to cover those costs, it would represent a one-time, permissive increase in local government expenditures of up to \$15,000.
440 SB0153* - HB0249	Requires local governments that establish and maintain qualified retirement plans for its employees, who are not participants in the Tennessee Consolidated Retirement System (TCRS), to honor claims under qualified domestic relations orders, if the order relates to the provision of marital property rights for the benefit of the former spouse of the qualified plan's participant.	X													

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441 SB0180* - HB0935	As introduced, makes property, real or personal, subject to forfeiture to the State if it was used in the course of, derived from, or realized through conduct constituting terrorism.	X													
442 SB0184* - HB0307	Designates the Tennessee National Guard Armory located in the city of Lobelville, TN as "The Michael Braden Armory Building." States that this act shall not be construed to be an appropriation and no funds shall be obligated or expended unless such funds are appropriated in the general appropriations act.		\$3,200												
443 SB0187 - HB0170*	Establishes a new enhancement factor for judges to consider when sentencing a person. A judge may enhance a defendant's sentence if he/she committed the offense during the time period between the occurrence of a declared state of emergency and when the emergency ends or ceases to be a threat to the orderly administration of government. Limits application of the enhancement to theft offenses under Title 39, Chapter 14, Part 1 and only those graded as a Class E felony (\$500-\$1,000).		\$20,500/ Highest Projected Cost of Next 10 Years/ Incarceration												
444 SB0299 - HB0127*	Enacts the "State Authorization Reciprocity Agreement Act" which authorizes the Tennessee Higher Education Commission (THEC) and public and private higher education institutions in Tennessee to join the National Council for State Authorization Reciprocity Agreements (NC-SARA).			Net Impact - \$467,200/ TBR and UT Institutions		Net Impact - \$140,400/ THEC									
445 SB0303* - HB1361	Authorizes children who enrolled in a pre-kindergarten program in the 2013-14 school year, but who will not be five years of age by August 15, 2015, to enroll in kindergarten if such students will turn five years of age by August 31, 2015.		\$44,400/ FY16-17/ BEP												
446 SB0308* - HB0866	As introduced, authorizes Cheekwood Botanical Garden and Museum of Art in Davidson County to sell alcoholic beverages for on-premises consumption.				Exceeds \$1,200/ FY15-16 and Subs. Yrs./ Gen. Fund	\$900/ FY15-16/ ABC Fund; \$1,200/ FY16-17 and Subs. Yrs./ ABC Fund				Exceeds \$900/ FY15-16 and Subs. Yrs.				Other Fiscal Impact – For every \$10,000 increase in alcoholic beverage sales, state revenue to the General Fund is estimated to increase by \$1,400 and local revenue is estimated to increase by \$1,000.	
447 SB0333* - HB0676	Effective July 1, 2016, authorizes non-residents of Tennessee who attend the University of Memphis to receive in-state tuition, if they live within an out-of-state county immediately adjacent to Shelby County.		\$4,300/ FY16-17 and Subs. Yrs.												
448 SB0482* - HB0819	Requires the State Board of Education (SBE) to meet at least quarterly, with at least two meetings held in Nashville. The SBE retains the ability to hold other meetings at other locations within the state, as determined by the SBE.		\$2,300												
449 SB0665 - HB0570*	Exempts from franchise and excise (F&E) tax any owner, lessee, or any entity that directly or indirectly owns an interest in a qualified low-income community historic structure (QHS). Defines QHS to mean a certified historic structure, located in a low income community, and with respect to which more than \$100,000,000 of qualified rehabilitation expenditures are incurred after January 1, 2015.					\$475,000/ FY17-18; \$463,000/ FY18-19 and Subs. Yrs.									

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450 SB0669 - HB0594*	Requires an applicant for a cosmetology instructor's license to have rendered, as prerequisite, services to patrons in a licensed cosmetology shop for at least three consecutive years. Requires the applicant to submit satisfactory proof that the applicant will instruct only in the specific area of cosmetology in which the applicant is currently licensed.	X													
451 SB0695* - HB0760	Establishes that any licensed winery that has a total annual wine production of 50,000 gallons or less or any licensed farm wine producer may qualify for a satellite permit to authorize no more than three such wineries, farm wine producers, or any combination thereof, to conduct business at one satellite facility.	X													
452 SB0703* - HB0788	Authorizes up to six individuals to be nominated on a petition to serve on the board of commissioners for proposed utility districts that comprise three or more counties, or parts of three or more counties. Increases from seven to eight the maximum number of individuals nominated on a petition to serve on the board of commissioners for proposed utility districts that comprise eight or more counties, or parts of eight or more counties.							Up to \$1,200/ Each New Commissioner /Permissive							
453 SB0711* - HB0854	As introduced, establishes a Veterans Treatment Court Program (VTCP) and a VTCP Resources Fund to be administered by the Department of Mental Health and Substance Abuse Services (DMHSAS).														Other Fiscal Impact – Due to a number of unknown factors, including the number of counties that will choose to establish a veterans court treatment program; the amount of assessments that are currently being collected within such counties; the number of counties that will be able to establish a veterans court program in order to receive the additional funds collected as a result of the proposed amendment; and the number of counties that have a significant population of veterans in the criminal justice system, the exact fiscal impact cannot be reasonably determined. There will be an increase in revenue and corresponding increase in expenditures through the DMHSAS's drug court program. There will also be permissive increase in revenue and expenditures to local governments. These amounts cannot be determined.
454 SB0728* - HB0855	Authorizes the Department of Transportation (TDOT) to establish a sponsorship program that allows a person or entity to sponsor a welcome center or rest area and to acknowledge a sponsor for the provision of services, products, or monetary contributions. Establishes requirements for the sponsorship program.				Exceeds \$157,500/ Highway Fund										
455 SB0741* - HB0822	Authorizes Shelby County tax assessor to tax all leased government property, except for those that pay money in lieu of taxes, when the term of the lease is over thirty years without approval of the local legislative body. Authorizes taxation of leased government property by local tax assessors as if the lessee was the owner if the terms of the lease allow the lessee to acquire the real property for a nominal sum at or before the end of the lease														Other Fiscal Impact – No fiscal impact to state government. The fiscal impact of this amended bill on Shelby County is dependent upon specific data not currently available. As a result, a precise fiscal impact for Shelby County cannot be reasonably determined at this time. However, any such impact is permissive.

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456 SB0759 - HB0708*	Makes real property owned by a nonprofit economic or charitable development organization eligible for property tax exemption as a charitable use property when the property is used: to expand entrepreneurship in the community; to commercialize technologies into scalable businesses; to provide affordable office or lab space and shared meeting rooms; to provide services, including accelerator programming and business training; and to provide supporting facilities for parking, delivery, storage, and access, as well as expansion space for the facilities as described previously.												Up to \$50,000		
457 SB0831 - HB0702*	As introduced, authorizes local governments with a centralized purchasing authority and a full-time purchasing agent to, by ordinance or resolution, increase from \$10,000 to \$25,000 the threshold over which public advertisement and sealed competitive bids or proposals are required; and authorizes municipalities to, by ordinance, increase from \$10,000 to \$25,000 the threshold for which competitive bids or public advertisement is required for public purchases.														Other Fiscal Impact - No fiscal impact to state government. The fiscal impact of this bill on local government may be considered not significant. However, the amounts expended by local governments on contracts for goods and services could change. The extent of any such change is unknown and dependent upon multiple unknown factors. However, any such local impact is considered permissive.
458 SB0875* - HB0936	Establishes that the rights of WillowBrook Golf Course, as to alcoholic beverage sales for on-premises consumption, may be held by the entity that owns the golf course, the entity that leases the golf course, or an entity operating a restaurant pursuant to a written contract with the entity that owns or leases the golf course. Authorizes any establishment in Cumberland Gap in Claiborne County that is licensed to serve beer to also serve alcoholic beverages and wine for on-premises consumption. Authorizes a restaurant in Davidson County that is located on floatation devices on the Cumberland River in close proximity to a marina to sell alcoholic beverages for on-premises consumption, as a premier type tourist resort. re-defines property for a currently licensed premier type tourist resort for purposes of alcoholic beverage sales for on-premises consumption.				\$600/ One-Time/ ABC; \$2,700/ Recurring/ ABC; \$15,700/ Recurring/ Gen. Fund							\$11,600/ Recurring/ Permissive			
459 SB0886* - HB1304	Provides a procedure for persons subject to 18 U.S.C. § 922(d)(4) because they have been adjudicated mentally incompetent, not guilty by reason of insanity, mentally defective, or judicially committed to a mental institution to have the disability removed as it relates to the ability to purchase firearms.		\$42,400/ Recurring; \$3,500/ One-Time		\$400/ Handgun Permit Division; \$400/ TBI						\$100/ Sheriffs				
460 SB0905* - HB1109	Makes changes to the Tennessee Insurance Producer Licensing Act of 2002 for the purpose of licensing insurance producers offering or selling travel insurance. Defines travel insurance as insurance coverage for personal risks incident to planned travel, including, but not limited to interruption or cancellation of trip or event, loss of baggage or personal effects, damages to accommodations or rental vehicles, or sickness, accident disability, or death occurring during travel. Travel insurance does not include any major medical plans that provide comprehensive medical protection for travelers with trips lasting six months or longer; including those working overseas as expatriates or deployed military personnel.				Net Impact - \$600/ FY16-17; Exceeds \$4,300/ FY17-18 and Subs. Yrs.										Net Impact - \$3,200/ FY15-16

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461 SB0941 - HB0944*	As introduced, removes the Commission on Aging's authority to initiate an outreach program providing Medicare eligible individuals information and education relative to obtaining prescription drugs at a discounted cost or through programs based on an individual's income. Deletes the regulation of congregate meal sites by the Commission on Aging.	X													
462 SB0982* - HB1147	Establishes that the 4.5 percent state sales tax imposed on a person's purchase, use, consumption, or storage of aviation fuel that is used in the operation of airplane or aircraft motors shall not exceed the following for any taxpayer: \$21,375,000 for the period of July 1, 2015 through June 30, 2016; \$17,750,000 for the period of July 1, 2016 through June 30, 2017; \$14,125,000 for the period of July 1, 2017 through June 30, 2018; and \$10,500,000 for any tax year occurring on or after July 1, 2018. Establishes an advisory task force to study revenue and funding issues regarding the operation of aircraft and airport facilities in Tennessee.		\$3,300/ Each One-Day Meeting/ Advisory Task Force			\$4,577,100/ FY15-16/ Trans. Equity Fund; \$10,317,100/ FY16-17/ Trans. Equity Fund; \$16,229,600/ FY17-18/ Trans. Equity Fund; \$22,328,500/ FY18-19 and Subs. Yrs./ Trans. Equity Fund									Other Fiscal Impact – The Transportation Equity Fund is restricted solely to the purpose of supporting aviation throughout the state. Therefore, any decrease in revenue to the fund will, necessarily, eventually decrease state funding available to support airports. However, initially, expenditures on airport projects from the fund may not change noticeably. There are currently large reserve balances held in the fund by virtue of two factors: 1) many previously approved projects have not yet drawn down all of the monies allotted to them within the fund; and 2) other unallotted balances currently held in the fund.
463 SB0986 - HB0720*	Mandates that the seizure and forfeiture of vehicles on second and subsequent DUI offenses occur at the time of conviction, rather than at the time of violation.			Exceeds \$40,200		\$201,000			Exceeds \$37,500				\$187,500		
464 SB0994* - HB1146	Makes multiple changes to the Hospital Cooperation Act of 1993.		\$9,400/ One-Time; \$353,100/ Recurring		\$362,500/ Recurring										
465 SB1018 - HB1074*	Exempts review courses that are designed solely to prepare students for graduate or professional school entrance or licensure examinations from the Postsecondary Authorization Act of 1974.					\$3,400/ Tennessee Higher Education Commission									
466 SB1098 - HB1043*	Revises multiple provisions related to motor vehicle dismantlers, recyclers, and scrap metal processors.		Exceeds \$100,000/ FY16-17		\$110,000/ FY15-16 and FY16-17										
467 SB1113 - HB1042*	Authorizes the Tennessee Alcoholic Beverage Commission (ABC) to issue a self-distribution permit to a winery that has a registered distribution contract with a licensed wholesaler, if such contract does not include distribution by the wholesaler to counties that are located, in whole or in part, within 100 miles of the winery's premises where such wine has been manufactured, produced, or bottled.	X													
468 SB1128* - HB1372	Prohibits the use of speed enforcement through the use of unmanned traffic cameras. Exempts school zones and areas on an S-curve of any public road or highway.												Exceeds \$470,000		
469 SB1160 - HB0754*	Authorizes a person on the sex offender registry because of a conviction for aggravated prostitution, and only aggravated prostitution, to file a petition with the sentencing court for termination of the registration requirement based on the person's status as a victim of a human trafficking offense, sexual offense, or domestic abuse.		Not Significant			\$400/ TBI							\$900		

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470 SB1162 - HB0999*	Enacts "The Achieving a Better Life Experience Act" (ABLE) for the purpose of establishing a qualified program for assisting eligible individuals in saving money to meet the eligible individual's qualified disability expenses.		\$177,000/ UPRF/ FY15-16; \$250,400/ UPRF/ FY16-17; \$265,300/ UPRF/ FY17-18; \$280,300/ UPRF/ FY18-19; \$300,300/ UPRF/ FY19-20 and Subs. Yrs.												UPRF = Unclaimed Property Reserve Fund
471 SB1173 - HB1153*	As introduced, authorizes the unmarried spouse of a deceased owner, occupying the dwelling house as a surviving joint tenant by the entireties, to continue to reside in the dwelling house without disqualifying the property from the benefits of being a Homebelt property, thus maintaining the present use residential valuation for property zoned for commercial use.														Forgone Local Revenue - \$100,000
472 SB1221 - HB0979*	Prohibits any government entity, excluding courts, from seeking subpoena for obtaining a clergy member's sermon, including notes for preparation of sermon, to use in a civil or administrative action.	X													
473 SB1222 - HB0977*	Makes multiple changes to law regarding abortion	X													
474 SB1232 - HB0846*	Requires municipalities to authorize uses of land within a redevelopment zone on a particular property if that use was undertaken before the new restriction was put in place and no change in the use of the land is undertaken by the relevant business or industry. Requires local governments to allow the replacement of facilities taken by eminent domain or the threat of eminent domain, provided that the replacement facility is not larger than the previous facility, construction commences within thirty days, and there is available space in the relevant area as to avoid nuisances.	X													
475 SB1266 - HB1157*	Makes multiple changes to the Pain Management Clinic Act.	X													
476 SB1287 - HB1216*	Requires the top ten prescribers of controlled substances in all of the counties combined having a population of less than 50,000 according to the 2010 federal census to submit an explanation to the Department of Health (DOH) justifying the amounts of controlled substances prescribed and demonstrate that these amounts were medically necessary for the patients treated and that the supervising physician reviewed and approved the prescribing amounts of advanced practice nurses and physician assistants. Currently this requirement is limited to the top fifty prescribers of controlled substances in the state.		Not Significant/ Board for Licensing Health Care Facilities		\$1,100/ Board for Licensing Health Care Facilities										
477 SB1316 - HB0120*	Creates a new Class C felony for aggravated vehicular assault and imposes a fine between \$5,000 and \$15,000.		\$13,800/ One-Time/ Gen. Fund; \$200,900/ Incarceration		Not Significant										

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478 SB1325 - HB0868*	Requires the Tennessee Advisory Commission on Intergovernmental Relations (TACIR) to prepare a report upon the submission of the final state plan from the Department of Environment and Conservation (TDEC) to the Environmental Protection Agency (EPA). Requires TDEC to provide available information to TACIR upon request within their existing resources and without additional expenditures. Requires TACIR to transmit a copy of the report to the Chairs of the Government Operations Committees of the Senate and the House of Representatives and present findings of the report at the next regularly scheduled meeting at the Joint Government Operations Committee.		Exceeds \$20,000/ One-Time/ TACIR												
479 SB1326 - HB1275*	Requires votes on any metropolitan planning board to be equally weighted. Requires one member residing within the metropolitan planning organization's boundaries to be chosen by the Tennessee County Highway Officials Association.	X													
480 SB1335 - HB1232*	Adds the Chairs of the Finance, Ways and Means Committees of both the Senate and the House of Representatives to the State Insurance Committee.		\$2,700												
481 SB1336 - HB1197*	Beginning in tax year 2015, reduces from \$25,000 to \$23,000, the first portion of home value for which tax relief will be reimbursed to elderly low income and disabled home owners. Reduces from \$175,000 to \$100,000, the first portion of home value for which tax relief will be reimbursed to disabled veteran home owners. Caps the income eligibility for the disabled veteran home owner tax relief program at \$60,000 for those who have not received a tax reimbursement prior to tax year 2015.		\$2,560,000/ FY15-16; Exceeds \$2,560,000/ FY16-17 and Subs. Yrs.												According to the Administration Budget Amendment Overview for the FY15-16 budget dated March 30, 2015, there is a non-recurring increase in state expenditures \$7,000,000 earmarked for property tax relief.
482 SB1345 - HB0243*	Requires all institutions of the Tennessee Board of Regents (TBR) and University of Tennessee (UT) to hold Veteran's Day observances on or near the national day of observance. States that it is the intent of the General Assembly that students and faculty who are veterans be given the opportunity to participate in campus observances without adverse action or absence.	X													
483 SB0077* - HB0067	Makes various changes to the regulation of manufactured homes.				Exceeds \$11,300/ Division of Fire Prevention/ Department of Commerce & Insurance										
484 SB0137* - HB0695	As introduced, changes the requirement in which a county political party executive committee member is appointed to a vacant seat in the Tennessee General Assembly by requiring the member to reside in the district, rather than represent precincts within the district.	X													
485 SB0321* - HB0290	Deletes and rewrites section of law concerning the Tennessee Agriculture Regulatory Fund. Changes include, but are not limited to, new fee structures for monies collected based on implementation of a standardized tier system in order to categorize license and permits				\$5,578,000/ Agricultural Regulatory Fund										
486 SB0331 - HB0214*	As introduced, defines respective time periods for redeeming delinquent property that is occupied, unoccupied, or vacant and abandoned.	X													

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487 SB0332* - HB0568	Declares that the definition of "governmental entity" extends to nonprofit benefit corporations or charitable entities appointed by statute, ordinance, resolution, contract, or other governmental directive to develop, manage, and maintain property or provide services and activities at government owned park property and facilities located on park property.	X													
488 SB0379* - HB1337	Establishes the Underground Utility Enforcement Board within the Tennessee Regulatory Authority (TRA); requires utilities installed after January 1, 2017, to be installed in a manner that will make them locatable electronically; requires utilities which have not already joined the one call system to join; requires phase-in over a period of three years based upon the size of the utility; and requires all utility operators to report damage with the Damage Information Reporting Tool.		Exceeds \$50,000/ Tennessee Regulatory Authority Fees		Exceeds \$50,000/ Tennessee Regulatory Authority Fees		Exceeds \$5,000								
489 SB0453* - HB0946	Defines the acronym "STEM" as "science, technology, engineering, and mathematics"; "STEM innovation hub" as a regional partnership of local education agencies, STEM business, and community organizations that have made a formal commitment to amplifying and accelerating STEM programs in the region; and "Tennessee STEM innovation network (TSIN)" as the Tennessee STEM innovation network established in 2010 through an agreement with Battelle Memorial Institute (BMI).		\$1,500,000/ FY15-16												Other Fiscal Impact - In FY16-17 and subsequent years, additional appropriations will be required. The extent of any additional appropriations required in future years is unknown and dependent upon multiple unknown factors.
490 SB0456 - HB0134*	Requires judges to make transdermal alcohol monitoring a condition of bail for vehicular assault, vehicular homicide, and aggravated vehicular homicide if the defendant has a prior alcohol-related conviction. The defendant shall pay for the cost of the monitoring. Creates a Class B misdemeanor for knowingly tampering with, removing, or vandalizing the monitoring device or for knowingly aiding, abetting, or assisting a person in tampering with, removing, or vandalizing a monitoring device.						\$35,300/ Incarceration; \$20,600/ Monitoring				\$20,600				
491 SB0461 - HB0126*	As introduced, authorizes dependent children of members of the armed forces or Tennessee National Guard, who qualify for classification as in-state students under regulations promulgated by the Tennessee Board of Regents pursuant to Tenn. Code Ann. § 49-8-104 at the time of enrollment in the eligible postsecondary institution, to qualify for HOPE scholarships.		\$340,500/ FY15-16/ LFEA; \$528,000/ FY16-17/ LFEA; Exceeds \$528,000/ FY17-18 and Subs. Yrs.												LFEA = Lottery for Education Account
492 SB0469 - HB0395*	Exempts operators or passengers from wearing a helmet while riding a motorcycle in a funeral procession, memorial ride under a police escort, or body escort detail; provided that: the driver travels at a speed not to exceed thirty (30) miles per hour; the driver or passenger is twenty-one (21) years of age or older; and the funeral procession, memorial ride, or body escort detail does not exceed a distance of fifty (50) miles.		Exceeds \$9,800												Increase Federal Expenditures - Exceeds \$5,200
493 SB0604* - HB0645	Enacts The Educator Protection Act of 2015 creating the Tennessee Educator Liability Fund authorizing excess professional liability insurance coverage for all teachers and student teachers. Requires the fund to be administered by the Board of Claims and protect against damages for claims arising out of the performance of teachers' and student teachers' duties within their scope of employment or assignment.		\$5,000,000/ Non-Recurring												This amount will be allocated to the Educator Liability Fund with the presumption that it will remain in that fund in perpetuity or until expended. \$5,000,000 in non-recurring state expenditures from the General Fund has been included in the Governor's proposed FY15-16 budget.

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494 SB0613* - HB0980	As introduced, requires the Board of Medical Examiners (BME), in consultation with the Board of Osteopathic Examination (BOE), to create an online registry for medical spas. Requires any medical director or supervising physician who is responsible for or supervises a medical spa must provide the boards with certain information. Requires the boards to post a notice of the requirements provided in this legislation on the website of each board. Requires the boards to utilize existing resources and personnel in the implementation of the provisions of this legislation.		\$62,500/ FY15-16/ BME and BOE; \$62,400/ FY16-17 and Subs. Yrs./ BME and BOE		\$62,500/ FY15-16/ BME and BOE; \$62,400/ FY16-17 and Subs. Yrs./ BME and BOE										BME = Board of Medical Examiners BOE = Board of Osteopathic Examination
495 SB0624* - HB0945	Defines "HiSET®" to mean the high school equivalency test credential awarded by a state-approved institution or organization. Authorizes recipients of the HiSET® high school equivalence test credential to be eligible for a Tennessee HOPE scholarship. Establishes a minimum HiSET® score for scholarship eligibility of 15. Revises the required GED® score under the HOPE scholarship eligibility requirements to conform to the scale used for the new version of the GED®, and establishes the minimum GED® average score of 170 to qualify for the scholarship.		\$346,000/ FY14-15/ LFEA; \$123,500/ FY15-16/ LFEA; Exceeds \$123,500/ FY16-17 and Subs. Yrs./ LFEA												LFEA = Lottery for Education Account This funding will not be included in the annual statutory transfer of excess lottery funding from the Lottery for Education Account to the Tennessee Promise Scholarship Reserve Account.
496 SB0634* - HB0574*	Requires any state agency purchasing property that is used for agriculture purposes at the time of acquisition that subsequently ends this use on the property to provide the landowner who formerly used the property with information regarding potential grant funding for fencing and watering livestock and may work with the owner to seek such funding, if available, provided the owner is responsible for maintaining the improvements.														Other Fiscal Impact - Potential forgone revenue for any local government entity or state agency that acquires property for the purpose of development, which is prevented because such property is being used for agricultural purposes pursuant to a binding agreement. The extent of any potential forgone revenue cannot be determined because such impacts are dependent upon future property acquisitions and the potential value of any subsequently developed property that would occur under current law.
497 SB0972 - HB0767*	Enacts the "For-Profit Benefit Corporation Act" for the purpose of regulating all for-profit benefit corporations and establishing the organizational structure within Tennessee such that all for-profit benefit corporations may file corporate charters with the Secretary of State. Defines domestic and foreign for-profit benefit corporations and other terms related to the act. Establishes filing and operating guidelines by which all for-profit benefit corporations must operate. Effective January 1, 2016.		\$39,200/ FY15-16		\$1,100/ FY15-16; Exceeds \$5,200/ FY16-17 and Subs. Yrs.										
498 SB1012 - HB0765*	As introduced, permits any honorably discharged veteran of the United States Armed Forces, who is a permanent legal resident of the United States, to be employed as a part- or full-time, temporary, reserve or auxiliary police officer, or special deputy.	X													

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499 SB0010 - HB0010*	Requires students to pass a civics test composed of questions from the federal immigration naturalization test before they graduate high school, beginning in January 2017. Requires local education agencies (LEAs) to prepare a test of at least 25 and no more than 50 questions. LEAs may prepare multiple versions of the test for use at different schools and at different times. Each student shall be given the opportunity to take the test as many times as necessary to receive a passing grade. Defines a passing grade to be at least 70 percent correct. Students who have an Individual Education Program (IEP) are exempt from this requirement. A school whose seniors all pass the test, excluding those that are exempt, shall be recognized on the Department of Education's website as a United States civics all-star school.	X													
500 SB0127 - HB0024*	Creates the "Go Build Tennessee Act (GBTA)." The GBTA will be administered by an entity approved by the Internal Revenue Service as a tax-exempt, nonprofit corporation. The Board for Licensing Contractors (Board) will create a "Go Build Account (GBA)" for the purpose of funding the GBTA.		\$1,750,000/ One-Time/ Board for Licensing Contractors												Other Fiscal Impact - This legislation may result in a change in the number of licensees regulated by boards under the Division of Regulatory Boards and subsequently, the amount of fee revenue collected by such boards. Due to various unknown factors, any net increase in the number of licensees or fee revenue is indeterminable. On July 1, 2019, the GBTA will be repealed. This legislation does not specify how any GBA funds remaining in the account will be allocated. In the absence of this legislation, funds that will be allocated to the GBTA would be available to the Board for Licensing Contractors (Board) for the purpose of regulating the contractor and home improvement professions. Pursuant to Tenn. Code Ann. § 4-29-121, all regulatory boards are required to be self-supporting over any two-year period. Should the Board fail to collect adequate fee revenue to cover its administrative expenses, it will adjust fee amounts as necessary.
501 SB0182* - HB0174	Authorizes a student to be expelled, suspended, or sent to an alternative school upon the issuance of a criminal complaint charging a student with a violent felony or upon the issuance of a violent felony delinquency complaint, if the director of schools deems that a return to the regular classroom would have a detrimental effect on the school. Requires a student to be expelled from the district upon the student's conviction of a violent felony or upon the student's adjudication or admission of guilt with respect to a violent felony or violent felony delinquency. Requires the director of schools to give notice of any such decision to such student's parent or guardian.	X													
502 SB0467 - HB0216*	As introduced, requires the Government Operations Committees to review every rule promulgated pursuant to the UAPA; decreases, from 25 to 10, the number of persons that must petition an agency to compel a public hearing on a proposed rule; requires the committees to consider the effect of a rule on small business and the arbitrariness and capriciousness of a rule. Requires the Secretary of State to post notice of the committee's disapproval of a rule to the administrative register on the Secretary's web site as soon as possible after the committee meeting in which such action was taken.	X													

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503 SB0016* - HB0275	Requires the Tennessee Bureau of Investigation (TBI) to provide courses of instruction for the training of law enforcement officers and other government officials who are directly involved with human trafficking. Emphasizes the course of instruction and the dates by which participating officers must meet applicable training requirements. Requires TBI to employ four additional special agents to provide this training and to disperse such agents to cover all regions of the state. Requires TBI to consult with the Human Trafficking Task Force (HTTF) or any member of HTTF in developing the course or courses of instruction for certain state and local government departments, agencies, and associations.		\$212,300/ One-Time/ TBI; \$456,200/ Recurring/ TBI												Other Fiscal Impact - Providing training for law enforcement officials and other departments, agencies, and associations to effectively deal with the perpetrators and victims of human trafficking may subsequently result in a decrease in the expenditure of state funds provided as a safety net to the victims of human trafficking. Due to numerous unknown factors, this amount is indeterminable. Any decrease in expenditures will be realized in the outlying years after the training is complete and law enforcement has an opportunity to fully implement the training into action to assist the victims.
504 SB0322* - HB0291	Makes multiple changes to laws regarding the levy, collection and administration of franchise and excise tax.					Net Impact - \$2,741,600/ FY15-16; Exceeds \$4,441,600/ FY16-17 and Subs. Yrs.							\$1,293,800/ FY15-16 and Subs. Yrs.		Forgone State Revenue - Exceeds \$10,000/FY15-16 and Subsequent Years Forgone Local Revenue - Exceeds \$5,000/FY15-16 and Subsequent Years According to the Department of Finance and Administration, the FY15-16 budget, as adopted by the General Assembly, recognizes a total recurring decrease in state revenue from the General Fund in the amount of \$2,700,000.
505 SB0532 - HB0311*	Requires a notification within 10 days of filing a certificate of need (CON) application for a nonresidential substitution-based treatment center for opiate addiction be sent to the chief executive officer of a county or municipality that is the lessor of the healthcare facility or real property on which the facility sits. Specifies that any CON application for such a healthcare facility is not deemed complete unless proof of compliance with all notification requirements is provided to the Health Services and Development Agency (HSDA). Authorizes a local governing body to appear before the HSDA at a CON application hearing for an opiate facility to express support or opposition to the granting of the CON to the applicant.	X													
506 SB0752 - HB0467*	Provides sales tax exemption under certain specified criteria to authorized large aircraft service facilities and affiliates.														Forgone State Revenue - \$337,300 Forgone Local Revenue - \$137,700
507 SB0293* - HB0473	Requires public charter schools authorized by the Achievement School District (ASD) to conduct an initial student application period of 30 days.					Exceeds \$1,636,400/ Achievement School District/ FY15-16 and Subs. Yrs.									Other Fiscal Impact – Additional state and local Basic Education Program (BEP) funding may shift from local education agencies to public charter schools within the Achievement School District (ASD), if additional students decide to enroll in a public charter school. The amount of any such shift cannot be quantified and is based on multiple unknown factors.
508 SB0464* - HB0505	Authorizes a person to challenge a candidates' qualifications with the POST commission. Creates a Class A misdemeanor for a fraudulent charge to the POST commission of a candidates' qualifications.	X													

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509 SB0651 - HB0556*	Authorizes the Department of Safety (DOS) to develop a secure and uniform system for authorizing persons to present or submit evidence of a driver license in an optional electronic format in lieu of a physical driver license. Established that an acceptable electronic format will include display of electronic images on a cellular phone or any other type or portable electronic device. Prohibits DOS from charging a fee to participate in the electronic driver license system and authorizes the department to accept donations and grants from any source to pay the expenses incurred for the development of the system.														Other Fiscal Impact – To the extent the Department of Safety elects to develop and implement an electronic driver license program as a direct result of this bill, one-time costs for development and implementation could reasonably exceed \$100,000. The extent of any grant funding or donations received for this purpose is unknowable. Any costs not covered by grant funding or donations would have to be paid through an appropriation of funds from the General Fund. Alternatively, it is also reasonable to think that, in the future even in the absence of this bill, the Department of Safety might pursue such a change in the normal course of operations.
510 SB1182 - HB0580*	Effectively renames the Human Trafficking Task Force as the Human Trafficking Advisory Council (HTAC) and attaches the HTAC to the Tennessee Bureau of Investigation. Requires that the HTAC convene at least one meeting each January regarding legislation.	X													
511 SB0648 - HB0606*	Enacts the James Lee Atwood Jr. Law with the purpose of developing and implementing an efficient insurance verification program.		\$2,750,000/ FY15-16; \$2,935,400/ FY16-17; \$3,054,700/ FY17-18 and Subs. Yrs.		\$5,610,900/ FY15-16; \$7,324,800/ FY16-17; \$9,038,600/ FY17-18 and Subs. Yrs.									Net Impact - \$295,300/ FY15-16/ Permissive; \$232,800/ FY16-17/ Permissive; \$170,300/ FY17-18 and Subs. Yrs./ Permissive	
512 SB0755 - HB0608*	As introduced, removes statutory guidelines on annexation by ordinance from the Tenn. Code Annotated. Removes statutory guidelines from the Tenn. Code Annotated for when a larger municipality would annex a smaller municipality.	X													
513 SB1014 - HB0629*	Expands the definition of professional nursing to include administration of medications selected, ordered, or administered by an advanced practice nurse specializing as a certified registered nurse anesthetist (CRNA) during services ordered by a physician, dentist, or podiatrist and provided by a CRNA in collaboration with the ordering physician, dentist, or podiatrist that are within the scope of practice of the CRNA and authorized by clinical privileges granted by the medical staff of the facility.	X													
514 SB0603* - HB0644	Enacts the Revenue Modernization Act.		\$482,100/ FY16-17; \$462,000/ FY17-18; \$452,000/ FY18-19 and Subs. Yrs.		Net Impact - \$17,196,600/ FY15-16; \$17,111,900/ FY17-18; \$11,020,000/ FY18-19; \$8,822,700/ FY19-20 and Subs. Yrs.	Net Impact - \$6,183,800/ FY16-17					\$7,017,500/ FY15-16 and Subs. Yrs.				According to the Department of Finance and Administration, the FY15-16 budget, as adopted by the General Assembly, recognizes a recurring increase in state revenue to the General Fund in the amount of \$17,200,000.

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515 SB0589* - HB0696	Requires major procurement contracts between a state governmental entity and a vendor to contain a provision that the vendor and the vendor's subcontractors shall collect and remit sales and use taxes on sales of goods and services made by the vendor or the vendor's subcontractor. Requires the vendor to include the same provision in a contract with a subcontractor. Defines "major procurement contract" as any good or service costing more than \$75,000, including major advertising contracts, annuity contracts, consulting services, equipment, and other products and services unique to the functions performed by the state governmental entity, but not including materials, supplies, equipment, and services common to the operations of any ordinary business.	X													
516 SB0679* - HB0810	Adds a new residential and work restriction to sexual offenders. Sexual offenders cannot be "alone with" a minor. Defines "alone with." Requires sexual offenders to give the TBI usernames and passwords to any social media accounts including email and instant message services. Defines "social media" for purposes of the sex offender registry. Authorizes the registering agencies, supervising agents, and designated law enforcement agencies to send information to the TBI by electronic means.	X													
517 SB0800 - HB0827*	Defines "detainer" for purposes of conditional forfeiture of a bond on a failure to appear to include detainer, habeas corpus, or extradition. Requires a bond forfeiture be collected within five years of (1) the date the defendant failed to appear or (2) the date of last activity in the case, whichever is earlier. After five years, collection from the surety is forever barred.	X													
518 SB0358* - HB0867	Prohibits a managed health insurance issuer from directly contacting or employing an agent to directly contact a patient of a network physician's practice in an effort to change a referral for services to another provider, unless: the ordering physician, nurse practitioner under the physician's supervision, physician assistant under the physician's supervision, or a representative of one of the providers is notified and given the opportunity to indicate a particular preference as to the provider of a requested service; the ordering provider is notified if the patient elects a provider other than that requested or preferred by the ordering provider; and the patient is provided orally or electronically with a disclosure that the patient has a right to discuss the change of referral with the patient's ordering physician, nurse practitioner, physician assistant, or representative of one of the providers before the appointment is changed.	X													

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2015 REGULAR LEGISLATIVE SESSION
PREPARED BY THE FISCAL REVIEW COMMITTEE STAFF
As of June 16, 2015**

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 Impacts - (Including State and Local Forgone Revenue, Cost Avoidances, Federal Government Impacts, and Footnotes)
519 SB0987 - HB0914*	Authorizes a health, educational, and housing facility corporation of a municipality and an industrial development corporation of a municipality to negotiate and receive payments in lieu of taxes (PILOTs) with respect to a tax-credit housing project from any lessee of the corporation, without any delegation from the municipality, if: such payments are payable to all applicable taxing jurisdictions in which the project is located and are not less than the taxes that would have been paid to each such taxing jurisdiction for the tax year prior to the year the project became a tax-credit housing project; and the chief executive officer of the municipality has executed a letter supporting the project that is filed with the corporation. Authorizes a municipality to adopt an ordinance or resolution requiring that any agreement with respect to PILOTs entered into pursuant to this act must be approved by the municipality.													Exceeds \$1,000,000/ Permissive	
520 SB0907* - HB0992	Enacts the Transportation Network Company Services Act, for the purpose of establishing rules, regulations, and guidelines for transportation network companies (TNCs) operating within the state.		Not Significant												Forgone Local Revenue - Exceeds \$20,000 per year/Permissive
521 SB0346* - HB1026	Enacts the Community Resurgence Job Tax Credit Act of 2015 by authorizing a job tax credit against franchise and excise (F&E) tax liability for a qualified business in the amount of \$2,500 for each qualifying job created, provided that at least 10 of such jobs are created.					Exceeds \$50,000/ FY15-16; Exceeds \$100,000/ FY16-17 and Subs. Yrs.									Forgone State Revenue - Exceeds \$50,000/FY15-16 Exceeds \$100,000/FY16-17 and Subs. Yrs.
522 SB1003* - HB1104	Creates a nine-member off-highway vehicle advisory committee for the purpose of studying various issues related to the safe use of off-highway vehicles. Requires the advisory committee to report findings to the General Assembly no later than January 1, 2016.	X													
523 SB1181* - HB1242	Changes the penalty from a Class C misdemeanor to a Class B misdemeanor when a driver of any vehicle involved in an accident leaves the scene of the accident and the property damage is less than \$500; and from a Class B misdemeanor to a Class A misdemeanor when the property damage is greater than \$500. Requires the Commissioner of Safety to suspend the driver license, or the nonresident motor vehicle operating privilege, of any person failing to stop at the scene of an accident, if the person is not in compliance with the Tennessee Financial Responsibility Law. Requires any such suspension of driver license be for a minimum of one year. Authorizes a person whose motor vehicle operating privileges have been suspended to obtain restoration of driving privileges by paying a restoration fee of \$25.00 to the Commissioner of Safety following the expiration of the suspension period.				\$299,600						\$15,500				
524 SB0770* - HB1290	Requires clerk of court to file a report of sale with the clerk's office and register of deeds for all tax sale properties; exempts these reports from normal recordation fees. Declares that late reporting does not set aside a sale.	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 Impacts - (Including State and Local Forgone Revenue, Cost Avoidances, Federal Government Impacts, and Footnotes)
525 SB1343 - HB1321*	Enacts the "Tire Environmental Act" that imposes a tire environmental fee on each purchase of a new motor vehicle to be titled and registered in Tennessee.		\$1,125,000/ Tire Environmental Fund/FY15-16; \$1,500,000/ Tire Environmental Fund/ FY16-17 and Subs. Yrs.		\$1,125,000/ Tire Environmental Fund/FY15-16; \$1,500,000/ Tire Environmental Fund/ FY16-17 and Subs. Yrs.										Forgone State Revenue - \$78,800/General Fund/FY15-16 \$105,000/General Fund/FY16-17 and Subs. Yrs. Forgone Local Revenue - \$28,100/FY15-16 \$37,500/FY16-17 and Subs. Yrs. Other Fiscal Impact – Local governments could receive some portion of the funds expended from the Tire Environmental Fund through grants; the extent of any such grants made to local governments is unknown.
526 SB1263* - HB1323	Makes changes to current statewide building construction safety standards with regards to hospitality dwellings. Defines a "hospitality dwelling" as a one-family or two-family dwelling used as an establishment to provide hospitality services. Defines "hospitality services" as the offering of sleeping accommodations to transients for less than 30 nights per stay. Specifies that mandatory sprinkler requirements adopted by a local government may only be applied if the hospitality dwelling is constructed on or after the date the mandatory sprinkler requirements take effect and if the local government's waterworks system is capable of providing the required amount of water for the mandatory sprinkler system to function according to manufacturer specifications.	X													
527 SB0933* - HB1342	As introduced, requires courts to admit a pre-crime photograph of a victim at trial if the victim is dead, the photo is submitted by the prosecution, and the photo is a reasonable depiction of the victim. Creates a statutory right for the dead victim and the victim's family.	X													
TOTALS - Public Chapters 1 - 527		X	\$1,522,241,300	\$16,751,800	\$748,892,000	\$74,697,600	\$60,900	\$1,200	\$2,242,800	\$10,800	\$13,961,200	\$2,822,700	\$4,806,600	\$1,000,000	
*Summized totals have been adjusted to account for fiscal impacts estimated to recur over specific, non-perpetual time periods.															
*Increased State Expenditures include the total cost over the life of all authorized bonds (principal and interest) including first-year debt service.															
*Increased State Revenue related to specialty license plates includes revenue to General Fund, the Arts Commission, and Highway Fund; but excludes earmarked revenue dedicated to the authorized entities.															
*Increased State Revenue and Increased State Expenditures assume all authorized specialty license plates meet all statutory issuance requirements.															