



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

320 Sixth Avenue, North – 8th Floor
NASHVILLE, TENNESSEE 37243-0057
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**Rep. Mark White, Chairman
Representatives**

Brenda Gilmore
Susan Lynn
Pat Marsh
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Lt. Governor Ron Ramsey, *ex officio*

Reginald Tate
Ken Yager

M E M O R A N D U M

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, Chairman
House Finance, Ways and Means Committee

FROM: Krista Lee, Executive Director *KML*

DATE: June 24, 2016

SUBJECT: 2016 Cumulative Fiscal Note

Attached is a summary of the cumulative increase or decrease in revenue or expenditures based on legislation enacted during the 2016 session.

Of the 560 individual bills enacted into law, 374 were estimated as having a not significant impact to expenditures and revenue.

For the other 186 bills enacted, the estimated impacts include: (a) a not significant estimate combined with either an other fiscal impact referenced or another type of quantifiable fiscal impact; (b) a quantified estimated change to revenue or expenditures;

or (c) an other fiscal impact exclusively. 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	Other Fiscal Impacts Exclusively
Increase State Expenditures	1	65	0
Decrease State Expenditures	0	13	0
Increase State Revenue	0	58	0
Decrease State Revenue	0	19	0
Increase Local Expenditures (Mandatory)	0	12	0
Increase Local Expenditures (Permissive)	1	13	0
Decrease Local Expenditures (Mandatory)	0	2	0
Decrease Local Expenditures (Permissive)	0	2	0
Increase Local Revenue (Mandatory)	0	11	0
Increase Local Revenue (Permissive)	0	21	0
Decrease Local Revenue (Mandatory)	0	8	0
Decrease Local Revenue (Permissive)	0	0	0
Other Fiscal Impacts Exclusively	0	0	28
TOTALS	2	224	28

For more information about each bill enacted into law and the specific fiscal impact estimate of each Act, please consult the 2016 Final Cumulative Fiscal Note.

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

KML

Attachment

**SUMMARY OF 2016
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 528 - 1087)	\$1,237,051,700	\$112,680,900	\$639,004,250	\$106,973,900	\$6,397,900	\$9,921,200	\$15,100	\$55,800	\$1,858,200	\$11,282,500	\$20,697,900	\$0
LESS: ONE-TIME EXPENDITURES AND REVENUE	(\$815,716,900)	(\$9,124,800)	(\$586,522,300)	(\$37,627,100)	(\$2,344,400)	\$0	\$0	\$0	(\$311,700)	\$0	(\$12,700)	\$0
LESS: AMOUNTS PROGRAMMED IN GOVERNOR'S BUDGET*	(\$21,461,200)	(\$1,100,000)	(\$12,741,200)	(\$6,779,900)	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
LESS: AMOUNTS EFFECTIVE FOR FY17-18 OR LATER	(\$395,644,800)	(\$100,793,400)	(\$35,879,600)	(\$34,445,800)	(\$3,430,400)	(\$52,000)	\$0	(\$50,800)	(\$823,500)	\$0	(\$4,652,600)	\$0
TOTAL ADJUSTED EFFECTS OF ENACTED LEGISLATION ON RECURRING REVENUE AND EXPENDITURES (BEGINNING IN FISCAL YEAR 2016-17 AND NOT PROGRAMMED INTO THE GOVERNOR'S BUDGET)	<u>\$4,228,800</u>	<u>\$1,662,700</u>	<u>\$3,861,150</u>	<u>\$28,121,100</u>	<u>\$623,100</u>	<u>\$9,869,200</u>	<u>\$15,100</u>	<u>\$5,000</u>	<u>\$723,000</u>	<u>\$11,282,500</u>	<u>\$16,032,600</u>	<u>\$0</u>
BREAKDOWN OF EFFECTS ON RECURRING REVENUE AND EXPENDITURES:												
GENERAL FUND (GF)	\$1,769,500	\$1,558,700	\$1,192,100	\$27,904,600								
OTHER FUNDS	\$2,459,300	\$104,000	\$2,669,050	\$216,500								
NET DECREASE IN STATE REVENUE (GENERAL FUND)		\$26,712,500										
NET INCREASE IN STATE EXPENDITURES (GENERAL FUND)		\$210,800										
NET INCREASE IN STATE REVENUE (OTHER FUNDS)		\$2,452,550										
NET INCREASE IN STATE EXPENDITURES (OTHER FUNDS)		\$2,355,300										
* Amounts Programmed in Governor's Budget exclude one-time revenue and expenditures and FY17-18 or later amounts already included in those separate categories												

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
PREPARED BY THE FISCAL REVIEW COMMITTEE STAFF
As of June 24, 2016**

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)
528 SB0001* - HB 0142	Codifies a new procedure by which the Governor will appoint appellate judges for a full term or to fill a vacancy. Makes multiple other changes regarding judicial appointment and confirmation. Creates a trial court vacancy commission consisting of 11 members.		Exceeds \$13,000												
529 SB0433 - HB0238*	Authorizes the use of Type A buses for a period of 15 years. Requires such buses to meet all safety and use requirements. Bus owners shall notify the Department of Safety (DOS) upon a bus reaching its fifteenth year of service and authorizes buses that reach their fifteenth year of service during an academic year to remain in service until the end of the academic year.														Other Fiscal Impact – State and local Basic Education Program (BEP) funding will decrease in fiscal years in which local education agencies choose to defer purchases of replacement Type A1 or A2 school buses. The transportation component of the BEP formula will increase as buses are retired and replacement buses are purchased. Since the transportation component of the BEP is based on a three-year average of transportation expenditures, any change in state or local BEP transportation funding will not be immediately recognized. The extent of any such funding change is dependent upon multiple unknown factors and cannot be reasonably quantified. Local education agencies (LEAs) who choose to defer bus purchases will experience a permissive net decrease in local expenditures until the fiscal year when replacement buses are purchased. There may also be a permissive increase in local expenditures to maintain older buses. The cost of purchasing a replacement bus is estimated to be higher than the cost of maintaining an older bus. The extent of any such permissive change in local expenditures is dependent upon multiple unknown factors and cannot be reasonably quantified.
530 SB0190 - HB0176*	Authorizes honorably discharged military veterans with at least 3 years of service to enter the law enforcement training academy; requires the POST Commission to pay the \$600 in-service training supplement to an officer's designated beneficiary if the officer fails to attend due to death in the line of duty.		\$25,000/ TN Law Enforcement Training Academy; \$1,800/ POST Commission		\$25,000/ TN Law Enforcement Training Academy										Other Fiscal Impact – The Department of Commerce and Insurance has indicated the recurring increase in state expenditures to the POST Commission, estimated above to be \$1,800 per year, can be accommodated within existing resources.
531 SB1398 - HB0703*	Repeals Robertson County's exemption from \$2.00 litigation tax to fund continuing education of judicial commissioners. Authorizes counties that voted to have judicial commissioners educated by the general sessions judge that appointed the judicial commissioner to rescind that decision by a 2/3 vote of its county legislative body, allowing the judicial commissioners to receive training through the Judicial Commissions Association of Tennessee or the Tennessee Court Clerks Association.						\$2,500/ Robertson County*				\$2,200/ Judicial Commissioner Fund				
532 SB1470* - HB1488	Authorizes the Metropolitan Nashville Public School Board to conduct meetings electronically. Authorizes Board members to participate in meetings electronically under certain circumstances. Places Davidson County Public Schools under the statutory requirements codified in Tenn. Code Ann. § 49-2-203(c) for school boards that elect to meet electronically.	X													
533 SB0508 - HB0443*	Establishes that no licensed motor vehicle dealer shall be required to purchase nonrepairable vehicles, salvage vehicles, or a combination thereof from an automobile auction if such auction primarily sells motor vehicles on consignment. A violation of this statute is a Class A misdemeanor, punishable by a fine of no less than \$1,000 and no more than \$2,500.	X													
534 SB1430 - HB1405*	Designates the state flag's center emblem of a blue circle with three white five-pointed stars as the official state symbol.	X													

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535 SB1495* - HB1623	Extends the termination date of the Advisory Board for Rehabilitation Centers to June 30, 2022. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2016.	X													
536 SB1498* - HB1620	Extends the termination date of the Archaeological Advisory Council to June 30, 2022. Under the Tennessee Governmental Entity Review Law, the Council is scheduled to terminate on June 30, 2016.	X													
537 SB1500* - HB1618	Extends the termination date of the Board of Appeals (BOA) for the Department of Human Resources to June 30, 2019. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2016.	X													
538 SB1501* - HB1617	Extends the termination date of the Board of Athletic Trainers to June 30, 2022. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2016.	X													
539 SB1505* - HB1613	Extends the termination date of the State Board of Examiners for Land Surveyors to June 30, 2021. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2016.	X													
540 SB1506* - HB1612	Extends the termination date of the Board of Medical Examiners to June 30, 2020. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2016.	X													
541 SB1508* - HB1610	Extends the termination date of the Board of Respiratory Care to June 30, 2022. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2016.	X													
542 SB1509* - HB1609	Extends the termination date of the Bureau of Ethics and Campaign Finance to June 30, 2021. Under the Tennessee Governmental Entity Review Law, the Bureau is scheduled to terminate on June 30, 2016.	X													
543 SB1510* - HB1608	Extends the termination date of the Tennessee Center for Earthquake Research and Information to June 30, 2022. Under the Tennessee Governmental Entity Review Law, the Center is scheduled to terminate on June 30, 2016.	X													
544 SB1511* - HB1607	Extends the termination date of the Tennessee Commission on Aging and Disability to June 30, 2020. Under the Tennessee Governmental Entity Review Law, the Commission is scheduled to terminate on June 30, 2016.	X													
545 SB1512* - HB1606	Extends the termination date of the Committee for Clinical Perfusionists to June 30, 2020. Under the Tennessee Governmental Entity Review Law, the Committee is scheduled to terminate on June 30, 2016.	X													
546 SB1513* - HB1605	Extends the termination date of the Controlled Substance Database Advisory Committee to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the Committee is scheduled to terminate on June 30, 2016. Requires the Committee to update the Government Operations Joint Evaluation Committee on Education, Health and General Welfare by November 18, 2016, on the Committee's progress in addressing the October 2015 Performance Audit Report findings.	X													

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547 SB1514* - HB1604	Extends the termination date of the Council of Certified Professional Midwifery to June 30, 2022. Under the Tennessee Governmental Entity Review Law, the Council is scheduled to terminate on June 30, 2016.	X													
548 SB1519* - HB1599	Extends the termination date of the Doe Mountain Recreation Authority to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the Authority is scheduled to terminate on June 30, 2016.	X													
549 SB1520* - HB1598	Extends the termination date of the Douglas Henry State Museum Commission to June 30, 2020. Under the Tennessee Governmental Entity Review Law, the Commission is scheduled to terminate on June 30, 2016.	X													
550 SB1522* - HB1596	Extends the termination date of the Employee Suggestion Award Board to June 30, 2019. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2016.	X													
551 SB1523* - HB1595	Extends the termination date of the Great Smoky Mountains Park Commission to June 30, 2022. Under the Tennessee Governmental Entity Review Law, the Commission is scheduled to terminate on June 30, 2016.	X													
552 SB1524* - HB1594	Extends the Interstate Compact on Mental Health, created by Tenn. Code Ann. § 33-9-201 to June 30, 2022. Under the Tennessee Governmental Entity Review Law, the Compact is scheduled to terminate on June 30, 2016.	X													
553 SB1525* - HB1593	Extends the termination date of the Interstate Compact on the Placement of Children to June 30, 2022. Under the Tennessee Governmental Entity Review Law, the Compact is scheduled to terminate on June 30, 2016.	X													
554 SB1526* - HB1592	Extends the termination date of the Tennessee Massage Licensure Board to June 30, 2022. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2016.	X													
555 SB1527* - HB1591	Extends the termination date of the Memphis Regional Mega-site Authority to June 30, 2022. Under the Tennessee Governmental Entity Review Law, the Authority is scheduled to terminate on June 30, 2016.	X													
556 SB1528* - HB1590	Extends the termination date of the Polysomnography Professional Standards Committee to June 30, 2020. Under the Tennessee Governmental Entity Review Law, the Committee is scheduled to terminate on June 30, 2016.	X													
557 SB1529* - HB1589	Extends the termination date of the Public Records Commission to June 30, 2024. Under the Tennessee Governmental Entity Review Law, the Commission is scheduled to terminate on June 30, 2016.	X													
558 SB1531* - HB1587	Extends the termination date of the Selection Panel for TennCare Reviewers to June 30, 2023. Under the Tennessee Governmental Entity Review Law, the Panel is scheduled to terminate on June 30, 2016.	X													
559 SB1532* - HB1586	Extends the termination date of the Southeast Interstate Low-Level Radioactive Waste Compact to June 30, 2022. Under the Tennessee Governmental Entity Review Law, the Compact is scheduled to terminate on June 30, 2016.	X													
560 SB1535* - HB1583	Extends the termination date of the State Board of Accountancy to June 30, 2020. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2016.	X													

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561 SB1536* - HB1582	Extends the termination date of the State Board of Cosmetology and Barber Examiners to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2016. Requires the Comptroller's Office, State Audit Division, to conduct a question and answer review of the Board in 2017.	X													
562 SB1537* - HB1581	Extends the termination date of the State Election Commission to June 30, 2024. Under the Tennessee Governmental Entity Review Law, the Commission is scheduled to terminate on June 30, 2016.	X													
563 SB1539* - HB1579	Extends the termination date of the State Funding Board to June 30, 2024. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2016.	X													
564 SB1541* - HB1577	Extends the termination date of the TennCare Pharmacy Advisory Committee to June 30, 2020. Under the Tennessee Governmental Entity Review Law, the Committee is scheduled to terminate on June 30, 2016.	X													
565 SB1544* - HB1574	Extends the termination date of the Tennessee Medical Laboratory Board to June 30, 2022. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2016.	X													
566 SB1547* - HB1571	Extends the termination date of the Tennessee Sports Hall of Fame (TSHOF) to June 30, 2022. Under the Tennessee Governmental Entity Review Law, the TSHOF is scheduled to terminate June 30, 2016.	X													
567 SB1548* - HB1570	Extends the termination date of the Tennessee-Tombigbee Waterway Development Authority to June 30, 2024. Under the Tennessee Governmental Entity Review Law, the Authority is scheduled to terminate on June 30, 2016.	X													
568 SB1549* - HB1569	Extends the termination date of the Water and Wastewater Operators, Board of Certification, to June 30, 2022. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2016.	X													
569 SB2622 - HB1626*	Codifies the Public Acts of 2015.	X													
570 SB0326* - HB0774	Enacts the Revised Uniform Fiduciary Access to Digital Assets Act.	X													
571 SB1354 - HB0192*	Prohibits state officers, employees and users of property which was financed with bonds or notes, including school credit bonds, from authorizing a modification that would affect the tax-exempt status of a bond or note unless the modification receives prior approval from the Office of State and Local Finance in the Office of the Comptroller and the governing authority. All modifications made without such approval are null and void.	X													
572 SB1620 - HB1633*	Authorizes operation of a personal watercraft not equipped with a lanyard-type engine cutoff switch, if such switch was not installed at the time of production by the manufacturer.	X													

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573 SB1641 - HB1684*	Deletes the "Accounting Manual for Recipients of Grand Funds of Tennessee" publication by the Comptroller of the Treasury from the accounting and reporting standards required of the community services agencies (CSAs) when maintaining their books and records.	X													
574 SB1644 - HB1687*	Deletes the requirement that a notice of intent to hold a public hearing on the termination, continuation, reestablishment, or restructuring of any governmental entity be published at least once every 90 days, listing all entities that may be scheduled for such hearings during the subsequent 90 days.	X													
575 SB1685 - HB1630*	Deletes from the list of duties of teachers, Tenn. Code Ann. § 49-5-201, the requirement to perform fire, intruder, and other safety drills.	X													
576 SB1688* - HB2035	Authorizes the Secretary of State (SOS) to require the online submission of rules, withdrawal of rules, notices of hearings, and related filings as they relate to the Uniform Administrative Procedures Act.	X													
577 SB1809 - HB1848*	Decreases, from 30 to 15 days, the time period required for Davidson County to publicize notice of any zoning ordinance amendment prior to a hearing. Deletes authorization that any county having a charter form of government may amend zoning ordinances by means of resolution rather than by ordinance.	X													
578 SB0484* - HB0782	Adds schools that are accredited by the Tennessee Alliance of Church-Related Schools to the definition of "church-related school".	X													
579 SB1219 - HB0681*	Requires a summary of a state constitutional amendment not to exceed 200 words in length, in a clear and coherent manner using words with common everyday meanings, to precede the question on the ballot.						Exceeds \$25,000/ FY18-19 & Every 4 Yrs. Thereafter								
580 SB1433* - HB1417	Increases from \$26 to \$40 the fee that a constable or sheriff can charge for in-person service of process.											Net Impact - Exceeds \$55,900/ Permissive			
581 SB1441* - HB2149	Expands the eligibility criteria for a Fallen Heroes Medal to service members who are killed in attacks specifically targeting military service members or attacks carried out by an individual inspired or directed by a foreign terrorist organization.	X													
582 SB1488 - HB1467*	Authorizes sheriffs and constables to demand and receive the entire fee for a service of process if the attempted service of process is unsuccessful, provided the service of process is attempted in accordance with state law.														Other Fiscal Impact – Local government funding collected from third parties for process servings will shift from court clerks to sheriffs or constables within jurisdictions. The net fiscal impact to any one local jurisdiction is considered not significant.
583 SB1493* - HB1474	Exempts motor vehicles owned or leased by licensed private investigators or private investigations companies from the current restrictions on the darkness of window tint materials permitted for motor vehicles registered in this state.	X													

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584 SB1448* - HB1483	Adds recycling vehicles to the list of vehicles permitted to temporarily stop, park, or leave standing upon the paved or main-traveled part of any road, street, or highway located outside any business or residential district, or when any such recycling vehicle is disabled, provided the recycling vehicle maintains flashing hazard lights at all times while stopped or standing, and further provided the recycling vehicle is stopped or standing so that a clear view of the vehicle is available from a distance of 200 feet in either direction upon the road, street or highway.	X													
585 SB1595 - HB1489*	Requires the new high school to be constructed on the campus of the Tennessee School for the Deaf to be named in honor of Alan J. Mealka.	X													
586 SB1564* - HB1528	Adds domestic assault and child abuse, neglect, and endangerment to the list of offenses for which pretrial diversion is not permitted.	X													
587 SB1621 - HB1674*	Prohibits the state or any local government from requiring a company bidding or contracting to provide services on a public construction project to employ individuals who reside within the jurisdiction of the state or local government or who are within a specific income range, unless otherwise required by federal law.	X													
588 SB1645 - HB1688*	Transfers the responsibility of receiving reports, concerning local industrial development corporation lessee's annual payment in lieu of taxes (PILOT), from the State Board of Equalization to the Comptroller of the Treasury (COT).	X													
589 SB1699 - HB1733*	Repeals the Department of Agriculture's obsolete fancy fresh egg marketing program.	X													
590 SB1713* - HB1743	Requires the annual financial report of financially distressed utility districts, required under Tenn. Code Ann. § 7-82-703, to be filed with the Utility Management Review Board (the Board) within 60 days from the date the audit is filed with the Comptroller of the Treasury (the Comptroller). Authorizes the Board to submit suggestions to the Comptroller.	X													
591 SB1725 - HB1678*	Revises the current International Nurse Licensure Compact enacted by Public Chapter 538 of the Public Acts of 2002 and creates the Nurse Licensure Compact (henceforth, "Compact").	X													
592 SB1764* - HB1865	Requires agents and the Assistant Director of the Tennessee Bureau of Investigation (TBI) to satisfactorily complete a course of study that includes current national drug trends and investigations, selected and approved by the TBI, if the Federal Drug Enforcement Agency (DEA) ceases to operate such schools that offer the course of study.	X													
593 SB1785 - HB1774*	Limits to \$25,000, the amount of compensatory damages that may be awarded to each complaining party for losses resulting from discharge by an employer with less than eight employees for refusal to participate in or for remaining silent about illegal activities.	X													

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594 SB1928 - HB2049*	Establishes the Government Impostor and Deceptive Advertisements Act ("Act") that prohibits any person or entity from using or employing any advertisement for the purpose of selling goods or services which simulate a summons, complaint, jury notice or other judicial, or administrative process of any kind, or which represent, imply, or cause a likelihood of confusion that the advertisement is a part of or associated with a unit of any governmental entity, when such claim is false.	X													
595 SB2078 - HB1893*	Removes the requirement that the executive director of the Tennessee State Board of Accountancy be a certified public accountant (CPA) with an active certificate in this state. Revises educational requirements necessary to sit for the CPA exam. Requires CPAs to enroll in a board-approved peer review program. Establishes that working papers of a peer review program are confidential except that such work papers may be disclosed in an administrative hearing held by the Board.	X													
596 SB2403 - HB2225*	Authorizes the Chief Medical Officer (CMO) of the Department of Health to implement a state-wide collaborative pharmacy agreement specific to opioid antagonist therapy with any pharmacist licensed and practicing in this state. Pharmacists entering into this agreement are required to maintain documentation of having completed an opioid antagonist training program within the previous two years and to further maintain a copy of the written agreement on file at the place of practice.	X													
597 SB1818* - HB2441	Adds the Private Probation Services Council to the sunset cycle provisions under the Tennessee Governmental Entity Review Law, thereby creating a termination date of June 30, 2017 for the Council.	X													
598 SB2575 - HB2494*	Provides that juvenile actions can be initiated by issuing a citation. Clarifies procedures related to delinquent or unruly juvenile proceedings and dependent and neglect proceedings under Tenn. Code Ann. § 37-1-117 (Investigation and release or commitment -- Petition -- Hearings). Requires additional information to be included in a petition if reasonably ascertainable.	X													
599 SB2555 - HB1551*	Updates names of various divisions and programs to reflect the new structure of divisions within the Department of Labor and Workforce Development (DLWD) and updates references regarding the Federal Workforce Innovation and Opportunity Act. Requires the Elevator Division, Division of Mines, Labor Standards Division, and Division of Boiler and Elevator Inspection, to be deemed references to the DLWD.	X													
600 SB2574 - HB2495*	Gives juvenile courts concurrent jurisdiction with general sessions courts for the offense of contributing to the delinquency of a minor; provides statutory authority for pretrial diversion and judicial diversion in juvenile delinquent matters; extends from three to fourteen days the notice requirement for hearings on juvenile transfer; requires a court to find probable cause, rather than reasonable grounds, that the child committed the act, is not committable to an institution for the mentally ill, and that the interest of the community requires the child be under legal restraint; and authorizes a juvenile to serve community service in lieu of a fine for a traffic violation.	X													

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
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As of June 24, 2016**

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601 SB2138 - HB2129*	Abolishes the Tennessee Heritage Protection Act of 2013 (Public Chapter 75, 108th General Assembly). Establishes the Tennessee Heritage Protection Act of 2016.	X													
602 SB1579 - HB1520*	Authorizes the Tennessee Health Services and Development Agency (HSDA) to consider a certificate of need (CON) for a qualified divided relocation of a nursing home facility. Defines "qualified divided relocation of a nursing home".		Not Significant												Increase Federal Expenditures - Not Significant Other Fiscal Impact – To the extent the relocation to Medicare post-acute rehabilitation services reduces the number of available Medicaid beds, the Bureau of TennCare could experience a decrease in expenditures. The exact amount and timing of any decrease is unknown, but the annualized decrease in expenditures resulting from the reduction of one Medicaid bed is estimated to be \$22,600 in state funds and \$41,900 in federal funds.
603 SB1622 - HB1521*	Abolishes the Office of the Repealer within the Office of Legal Services (OLS) and replaces it with the Revisor of Statutes. Authorizes the Director of the OLS to recommend the appointment of, and the Speakers of the Senate and House of Representatives may appoint, the Revisor of Statutes (Revisor) within the OLS. Specifies the requirements for being appointed Revisor.	X													
604 SB1689 - HB1640*	Authorizes a person to challenge the qualifications of a candidate for the office of Chief Administrative Officer of the Highway Department to the Tennessee Highway Officials Certification Board (HOCCB) provided the challenge is filed in writing with the Board no later than 12:00 noon on the third day after the qualifying deadline. Sets forth requirements that the Board must follow when a challenge is filed.	X													
605 SB1779* - HB1919	Makes various changes to Tennessee Consolidated Retirement System (TCRS) and retirement benefits.	X													
606 SB2103 - HB2002*	Directs that local governments shall not prohibit a private employer from requesting any types of information on job applications or during the hiring process as a condition of doing business within the local government's jurisdiction or as a condition of contracting with the local government.	X													
607 SB0689* - HB0764	Requires the Department of Environment and Conservation (TDEC) to include progress implementation updates, including projected implementation steps on each specific component of the state's comprehensive solid waste management plan in the department's annual report to the Governor and the General Assembly.	X													
608 SB1496* - HB1622	Extends the termination date of the Advisory Council on Workers' Compensation to June 30, 2020. Under the Tennessee Governmental Entity Review Law, the Council is scheduled to terminate on June 30, 2016. changes the name of the non-voting insurance company representative appointed by the Governor for the Advisory Council on Workers' Compensation from "Alliance of American Insurers" to "Property Casualty Insurers Association of America".	X													
609 SB1497* - HB1621	Extends the termination date of the Applied Behavior Analyst Licensing Committee of the Board of Examiners in Psychology to June 30, 2022. Under the Tennessee Governmental Entity Review Law, the Committee is scheduled to terminate on June 30, 2016. Establishes minimum attendance requirements for committee members and requires the chair of the committee to remove members who do not meet the requirement.	X													

CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
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610 SB1503* - HB1615	Extends the termination date of the Board of Examiners for Architects and Engineers to June 30, 2020. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2016. Establishes minimum attendance requirements for board members and authorizes the Governor to remove any member who does not meet the requirements.	X													
611 SB1504* - HB1614	Extends the termination date of the Board of Examiners for Nursing Home Administrators to June 30, 2022. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2016. Establishes minimum attendance requirements for board members and requires the Governor to remove any member who does not meet the attendance requirements.	X													
612 SB1515* - HB1603	Extends the termination date of the Council for Licensing Hearing Instrument Specialists to June 30, 2022. Under the Tennessee Governmental Entity Review Law, the Council is scheduled to terminate on June 30, 2016. Establishes minimum attendance requirements for council members and requires the Governor to remove any member who does not meet the minimum requirements.	X													
613 SB1521* - HB1597	Extends the termination date of the Tennessee Emergency Medical Services (EMS) Board to June 30, 2022. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2016. Establishes minimum attendance requirements for board members and requires the Governor to remove any member who does not meet the minimum requirements.	X													
614 SB1534* - HB1584	Extends the termination date of the State Board for Licensing Alarm Systems Contractors to June 30, 2020. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2016.	X													
615 SB1538* - HB1580	Extends the termination date of the State Family Support Council to June 30, 2022. Under the Tennessee Governmental Entity Review Law, the Council is scheduled to terminate on June 30, 2016. Establishes minimum attendance requirements for council members and requires the Commissioner of Intellectual and Developmental Disabilities to remove any member who does not meet the minimum requirements.	X													
616 SB1542* - HB1576	Extends the termination date of the Tennessee Advisory Committee for Acupuncture to June 30, 2022. Under the Tennessee Governmental Entity Review Law, the Committee is scheduled to terminate on June 30, 2016.	X													
617 SB1616 - HB1628*	Reduces, from 20 to 10 percent, the prosecution penalty Montgomery County shall impose on a suit to enforce a tax lien against real or personal property. Such penalties shall be used to defray the costs of these types of suits.												Exceeds \$11,900/ Montgomery County/ Mandatory*		
618 SB1639* - HB1682	Requires that certain data received by the Comptroller of the Treasury for the creation of a survey to be deemed confidential and not open to public inspection. Clarifies that any survey created by the Open Records Council, created by Tenn. Code Ann. § 8-4-601, shall not be confidential.	X													
619 SB1696* - HB1829	Sunsets the State Law Library Commission, and transfers control and supervision of the existing state law libraries to the Administrative Office of the Courts (AOC).	X													

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620 SB1735 - HB1568*	Authorizes students who are enrolling in any Tennessee school, rather than only a public school, for the first time to receive an Individualized Education Account (IEA). Requires IEA funding to be remitted on at least a quarterly basis.	X													
621 SB1838 - HB1698*	Deletes the requirement that the processing fee not exceed five percent of the payment amount for any municipal or county entity or office collecting payment by credit or debit card.										Exceeds \$100				
622 SB1858 - HB1756*	Adds language to Tenn. Code § 49-3-314(c)(4) that specifies that "nonrecurring funds" appropriated by a local government entity to an LEA for nonrecurring educational expenses evidenced by written agreement includes "nonrecurring funds for priority schools".	X													
623 SB1992 - HB2071*	As introduced, requires the Department of Education to develop materials for training school personnel about suicide prevention; requires the department to establish a model policy on suicide prevention; requires an LEA to adopt its own policy or the model policy on suicide prevention. - Amends TCA Title 33 and Title 49.	X													
624 SB1995 - HB1971*	Deletes all references and cross references to revenue commissioners from Tennessee Code Annotated, as the term applies to county revenue commissioners, and states that incumbent revenue commissioners are allowed to finish current terms of office.	X													
625 SB2097* - HB2397	Requires a healthcare provider who has responsibility for the prenatal care of pregnant women during gestation or women who may become pregnant, to inform any patient who is at risk of contracting Cytomegalovirus (CMV) of the possible health complications regarding CMV. Encourages healthcare providers to supply all other patients with information as to where they can learn about CMV.	X													
626 SB2176 - HB2419*	Authorizes local governments to prepare a biennial budget rather than an annual budget if the Comptroller determines the local government has sufficient financial resources to more than adequately service its issued debt. Authorizes the Comptroller to revoke the authority of a municipality to submit a biennial budget at its discretion at any time for any reason. Requires a municipality operating under a biennial budget to submit any budget amendments adopted by the municipality and any required reports to the Comptroller.	X													
627 SB2256 - HB2130*	Deletes Tennessee Code Annotated Title 49, Chapter 6, Part 15 in its entirety, relative to how students charged with or convicted of violent felonies are disciplined by local education agencies.	X													
628 SB2332 - HB2189*	Authorizes an owner of any animal that is subject to an inspection for the purpose of determining compliance with any statutory or regulatory requirement to personally or through a designee record such inspection by audiovisual means unless prohibited by federal law.	X													

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629 SB2333 - HB2173*	Authorizes, when motor a vehicle's autonomous technology is engaged, an operator to use an integrated electronic display for communication, information, and other uses enabled by the display. Such authorization only applies if the display is integrated with the vehicle such that it operates and functions in coordination with such autonomous technology and disables any moving images visible to the motor vehicle operator automatically when the autonomous technology is disengaged.	X													
630 SB1628* - HB2136	As introduced, authorizes Intermediate Care Facilities for Individuals with Intellectual Disabilities (ICF/IID) beds to be filled by an individual currently enrolled in one of the home and community based services (HCBS) waivers or an individual from the waiting list for individuals with intellectual disabilities. Authorizes, in the event of a developmental center closure, the remaining beds necessary to establish the four-person home to be filled by individuals currently enrolled in one of the HCBS waivers or the waiting list for IID, if fewer than four persons transitioning have selected a provider.	X													
631 SB1789 - HB1697*	Authorizes a pharmacy to designate a pharmacy services administrative organization (PSAO) or other agent to file and handle its appeal of a maximum allowable cost of a drug or medical product or device. Defines a "pharmacy services administrative organization" as an entity that provides contracting and other administrative services to pharmacies to assist them in their interaction with third-party payers, pharmacy benefits managers, drug wholesalers, and other entities.	X													
632 SB1873 - HB1809*	Exempts medical students from being required to hold a special training license while participating in certain training programs which allows the performance of duties while under the supervision and control of a doctor of medicine or doctor of osteopathic medicine. States that it is the responsibility of the program director or dean responsible for the training program to apply to the Board of Osteopathic Examination for an exemption for medical students participating in a training program.				\$5,000/ Board of Medical Examiners										
633 SB1966 - HB1777*	Sets a minimum period of confinement of 30 days for evading arrest, a Class E felony, and 60 days for evading arrest that creates a risk of death or injury, a Class D felony. Broadens the offense of Class A misdemeanor evading arrest to include a person concealing him or herself from law enforcement.	X													
634 SB2000 - HB1693*	Prohibits a defendant from asserting that the intended victim is a law enforcement officer or that the victim is a minor who consented as defenses to trafficking for commercial sex acts.	X													
635 SB2062* - HB2234	Enacts the Asbestos Bankruptcy Trust Claims Transparency Act which would apply to asbestos-related litigation filed in Tennessee.	X													
636 SB2531 - HB1531*	Adds the deputy warden of the penitentiary and a notary public to individuals the surrender of parental rights may be executed before for individuals incarcerated in a state or federal penitentiary. Defines "putative father" for purposes of termination of parental rights.	X													

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637 SB2571 - HB1812*	Requires all parties to a juvenile court proceeding to be a party to a de novo appeal of that proceeding. Requires a juvenile court to retain jurisdiction of a matter to the extent needed to complete any review or permanency hearings for children in foster care as may be mandated by state or federal law.	X													
638 SB0774 - HB0682*	Establishes new minimum requirements for phrases and symbols on signs prohibiting firearms in a corporation, business entity or local, state or federal government entity. Declares the sign shall include the phrase NO FIREARMS ALLOWED, and the phrase shall measure at least one inch (1") high and eight inches (8") wide and shall also include the phrase "as authorized by T.C.A. 39-17-1359". The sign shall include a pictorial representation of the phrase NO FIREARMS ALLOWED that shall include a circle with a diagonal line through the circle and a image of a firearm inside the circle under the diagonal line.	X													
639 SB1518* - HB1600	Extends the termination date of the Department of Transportation (DOT) to June 30, 2020. Under the Tennessee Governmental Entity Review Law, the Department is scheduled to terminate on June 30, 2016.	X													
640 SB1810 - HB1700*	Authorizes a fiduciary to petition the court to waive the requirement to request court approval to change the nature of any investment described in the property management plan. If a waiver is approved by the court, the fiduciary is required to maintain a minimum balance of funds sufficient to cover anticipated costs of care for at least three years. Further requires the fiduciary to provide a detailed outline of the investments made on behalf of the respondent and the current status of those investments in currently-required accounting reports if a waiver is approved by the court. Adds income-producing commercial or residential property to the list of approved investments.	X													
641 SB1667* - HB1750	Authorizes a sheriff or a deputy sheriff, certified by the Peace Officer Standards and Training (POST) Commission, who is employed by a county as a court officer or corrections officer, to carry firearms at all times and in all places in Tennessee regardless of the officer's regular duty hours or assignment, unless otherwise prohibited by federal law, court order, or otherwise by law.	X													
642 SB1897 - HB1846*	Exempts the lessees of certain properties from paying property tax, if the lessee is leasing real property from a government entity pursuant to Tennessee Code Annotated, Title 13, Chapter 20 (commonly known as the Housing Authorities Law).	X													
643 SB1934 - HB1946*	Establishes that the Commissioner of Agriculture has authority to regulate seed in Tennessee except as otherwise specifically provided by the Tennessee Drug Control Act of 1989 codified in Tennessee Code Annotated, Title 39, Chapter 17, Part 4, or any other state statute that authorizes or requires a person other than the Commissioner to exercise jurisdiction and authority over matters related to the regulation of seed.	X													
644 SB1927 - HB2010*	Requires the Department of Education (DOE) to compile a list of all state statutes relative to the rights of students and their parents or legal guardians. Requires the DOE to post this information on its website and update the list annually after the General Assembly adjourns.	X													

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645 SB1988 - HB2055*	Requires privileges or franchise terms, conditionals, obligations, and rights for the provision of natural gas service approved by the Tennessee Regulatory Authority (TRA) for the provision of natural gas by a public utility to remain in effect until a subsequent utility district privilege or franchise is approved by the TRA.	X													
646 SB1737* - HB2108	As introduced, extends from March 31 to June 30 the deadline for a licensed wholesaler, importer, or supplier to apply for a refund of taxes or fees paid on any petroleum products subsequently sold free of tax to a governmental agency holding an exemption permit, for any exempt sales made during the previous calendar year on which a claim for refund has not previously been made. Removes a requirement that, in order to qualify for a tax exemption, a governmental agency must purchase petroleum products in lots of at least 500 gallons and complete the delivery of such products within 72 hours following commencement of the delivery.	X													
647 SB1577* - HB2152	Authorizes the use of all-terrain vehicles on state highways in certain specified areas in the city of Rocky Top in Anderson County.	X													
648 SB2225 - HB2197*	Requires the Commissioner of the Department of Environment and Conservation (TDEC) to conduct a study to define the processing of organic waste and include the findings and recommendations into the state's comprehensive solid waste management plan.	X													
649 SB1476 - HB1443*	Reduces, from 60 to 21 days, the time period for which any person engaged in the business of motor vehicle towing or storage may charge the owner or lienholder of a motor vehicle a storage fee without consent of the owner or lienholder and without the owner or lienholder being notified, by registered mail return receipt requested, that the business owner intends to charge additional fees for any additional days. Adds two new sections (1) reduces from 14 to 10 days the period of time by which the owner of a motor vehicle storage or towing business must provide notice to the owner or lienholder of a motor vehicle prior to imposing any additional storage fee beyond the period of time established in Tenn. Code Ann. § 55-23-103, and (2) removes a current exemption codified in Title 55, Chapter 23, or the Motor Vehicle Storage Act of 1980, for counties which have a metropolitan form of government, effectively applying the Act to counties with metropolitan forms of government.	X													
650 SB1671 - HB1475*	Deletes the requirement for an early voting period for a special general election, if there is no opposition for any office in the election, including no write-in candidates that have qualified and there are no other items on the ballot.								Exceeds \$2,000						
651 SB1573 - HB1492*	Requires a copy of any statutorily required report, which is provided by an official or entity to the General Assembly, the Speakers of the General Assembly, a committee of the General Assembly, or a combination thereof, to file a copy of such report with the legislative reference and law library.	X													
652 SB1658 - HB1513*	As introduced, authorizes sheriffs and deputy sheriffs to retain their service weapon upon retirement; requires approval by two-thirds vote of the county legislative body to institute the provisions of the bill.							Exceeds \$3,800/ Permissive							

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653 SB1582* - HB1648	Authorizes a court to order a person convicted of driving under the influence (DUI) of drugs or alcohol to be subject to monitoring using a transdermal monitoring device, electronic monitoring with random alcohol or drug testing, global positioning monitoring, or any other monitoring device necessary to ensure compliance with the conditions of probation or the results of any clinical substance abuse assessment. Adds language stating any person required to wear a transdermal monitoring device shall have the device inspected every 30 days by the agency or entity responsible for the supervision of such person; and stating further that failure to do so constitutes a violation of probation.	X													
654 SB2245 - HB1677*	Requires a beer board or other governing body, when a beer permit or license has been denied based on the testimony of a person, to notify the person who testified if the applicant seeks a permit or license at the same location within 12 months of the previous application. Authorizes the person who testified to submit remarks in writing at any additional hearing.	X													
655 SB1640* - HB1683	Requires all nonprofit organizations that receive funds from the sales of special license plates to be subject to certification of the organization's nonprofit status by the Secretary of State; be in good standing with the Secretary; and to submit an annual accounting of all special license plate funds to the Comptroller of the Treasury. Prohibits license plates for entities not certified as nonprofit organizations from being issued or renewed. Requires funds to be withheld, if a nonprofit organization fails to comply with the annual accounting requirement, and until such organization achieves compliance.	X													
656 SB1786 - HB1768*	Authorizes a pharmacist to dispense varying quantities of medication up to the total number of dosage units as authorized by the prescriber on the original prescription including any refills, unless the prescriber has specified on the prescription that dispensing a prescription for a maintenance medication in an initial amount followed by periodic refills is medically necessary, and unless it applies to controlled substances or to any medications for which a report to the Controlled Substance Monitoring Database is required. Adds language which establishes that a pharmacist may not dispense quantities of medication, including any refills, which exceed a 90-day supply.	X													
657 SB2598 - HB1836*	Authorizes the Tennessee Higher Education Commission (THEC) to designate private non-profit institutions of higher education as Tennessee VETS campuses. Private non-profit institutions may apply to become a Tennessee VETS campus and receive a VETS designation if the institution meets the requirements to become a VETS campus set forth in Tenn. Code Ann. § 49-7-1307.	X													
658 SB1788* - HB1867	Authorizes a bail bondsman to charge a renewal fee up to 20 percent of the bond after 12 months and to charge another renewal fee up to 10 percent of the bond on appeal of the case when the defendant is not a resident of Tennessee.	X													

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659 SB2072 - HB1903*	Requires all pleadings and records relative to the termination of parental rights filed in the chancery and circuit courts to be placed under seal and not be subject to public disclosure, in the same manner as those filed in juvenile courts, unless otherwise provided by court order.	X													
660 SB2186 - HB1905*	As introduced, requires each local education agency (LEA) to adopt a policy regarding the appropriate inclusion of religion in local curriculum and instructional materials and to provide the public an opportunity for comment before adoption of the proposed policy. Requires each LEA to make a syllabus available to the public that contains a course calendar, major assignments, and procedures for parental access to instructional materials. Requires the State Board of Education (SBE) to initiate the revision process for the social studies standards and to ensure that the revised standards do not promote religion or have the effect of religious indoctrination or proselytism. Requires teacher training institutions to provide instructional material to all students on what is constitutionally permissible when teaching religious content and strategies for ensuring that the curriculum is educationally sound, fair, neutral, and objective.	X													
661 SB1776* - HB2155	Authorizes counties, by a two-thirds majority vote, to use funds collected from litigation taxes for substance abuse prevention purposes. Revenue from litigation taxes will first be apportioned pursuant to the provisions of Tenn. Code Ann. §§ 67-4-606 and 67-4-601.	X													
662 SB1600* - HB2170	Defines "owner" to provide that land ownership alone, even if the landowner gave permission to keep a dog on the land, is insufficient to make a landowner a regular harborer of a dog for the purpose of establishing civil liability for injury caused by a dog under Tenn. Code Ann. § 44-8-413.	X													
663 SB2463 - HB2305*	Increases the minimum single policy requirement, cash deposit requirement, and required bond amount from \$60,000 to \$65,000 for establishing proof of insurance under the Tennessee Financial Responsibility Law.	X													
664 SB2553 - HB2572*	Makes various technical changes to the Uniform Interstate Family Support Act, including revision of the effective date, to bring it in compliance with applicable federal laws.	X													
665 SB1567 - HB1469*	As introduced, grants immunity to certain organizations from civil liability for damages arising out of dispensing previously owned eyeglasses to a person. This immunity is provided to a sponsoring organization, a free clinic, or a tax exempt organization that provided previously owned eyeglasses to a sponsoring organization or free clinic. Such immunity is only applicable when the person to whom the previously owned eyeglasses are dispensed is 14 years of age or older, the eyeglasses have been dispensed without charge, and such eyeglasses are dispensed by a licensed optometrist or ophthalmologist who has personally examined the recipient of the eyeglasses and issued a prescription for the eyeglasses or has personally consulted with the licensed optometrist or ophthalmologist who issued a prescription for the eyeglasses.	X													

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As of June 24, 2016**

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666 SB1734 - HB1680*	Requires the Tennessee Higher Education Commission (THEC) to ensure that all postsecondary institutions in the state provide for an integrated system of postsecondary education. Directs THEC to maintain and publish on its website a list of postsecondary educational institutions meeting the requirements of Tenn. Code. Ann. § 49-7-2004(a)(6) with its primary campus domiciled in this state. Requires THEC to guard against inappropriate and unnecessary conflict and duplication by promoting transferability of credits and easy access of information among institutions.	X													
667 SB1687* - HB1755	As introduced, requires the State Board of Education (SBE) to allow students, beginning with the 2016-2017 academic year, to fulfill the fine arts requirement for high school graduation by taking a computer science course.	X													
668 SB2071 - HB2052*	Authorizes a case that includes child support or custody provisions to be transferred between counties in this state without the need for any additional filing by the party seeking transfer by the filing of a request by the requesting party if: (1) the requesting party has served the nonrequesting party with the filing seeking the transfer and (2) the non-requesting party has not filed an objection within 15 days from the date the notice of the filing was mailed.	X													
669 SB1983* - HB2148	As introduced, creates a tiered system of required physical activity that is differentiated by grade level as follows: Kindergarten through first grade students shall receive a minimum of three 15-minute periods of non-structured physical activity each day; students in grades second through sixth shall receive a minimum of two 20-minute periods of non-structured physical activity at least four days a week; and students in grades seventh through twelfth shall receive a minimum of 90 minutes of physical activity each week. Walking to and from class shall not be considered a physical activity. These requirements will be effective beginning in the 2016-2017 academic year.	X													
670 SB2037* - HB2334	Requires the Department of Labor and Workforce Development (DLWD) to report to the Governor and to the General Assembly no later than February 1, 2017, regarding existing pilot programs that focus on work programs for the successful reentry of individuals to the workforce who have been convicted of a felony. Requires the Department of Correction to provide consultation at the request of DLWD.	X													
671 SB1459 - HB1432*	Specifies that aggravated sexual battery is a lesser included offense of rape of a child and aggravated rape of a child.	X													
672 SB1464* - HB1625	Permits the disclosure of confidential mental health records without consent of the service recipient to an authorized post-mortem official when necessary for the preparation of a post-mortem examination report pertaining to a case under investigation and authorized to be obtained by judicial subpoena or through a court order.	X													

CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
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673 SB1731* - HB1807	Authorizes the State Board of Education (SBE) to collect an annual charter authorizer fee from any SBE-authorized public charter school established to be: up to four-percent of the total state and local Basic Education Program (BEP) funding received for the SBE-authorized public charter school during the first two years in which the SBE oversees charter schools; up to three percent of the total state and local Basic Education Program (BEP) funding received by the SBE-authorized public charter school in the third and subsequent years that the SBE oversees charter schools. Any fee established by the SBE shall be set by April 1 of each year.				Exceeds \$72,400/ FY17-18 & Subs. Yrs/ State Board of Education										Other Fiscal Impact – In fiscal years in which the SBE collects more in authorizer fee revenue than is expended by the SBE for authorizing obligations, over-collected authorizer fee revenue will be re-distributed back to the SBE-authorized public charter schools from the SBE.
674 SB2007* - HB2418	Requires automatic removal of a member of an emergency communications district's board of directors if the member accumulates four consecutive unexcused absences or fails to attend at least 50 percent of the regularly scheduled meetings within any 12 month period. Requires the chair of the board to notify the appointing authority in writing of the removal of the member and that a vacancy exists on the board. Requires a successor to be appointed and serve the remainder of the term of the member being replaced.	X													
675 SB2032 - HB2078*	Authorizes the Knox County General Sessions or Criminal Court clerks to implement a program of community service in lieu of full payment of court costs and litigation taxes for indigent defendants. Authorizes the Knox County General Sessions or Criminal Court judges to refer an indigent defendant to a community service program.	X													
676 SB2066* - HB2556	Requires the Department of Labor and Workforce Development (DLWD) to electronically submit a report to each member of the General Assembly of the total number of final orders issued pursuant to the Tennessee Lawful Employment Act and prohibited employment contract activity by December 1 of each year.	X													
677 SB2088 - HB1974*	As introduced, requires schools which have automatic external defibrillators (AEDs) to annually train school personnel on the use of such devices. Authorizes school staff to receive training during previously-scheduled staff meetings or in-service days allocated for training programs in emergency first aid and cardiopulmonary resuscitation (CPR) as authorized under Tenn. Code Ann. § 49-5-414. Requires AED training to be included in the curriculum for CPR that is required for juniors and seniors in high school if the school has an AED. Requires a school with an AED to hold at least one CPR/AED drill each year.	X													
678 SB2092* - HB2316	As introduced, establishes the Stroke Best Practices and Treatment Guidelines Task Force (TGTF), to be comprised of at least 14 members, which shall be administratively attached to the Department of Health.	X													

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679 SB2530 - HB1530*	Defines "reasonable and prudent parent standard" as the standard characterized by careful and sensible parental decisions that maintain the health, safety, and best interest of a child while also encouraging the emotional and developmental growth of the child. Requires every child-placing agency to designate an on-site official who is authorized to apply the reasonable and prudent parent standard and assist a caregiver in application of the standard when determining whether to allow a child in foster care to participate in extracurricular, enrichment, cultural, and social activities. Exempts the caregiver and child-placing agency from being liable for injuries to the child that occurs as a result of acting in accordance with the reasonable and prudent parent standard.	X													
680 SB0300 - HB0155*	As introduced, requires the State Board of Education (SBE) to develop a school grading system that assigns letter grades to schools based on their performance on the Tennessee Comprehensive Assessment Program (TCAP) or end-of-course exams, their effect on student growth as determined by the Tennessee Value-Added Assessment System (TVAAS), or data from other measures of growth, and other indicators that the SBE finds to be reliable measures of school performance. Requires school grades to be assigned annually. Requires the Department of Education (DOE) to include each school's letter grade in the annual state report card. The school grading system shall be implemented prior to the start of the 2017-2018 academic year.	X													
681 SB1462 - HB1439*	Authorizes Putnam County to remove overgrown vegetation and debris from any owner-occupied residential property.														Other Fiscal Impact – To the extent Putnam County elects to remove vegetation or debris from an owner-occupied residential property, there will be a permissive increase in expenditures to Putnam County reasonably estimated to exceed \$100.
682 SB1485* - HB1512	As introduced, changes the "missing citizen alert program" to the "Care Alert Program". Expands the individuals that constitute a "missing person" for purposes of the Care Alert Program to include disabled persons.	X													
683 SB1619* - HB1955	As introduced, establishes that any mandated health benefit taking effect after passage of this legislation not only apply to private health insurance issuers, but also apply to any state or local insurance program, or any managed care organization contracting with the state to provide insurance through the TennCare program.	X													
684 SB1638* - HB1681	Updates and revises accountability standards pursuant to Tenn. Code Ann. § 4-3-308 with regard to the Comptroller's Office of Research and Education Accountability (OREA). Deletes obsolete statutory references that required OREA to provide reports on various subjects to the General Assembly and others. Requires OREA to report its findings annually to the General Assembly.	X													

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685 SB1642 - HB1685*	Exempts any property or portion of the property classified as agricultural, forest, or open space under the Agricultural, Forest, and Open Space Land Act from being assessable for rollback taxes, if the land is disqualified due to a change in the law or as a result of an assessor's correction of a prior error of law or fact. Specifies that a change in law or an assessor's correction of prior error will not relieve a property owner of rollback tax liability if other disqualifying circumstances occur before the property has been assessed at market value for three years. Owners of such property shall also remain liable for rollback taxes if the erroneous classification resulted from any fraud, deception, intentional misrepresentation, misstatement, or omission of full statement by the property owner or the property owner's designee.												Exceeds \$500/Per Parcel		
686 SB1742* - HB2347	Requires documentation associated with a request for proposal (RFP) or a request for qualified solicitation (RFQ) from a local government entity to not be made public until the intent to award a contract to a specific vendor is announced.	X													
687 SB1784 - HB1786*	As introduced, authorizes licensed wineries and farm wine producers to advertise and label products made from apples as "cider", "apple cider", or "hard cider".	X													
688 SB1871* - HB2337	As introduced, aligns the administrative dissolution process, for when a limited liability company's period of duration expires, with the dissolution process for a corporation. Authorizes reinstatement of a limited liability company (LLC) for a period up to three years following the expiration of the period of duration for that LLC by (1) amending its charter to extend its period of duration or by setting the period of duration to perpetual, and (2) filing an application for reinstatement following administrative dissolution. Declares that if no duration period is specified in the articles of organization, the LLC shall be considered a perpetual LLC.				\$500										
689 SB1892 - HB1917*	Extends from January 15 and July 15, to January 31 and July 31 respectively, the deadlines by which a licensed, professional bondsman is required to file semiannual reports with the appropriate court clerk detailing assets and liabilities as of the preceding December 31st and June 30th respectively.	X													
690 SB1936 - HB2004*	Requires the Commission on Aging and Disability (TCAD), no later than January 15 of each year, to provide the General Assembly with an updated report and analysis of the waiting list for the state options program. Authorizes the Commission to promulgate, amend, revise and rescind rules necessary for the proper management and oversight of the home and community based options program. Authorizes the Commission to promulgate rules and regulations allocating resources between urban and rural areas to program components that provide services to elderly and disabled individuals in need of assistance who do not qualify for long-term care services under the Medical Assistance Act of 1968. Authorizes the Commission to conduct, develop, and implement research, pilot projects, and programs designed to promote and encourage healthy aging.	X													

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691 SB1994 - HB1450*	Applies salvage, nonrepairable, rebuilt, and flood vehicle certificate of title requirements to motorcycles.				\$7,500										
692 SB2005 - HB1631*	As introduced, establishes that any business in this state or any agency of the state of Tennessee or any of its political subdivisions that owns or licenses computerized data which includes personal information must disclose any breach of security to the individual whose personal information was acquired by an authorized person within 14 days of such breach. Law enforcement is authorized to extend such disclosure period if disclosure of such information may impede a criminal investigation. Establishes that law enforcement must provide disclosure to the person whose information was breached within 14 days of determining that such disclosure will not compromise an investigation.	X													
693 SB2006* - HB2417	Authorizes municipal and county legislative bodies, not otherwise specified in Tenn. Code Ann. § 13-7-106 or § 13-7-205, to increase the number of members on boards of zoning appeals.							Exceeds \$500/ Permissive							
694 SB2034 - HB2080*	Identifies the relevant information and questions to be included on the proposed form, which will constitute a formal request for removal of a military discharge record or redaction of social security number from a military discharge form, which shall be submitted to a county register of deeds' office. Directs that compliance with Tenn. Code Ann. § 10-7-515 (redaction of social security numbers from recorded documents) satisfies all of the obligations of a county register of deeds relative to the nondisclosure of social security numbers, as codified in Tenn. Code Ann. § 4-4-125.	X													
695 SB2086 - HB2123*	As introduced, prohibits the construction or operation of any licensed distillery within 1,000 feet of United States Highway 441 in Pigeon Forge. Exempts existing distilleries licensed, in operation, and open to the public prior to the effective date of the bill.	X													
696 SB2087* - HB2124	Authorizes the Pigeon Forge City Commission to designate the Commission positions as Seat A, Seat B, Seat C, Seat D, or Seat E, by a two-thirds vote. If the Commission approves this change, candidates for open commission seats will be required to designate the seat that they are seeking to fill. In each regular city election, all voters may vote for one candidate for each designated seat that is open due to the expiration of a commissioner's term.	X													
697 SB0745* - HB0870	Prohibits the Alcoholic Beverage Commission (ABC) from issuing a retail food store wine license to a retail food store located within a shopping center or other development unless documentation is provided that the store has: (1) not imposed prohibitions or restrictions through its lease or other agreement with the owner of the shopping center or development on the sale of wine or other alcoholic beverages at the shopping center or development; or (2) waived any prohibitions or restrictions on the sale of wine or other alcoholic products if such prohibitions or restrictions are in the lease. Requires any prohibitions or restrictions on the sale of wine or other alcoholic products to be waived if a retail food store is the owner of the shopping center or development.	X													

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698 SB1559* - HB1644	Authorizes each private secondary and post-secondary education institution to implement policies that either prohibit or allow handguns on school property; requires all policies that are created to be submitted to the sheriff's office and other police department with jurisdiction over the school; and states that if a private education institution does not create a handgun carry policy then possession of a handgun on school property will continue to be prohibited pursuant to Tenn. Code Ann. § 39-17-1309.	X													
699 SB1590* - HB1877	Authorizes the Speakers of the House of Representatives and the Senate to appoint members of the General Assembly from the same political party to the Board of Directors of the West Tennessee River Basin Authority, when there is an absence of members from another political party representing part of the area of the West Tennessee River Basin.	X													
700 SB1625* - HB1699	Authorizes full-time state employees to be eligible for enrollment in up to four courses per academic year at any state-supported college or university, college of applied technology, or the Tennessee Foreign Language Institute without paying tuition or fees; including online course fees. Requires such state employees to take only one course at a time. Requires the availability of waivers of online course fees for courses taken through the Tennessee Board of Regent's online degree program to be limited each year by the amount of funds specifically appropriated for such online course fee waivers in the general appropriations act.	X													
701 SB1627 - HB1563*	Redefines "nuclear security officer" under the self-defense statute, Tenn. Code Ann. § 39-11-611, to apply to security officers at a "nuclear power reactor facility", rather than at a "category 1 nuclear facility". Deletes the definition of "category 1 nuclear facility". Defines "nuclear power reactor facility" for purposes of the self-defense statute, Tenn. Code Ann. § 39-11-611. Clarifies that a nuclear security officer is authorized to use deadly force at a nuclear power reactor facility.	X													
702 SB1635* - HB1759	Expands the list of persons exempt from paying the \$25 registration fee for an amateur radio license plate to include a person who is a member of a squad or group that actively participates in needed services during any and all emergencies and whose credentials have been approved by a county emergency management director.	X													
703 SB1899 - HB1485*	Requires each pre-kindergarten program to meet the criteria for a "highly qualified pre-kindergarten program" as identified by the Department of Education. Requires local education agencies (LEAs) to include plans for coordination between voluntary pre-kindergarten classrooms and elementary schools within the LEA; a plan for engaging parents and families; a plan for delivering relevant and meaningful professional development to voluntary pre-kindergarten teachers; and for LEAs to utilize the pre-kindergarten growth portfolio approved by the State Board of Education. Requires the Department of Education's Office of Early Learning to annually make available to all local education agencies (LEAs): (1) applications submitted for pre-kindergarten programs that the Department deems to meet the criteria for being a "highly qualified pre-K program"; (2) the results of site visits; and (3) other indicators as determined by the Department.	X													

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704 SB1938 - HB1899*	Extends the temporary \$0.50 per barrel of beer tax and the temporary 0.4 percent tax on gross receipts of bottled soft drink sales, for an additional six years to July 1, 2022, or to July 1 of any year following the enactment of any state or federal law that imposes mandatory deposits by consumers on beverage containers sold in this state, whichever occurs first.														State Revenue - Not Significant Other Fiscal Impact – Passage of this bill will allow for the continued collection of a temporary tax first enacted in 1981, which has been extended approximately every six years since, for the purpose of generating funding for programs related to the prevention and collection of litter. This proposed tax extension will prevent a recurring decrease in revenue to the Highway Fund of approximately \$4,872,400 for FY16-17 through FY21-22.
705 SB1946 - HB1860*	Authorizes local government officials, upon request in writing, to review tax returns and information to determine whether allocations from state levied taxes are being distributed to the correct unit of local government; provided, that such information shall not include the taxpayer's returns, receipts, income, tax liability, tax payments, or other financial information.	X													
706 SB1967 - HB1793*	Requires the DOE to make an annual report to the Senate Education Committee and the House Education Instruction and Programs Committee of the House of Representatives regarding physical education and activity for each local education agency (LEA). Requires the DOE to publish this report on its website. The DOE shall encourage each school to make use of the annual report to promote best practices. Authorizes the DOE to use assessments developed by a nationally recognized nonprofit heart association to compile the data within the report.	X													
707 SB2003 - HB2014*	Reduces, from 80 to 75, the age a custodial parent or other custodial caregiver of a person with an intellectual disability who is on the waiting list for services must reach before the individual with intellectual disabilities is to be enrolled in the self-determination waiver or similarly capped medical assistance waiver within six months of the person's parent or caregiver attaining that age.														Other Fiscal Impact – Public Chapter 430 of 2015 provided funding for a total of 151 enrollees but only 48 enrollees are expected in FY15-16. The proposed legislation will increase enrollment by 99 enrollees to a total of 147 enrollees at an estimated recurring cost of \$4,011,776 (\$1,404,804 state and \$2,606,972 federal). The Governor's proposed FY16-17 budget includes recurring funding of \$4,133,100 (\$1,447,288 state and \$2,685,812 federal) for 151 enrollees. The Department of Intellectual and Developmental Disabilities and the Bureau of TennCare can absorb the additional enrollees without an increased appropriation.
708 SB2004 - HB1721*	Increases, from 60 to 90 days, the time period Fiscal Review Committee staff is required to select a fair and representative sample of at least five public chapters enacted within the preceding five years to compare the actual fiscal impact of each public chapter to the fiscal impact as stated in the cumulative fiscal note.	X													
709 SB2012* - HB2251	Authorizes a qualified student, regardless of age, to taste alcoholic beverages if: (1) the student is enrolled in a qualified academic institution, (2) the institution has established a bachelor's degree program designed to train in the production of fermented or distilled food or beverage products, (3) the qualified student tastes the beverages for educational purposes as part of course instruction, and (4) the beverages remain in the control of an authorized instructor of the institution who is at least 21 years of age.	X													

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710 SB2118 - HB2260*	Specifies that referees and officials of interscholastic athletic events shall not be exempt from the provisions of Tenn. Code Ann. § 49-5-413(d) relative to background checks for individuals working at a school or childcare agency, unless the referee or official has undergone a background check as a condition of registration to work as a referee or official.	X													
711 SB2382 - HB1800*	Authorizes any physician or osteopathic physician to serve as a medical laboratory director with a restricted license for a hospital with 30 beds or less. Authorizes any such director to delegate day-to-day operation of the laboratory to a medical laboratory supervisor. Authorizes any person who holds a three-year undergraduate degree in any medical science and has completed one year of training in medical laboratory science to serve as a medical laboratory supervisor with a restricted license for a hospital with 30 beds or less if such person meets all other qualifications of medical laboratory supervisors. Authorizes the Medical Laboratory Board to issue limited medical laboratory director and limited medical laboratory supervisor licenses.	X													
712 SB2508 - HB1419*	Requires student growth evaluation composite scores to be excluded from the student growth measure, as codified in Tenn. Code Ann. § 49-1-302(d)(2)(B)(ii), if this exclusion will result in a higher performance evaluation score for the teacher or principal. The qualitative portion of the performance evaluation criteria shall be increased to account for the exclusion of student growth data. Makes other changes relative to using student growth data for teacher evaluations.	X													
713 SB2520 - HB2566*	As introduced, designates a portion of Soak Creek in Bledsoe and Rhea counties as a Class III scenic river for the purpose of the Tennessee Scenic Rivers Act of 1968 (TSRA).	X													
714 SB2550 - HB1547*	Expands the list of persons that can control a private trust company, or that can control corporations, sole proprietorships, partnerships, joint ventures, associations, trusts, estates, business trusts, limited liability companies, or other companies that control a private trust company. Expands the list of persons to which a private trust company is authorized to provide services.					\$4,000/ FY16-17/DFI; \$9,000/ FY17-18/DFI; Exceeds \$9,000/ FY18-19 & Sub. Yrs./ DFI									DFI = Department of Financial Institutions The Governor's proposed budget for FY16-17, on page A-40, recognizes a one-time increase in state revenue to the Department of Financial Institutions of \$4,000, and a recurring increase in state revenue to the Department of \$5,000.
715 SB2562 - HB1558*	Prohibits any employee or representative of the Department of Veterans' Services from soliciting contributions, donations, or gifts from the public for the benefit of state veterans' cemeteries, or from authorizing the use of the person's name or the name of the department by an individual or organization engaged in any campaign that raises money for state veterans' cemeteries. Requires any offer of donation or gift to or for the benefit of state veterans' cemeteries to be in writing and unconditional. Requires a person's eligibility for interment in a state veterans' cemetery to be determined according to federal law. Authorizes the Commissioner to promulgate rules to effectuate the purposes of this legislation.	X													

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As of June 24, 2016**

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716 SB2572 - HB1889*	Removes the requirement that the judge sign a confirmation order after the magistrate's ruling. Requires the magistrate, before the juvenile court judge, to inform each party of the right to a hearing, of the time limits within which a request for a hearing must be perfected, and the manner in which to perfect the request. Increases from 5 to 10 the number of days that any party may file a request with the court for a hearing by the judge of the juvenile court after entry of the magistrate's order. Removes the requirement that a juvenile judge issue a confirmation of the orders concerning surrenders and revocations for a termination of parental rights case heard by a magistrate.	X													
717 SB2573 - HB1890*	Removes the statutes governing issuance and service of summonses and service by publication for juvenile court rules. Requires the clerk to schedule a hearing and issue summons to the parties after a petition has been filed.	X													
718 SB2577 - HB2199*	Requires the arresting law enforcement agency to send fingerprints of offenders for vehicular impairment offense arrests to the Tennessee Bureau of Investigation (TBI) within seven days of arrest for submission to NCIC; and requires court clerks to send vehicular impairment convictions to TBI within five days of conviction. Defines "vehicular impairment offense" to mean a person charged with: vehicular assault (Tenn. Code Ann. § 39-13-106); aggravated vehicular assault (Tenn. Code Ann. § 39-13-115); vehicular homicide (Tenn. Code Ann. § 39-13-213); aggravated vehicular homicide (Tenn. Code Ann. § 39-13-218); or driving under the influence (Tenn. Code Ann. § 55-10-401).	X													
719 SB2594 - HB2496*	Authorizes the Alcoholic Beverage Commission (ABC), and multiple other state boards, commissions, programs, and divisions, to use discretion if and when denying, suspending, withholding, limiting, or revoking licenses, permits, or certificates from applicants when the applicant has been convicted of a felony offense.	X													
720 SB0668* - HB0829	Requires an offender arrested for any stalking offense or any offense under title 39, chapter 13—offenses against person—against a sexual assault victim or stalking victim to be served with any pending order of protection or restraining order prior to the offender's release if the order was issued against the offender. Requires the court clerk to issue a copy of any order of protection to a court in which the respondent or petitioner are parties to an action. Places the burden on the petitioner and respondent to notify the court of such actions in another court.	X													
721 SB2022 - HB1791*	As introduced, authorizes the Supreme Court, by order or rule, to set all filing fees, costs, charges, and surcharges for documents filed with the appellate court clerks or the board of judicial conduct. Authorizes the appellate court clerk to charge a transaction, subscription, or other fee to users of the clerk's electronic filing system, once implemented. Designates all incremental fee revenue derived pursuant to the bill to the State Treasury earmarked for the operation of the state court system.														Exceeds \$100,000/ Earmarked for the State Court System
722 SB2033 - HB2082*	Makes several changes to the Tennessee Public Records Act and regarding the Office of Open Records Counsel	X													

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
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As of June 24, 2016**

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723 SB2559 - HB1555*	Redefines "passenger motor vehicle" and "passenger car", as it applies to the mandatory seat belt law, effectively removing the criteria that a passenger car or passenger motor vehicle have a manufacturer's gross vehicle weight rating of 8,500 pounds or less to be subject to mandatory seat belt law.	X													
724 SB2561 - HB1557*	Extends indefinitely the provisions of Public Chapter 409 of the Public Acts of 2013, which prohibited the Commissioner of Commerce and Insurance from disallowing an agreement between a health maintenance organization (HMO) and any physician-hospital organization, or any other provider, provider group, or provider network, for the provision of health care services on a prepayment basis or other risk sharing basis.	X													
725 SB1686 - HB1716*	Creates a new Class C misdemeanor of custodial interference for detaining a child within this state or removing a child from this state during a noncustodial parent's lawful period of visitation with the intent of violating the court-ordered visitation, a temporary judgment of visitation, or a permanent judgment of visitation.	X													
726 SB2226 - HB1918*	Exempts from continuing education requirements any auctioneer who is at least 60 years of age and has been licensed for 10 years or longer, or has been licensed since July 1, 1999.	X													
727 SB2300 - HB1932*	Expands the definition of a building under the Neighborhood Preservation Act (NPA) (Tenn. Code Ann. §§ 13-6-101 to 107) to include an owner-occupied structure. Authorizes a residential property owner to bring an action for damages against an owner of an occupied residential property under the NPA for failure to maintain the property in a manner required by Tenn. Code Ann. § 13-6-103. Authorizes a nonprofit corporation, any interested party, or neighbor to bring civil action to enforce any local building, housing, air pollution, sanitation, health, fire, zoning, or safety code, or regulation applicable to buildings against the owner of any building or structure that is occupied by an owner.	X													
728 SB2591 - HB1941*	Removes standard regarding nuisance actions on new types of farming operations, effectively requiring the same burden of proof in nuisance actions brought against established farming operations.	X													
729 SB1921 - HB1964*	Requires the Tennessee Bureau of Investigation (TBI) to contact, within one day, an agency making an entry of an order of protection if the subject of the order of protection attempts to purchase a firearm.	X													

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730 SB1940 - HB1992*	Specifies that a "vendor" includes a legal entity that is currently under contract with a state department or agency; that bids on a contract with a state department or agency; or attempts to amend a current contract. Requires a vendor who is indicted for or convicted of, or pleads guilty or nolo contendere to, any violation under the Sherman Antitrust Act (15 U.S.C. §§ 1-7); mail fraud under 18 U.S.C. § 1341; any federal or state criminal statute in connection with any contract let or funded, in whole or in part, by this state or any other state or territory of the United States; or any federal or state crime as the result of any investigation into such violations or crimes, within 30 days after receiving notice of such indictment, conviction, or plea, to provide a copy of the indictment, final judgement of conviction, or plea agreement to the CPO.	X													
731 SB1948* - HB2159	Deletes Section 3 of Public Chapter 1039 of the Public Acts of 2012, that sunsets the public chapter on July 1, 2016, effectively continuing the increase from \$2.00 to \$4.00, of the filing fee charged by all court clerks except those in Knox County and the increase of the data entry fee charged by the Knox County court clerks for each new case filed. Such fees will be set in statute at \$4.00 into perpetuity.										Exceeds \$500,000				
732 SB2392 - HB2190*	As introduced, requires all public schools that administer Advanced Placement (AP) tests and the Preliminary Scholastic Assessment Test/National Merit Scholarship Qualifying Test (PSAT/NMSQT) to publish on its website when the tests will be given; the availability of outside financial assistance to low-income and needy students to take the AP or PSAT/NMSQT exams; and the sites where a home school student may take the AP or PSAT/NMSQT exams.	X													
733 SB2117 - HB2261*	Authorizes the Tennessee Organization of School Superintendents (TOSS) to open its membership to certain other local education agency (LEA) personnel as affiliate members. Authorizes TOSS to promote the work and interest of principals, assistant principals, and system-wide supervisors. Authorizes TOSS to set membership fees in the organization's bylaws. Requires TOSS to use membership fees from affiliate members only for professional development and related expenditures. Prohibits such funds from being used for lobbying or government relations. Requires TOSS to submit a report detailing the professional development activities for affiliate members of the organization upon the request the chairs of the Education Committees of the House of Representatives and the chair of the Senate Education Committee.	X													
734 SB1819* - HB2443	As introduced, requires temporary injunctions to go into effect against both parties upon filing of a petition related to child custody, other than a complaint for divorce or legal separation.	X													
735 SB2532 - HB2568*	Makes various changes regarding risk retention groups (RRGs), their board of directors, and reporting requirements of RRGs to the Department of Commerce and Insurance. Makes various changes to requirements of insurers regarding reinsurance, credit for reinsurance, and approval of credit for reinsurance by the Commissioner of the TDCI.	X													

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As of June 24, 2016**

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736 SB2566 - HB2575*	Requires handgun permit applicants to successfully complete a Department of Safety (DOS) approved handgun safety course within one year of the date of application for a standard handgun carry permit (SHGCP). Changes, from four to eight years, the length of time for which a SHGCP is valid. Requires DOS to conduct a name-based criminal history record check every four years or upon receipt of an application. Requires a SHGCP to display issuance and expiration date. Authorizes a SHGCP holder that has allowed their permit to expire, to pay a renewal fee rather than being considered a new applicant. Decreases, from \$115 to \$100, the application and processing fee for a SHGCP. Increases, from six months to eight years, the period after expiration of a permit that an additional safety course is not required. Increases, from six months to eight years, the period after discharge that a member of the United States armed forces can renew a permit without being considered a new applicant.			\$152,400/ HPD/FY21-22 & Each Sub. Year			\$810,300/ HPD/Each Year FY16-17 thru FY20-21; \$4,226,400/ HPD/Each Year FY21-22 thru FY23-24; \$810,300/ HPD/FY24-25 & Each Sub. Year								HPD = Handgun Permit Division The Governor's Recommended Budget Document for FY16-17, on page A-40, recognizes a recurring decrease in revenue of \$810,300.
737 SB2484 - HB2593*	As introduced, establishes a statute of limitation and statute of repose for claims for damages resulting from child sexual abuse; and requires a claim to be brought within three years of discovery of the injury, but no later than 25 years after the child reaches the age of majority.	X													
738 SB1446 - HB1426*	As introduced, adds language to the definition of "public works project," for the purpose of the Local Government Public Obligations Act of 1986, which effectively authorizes Davidson County to issue bonds to finance construction of affordable housing or workforce housing, or to fund expenses related to a housing trust fund.							Exceeds \$147,100/ Permissive							
739 SB1774 - HB1509*	Requires court clerks of circuit/criminal courts and general sessions courts to report final disposition of criminal proceedings to the Tennessee Bureau of Investigation (TBI) as soon as practicable, but not later than 30 days after final disposition.	X													
740 SB2529 - HB1529*	Authorizes the Commissioner of Agriculture or a qualified agent of the Commissioner instead of a county agriculture extension agent to conduct livestock cruelty examinations.	X													
741 SB2542 - HB1539*	Requires the Commissioner of the Department of Environment and Conservation (TDEC) to maintain separate accounts for monies collected and expended by each division of the Department in administering certain specified statutes that comprise the Environmental Protection Fund, rather than by each statute.	X													
742 SB2543 - HB1540*	Requires the State of Tennessee, for the purpose of the Solid Waste Management Act of 1991, to grant a rebate against the amount due to the state under the state surcharge on the tipping fee for the five most populous counties according to the annual estimated census released in April by the United States Census Bureau, instead of the 11 highest waste generating counties. Prohibits the state from rebating more than 100 percent, instead of 150 percent, of the funds allocated for recycling equipment grants. Requires such rebates to be allocated proportionately by population of each of the five counties. Requires that municipalities within the five most populous counties be offered a proportionate share of their county's rebate based on population.	X													

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743 SB2545 - HB1542*	Transfers the Division of Energy from the Department of Economic and Community Development (ECD) to the Department of Environment and Conservation (TDEC) and renames it the Office of Energy Programs.	X													
744 SB2548 - HB1545*	Enhances TennCare fraud under Tenn. Code Ann. § 71-5-2604(a)(1) from a Class E felony to a Class D felony; and establishes fines for first and subsequent TennCare fraud offenses under Tenn. Code Ann. § 71-5-2601(a)(1).		\$63,100/ Incarceration*												Funding for this bill in the amount of \$63,100 is included in the Governor's Recommended Budget Document for FY16-17 (Pages A-40 and B-202).
745 SB2549 - HB1546*	Prohibits the Commissioner of the Department of Financial Institutions (DFI) from using a multi-state automated licensing system (NMLS) to share Federal Bureau of Investigation (FBI) criminal history background information of any individual other than mortgage loan originators, unless authorized to do so by the federal Secure and Fair Enforcement for Mortgage Licensing Act (SAFE Act), or other federal law.	X													
746 SB1008* - HB1094	Authorizes constables to carry firearms wherever other law enforcement officers are permitted to carry, provided constables receive a minimum 40 hours initial training, within one year of election, and eight hours annual in-service training in the use of firearms.	X													
747 SB1553 - HB1438*	Creates the National Guard Force Protection Act of 2016 for the purpose of installing various force protection enhancements at National Guard facilities in this state.		\$1,582,100/ One-Time												One-time funding of \$1,582,100 has been included, on page A-135, in the Governor's recommended budget for FY16-17.
748 SB1581 - HB1495*	As introduced, removes requirement that a person's driver license be suspended for an additional like period if convicted of driving on a suspended or revoked license; and authorizes the Department of Safety (DOS) to reinstate a person's driving privileges after being convicted of driving on a suspended or revoked license, when the person provides the Department certification, from the local court or court clerk of the applicable jurisdiction, that the person has entered into a payment plan with such local court or the court clerk and has satisfied all other provisions of law, that will allow the issuance and restoration of a driver license. Authorizes a court to order the issuance of a restricted driver license contingent upon the person participating in a payment plan for any unpaid fines or costs. Persons who default on their payment plan shall not be eligible for any future payment plan arrangements.		\$100,000/ FY16-17			Net Impact - \$116,800/ FY16-17; \$233,600/ FY17-18 & Subs. Yrs.									
749 SB1996 - HB1496*	Requires county governments to either obtain and maintain blanket surety bond coverage with a minimum coverage of \$150,000 for all county employees not covered by individual bonds referenced elsewhere in state statute, or purchase an insurance policy that provides government crime coverage, employee dishonesty insurance coverage, or equivalent coverage that insures the lawful performance by officials and their employees of their fiduciary duties and responsibilities.	X													
750 SB1708 - HB1506*	Extends the Tennessee Promise Scholarship Program (TPSP) to dependents of Tennessee military parents who are stationed outside of Tennessee. Creates exceptions to initial enrollment for extenuating circumstances as provided in rules promulgated by the Tennessee Student Assistance Corporation (TSAC).	X													

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As of June 24, 2016

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751 SB2556 - HB1552*	Requires a change to the taxable wage base relative to employers that pay unemployment tax premiums to the Unemployment Insurance Trust Fund (UITF), from \$9,000 to \$8,000, to occur immediately following the second consecutive designated interval reading in which the balance of the UITF exceeds \$900,000,000. The designated intervals for reading the balance of the UITF occur on June 30 and December 31 of each year under current law, as well as under the provisions of this bill. Makes other changes to unemployment laws.				\$1,049,600/ Penalty & Interest Fund										The Governor's Recommended Budget Document for FY16-17 includes a revenue recognition of \$1,049,600 (Page A-40) for this bill.
752 SB1654 - HB1642*	As introduced, requires current public school teachers who volunteer as mentors for the Tennessee Promise Scholarship Program (TPSP) to receive credit for up to one day of in-service each year for becoming mentors and completing all required mentorship tasks. Declares that the one day of credit for mentoring shall count as one day of in-service during those in-service days in which a teacher is permitted to choose the in-service activity. Requires retired teachers who volunteer as mentors in the TPSP to be included in the state employee discount program for one year following the completion of all required mentorship tasks.	X													
753 SB1762 - HB1696*	Defines the powers of the Board of Trustees for the University of Tennessee (the Board). Grants the Board the following powers: to employ a President of the UT system; to confirm the appointment of all system personnel including the President; to remove the President and other personnel; to establish salaries for all personnel; to adopt policies governing the granting and removal of tenure for faculty members; to exercise general control and oversight of the University of Tennessee (UT) system; to establish a mechanism by which a person may bring an issue to the attention of the Board and provide notice of that mechanism to the public; to provide reasonable opportunity for the public to address the Board or a Board committee concerning issues relevant to the responsibilities of the Board; to name buildings owned by UT; and to exercise all powers and take all actions necessary for the accomplishment of the university's mission and the responsibilities of the Board. Makes other changes concerning higher education.	X													
754 SB2518 - HB1722*	Requires the display of the American flag on K-12 school property or for K-12 events to be displayed in compliance with federal statute. Requires that the proper display of the American flag be taught in K-12 schools. Requires each local board of education to authorize the display of the American flag, provided the flag is properly displayed.	X													
755 SB1781 - HB1734*	Authorizes the Tennessee Supreme Court to assume jurisdiction, upon its own motion, over an undecided case when a pending application for interlocutory or extraordinary appeal is filed with an immediate Tennessee appellate court.	X													

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756 SB1729 - HB1747*	As introduced, enacts "Landon's Law" that prohibits law enforcement personnel from knowingly disclosing to the public information or law enforcement records concerning the use, or suspected use, of drugs or alcohol by a driver as a contributing factor in a motor vehicle accident unless: a test confirms the presence of drugs or alcohol and the law otherwise allows for such disclosure; disclosure is made to medical personnel for treatment or evidentiary purposes; or disclosure is made as part of any civil or criminal legal proceeding.	X													
757 SB1900 - HB1931*	Prohibits the operator of a website from engaging in targeted advertising on the operator's website, service, application, or target advertising on any other site, service, or application, if the targeted advertising is based on any information that the operator has acquired through the use of the website, service, or application for kindergarten through grade twelve (K-12) school purposes. Prohibits operators from using unique identifiers to build profiles of students, except to further K-12 school purposes; from selling or renting a student's information; or disclosing personally identifiable information that is not publicly available unless disclosure is made in specific circumstances, including but not limited to, court orders or to protect the safety and integrity of website users.	X													
758 SB2653* - HB2629	As introduced, makes appropriations for the fiscal years beginning July 1, 2015, and July 1, 2016.		Estimated Expenditures equal Estimated Revenue												
759 SB0302* - HB1194	As introduced, authorizes franchise and excise (F&E) job tax credits for part-time and seasonal adventure tourism jobs, with or without minimum health care, created in adventure tourism districts since June 1, 2011, if a majority of the duties for such jobs involve adventure tourism. Establishes that such jobs will count as one-half of one job of the purpose of calculating the number of jobs that a qualified business has created.														Forgone State Revenue - \$41,000/FY17-18 and Subsequent Years
760 SB0412* - HB0850	Requires two-thirds vote of the county legislative body for any proposed reduction of the maximum gross weight of freight vehicles on county roads below the weight limits set by the Commissioner of the Department of Transportation. Requires the proposed bill as amended to supersede any other general law or private act upon conflict.	X													
761 SB1530* - HB1588	Extends the termination date of the Regional Transportation Authority of Middle Tennessee to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the Authority is scheduled to terminate on June 30, 2016. Requires the Regional Transportation authority of Middle Tennessee to appear before the Joint Government Operations Committee no later than December 31, 2016.	X													
762 SB1546* - HB1572	Extends the termination date of the Tennessee Rehabilitative Initiative in Correction (TRICOR) Board to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2016. Vacates the Board effective July 1, 2016, and requires the Governor to appoint new members. Removes the Executive Director of TRICOR as a member of the Board.	X													
763 SB1574* - HB2153	Prohibits any board of the Division of Health Related Boards from charging a late renewal fee amount that is in excess of twice the amount of the normal renewal fee.	X													

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764 SB1801 - HB1835*	Requires DOA to be the primary inspection agency for grist mills that are located in Tennessee.	X													
765 SB1824* - HB2427	Authorizes counties to provide group life, hospitalization, disability, or medical insurance for volunteer firefighters who have successfully completed the Tennessee Commission on Firefighting Personnel and Standard Education Certification Exam for Firefighter I and practiced as a volunteer firefighter for at least one year.							Exceeds \$50,000/ Permissive							
766 SB2027 - HB2006*	As introduced, declares that nothing shall be construed to prohibit a charitable clinic from employing a dentist, optometrist, physician, osteopathic physician, or psychologist; provided, that a contractual relationship is evidenced by a written contract, job description, or documentation authorizing any such health care professional to exercise independent professional judgement in diagnosing and treating patients.	X													
767 SB2043 - HB1429*	As introduced, prohibits registered sex offenders from residing in any public institution of higher education's on-campus student residence facility, which includes or is within 1,000 feet of a public, private, or parochial school, licensed day care or other child care facility, public park, playground, recreation center, or public athletic field available for use by the general public. Violators are subject to penalties under Tenn. Code Ann. § 40-39-208.	X													
768 SB2101 - HB2125*	As introduced, authorizes the Rutherford County Election Commission (RCEC) to create a pilot project to establish convenient voting centers on Election Day, if the pilot project is adopted by resolution by a super majority vote of the RCEC; provided the RCEC submits a written plan for approval to the Coordinator of Elections prior to implementing convenient voting centers. Such pilot project shall only apply to elections occurring in 2016 following enactment of this bill.							Net Impact - \$52,000/ FY17-18/ Rutherford County/ Permissive					\$50,800/ FY18-19/ Rutherford County/ Permissive		
769 SB2122* - HB2422	Authorizes an advanced practice registered nurse (APRN) who holds a certificate of fitness, or a physician assistant (PA) who provides services at a free or reduced free clinic, to arrange medical charts such that they can be reviewed by a supervising physician at the physician's office, practice site, or remotely via Health Insurance Portability and Accountability Act (HIPAA)-compliant means.	X													
770 SB2172 - HB2236*	Requires the DOE to support and encourage the creation of communities of schools that can provide various services for students and students' parents in pre-kindergarten through twelfth grade. Authorizes LEAs and schools to form community consortiums with community partners to establish such communities of schools. Sets forth the duties of a community of schools formed in such a manner and encourages such schools to serve the community in which they are located in a variety of ways.							Exceeds \$5,000/ Permissive							

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771 SB2544 - HB1541*	Broadens the scope of the Used Oil Collection Act to address, in addition to the proper disposal of used oil, the proper disposal of other automotive fluids, defined as antifreeze, transmission fluids, and power steering fluids. Defines an automotive fluid collection center as a facility that accepts used oil or any other automotive fluid. Authorizes the Department of Environment and Conservation (TDEC) to develop management standards for the collection of other automotive fluids by automotive fluid collection centers to promote the health and welfare of the public. Requires TDEC to design and provide signs, upon request, to be posted at retailers of other automotive fluids, informing the public of the importance of proper collection and disposal of other automotive fluids.		\$150,000/ One-Time/ Used Oil Collection Fund; \$150,000/ Recurring/ Used Oil Collection Fund								\$150,000/ One-Time; \$150,000/ Recurring				The Governor's proposed budget for FY16-17, on page A-40, recognizes a one-time increase in state expenditures to the Used Oil Collection Fund of \$150,000, and a recurring increase in state expenditures to the Fund of \$150,000.
772 SB1502* - HB1616	Extends the termination date of the Board of Dietitian/Nutritionist Examiners to June 30, 2022. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2016.	X													
773 SB1507* - HB1611	Extends the termination date of the Board of Pharmacy to June 30, 2018. Under the Tennessee Governmental Entity Review Law, the Board is scheduled to terminate on June 30, 2016. Requires the Board to appear before the Government Operations Joint Evaluation Committee on Education, Health and General Welfare no later than November 18, 2016, to update the Committee on the Board's progress in addressing the October 2015 Performance Audit Report findings.	X													
774 SB1517* - HB1601	Extends the termination date of the Department of Human Resources (DOHR) to June 30, 2019. Under the Tennessee Governmental Entity Review Law, the Department is scheduled to terminate on June 30, 2016. Requires the Department to update the Government Operations Joint Evaluation Committee on Judiciary and Government by December 31, 2016, on the Department's progress on the December 2015 Performance Audit Report finding.	X													
775 SB1540* - HB1578	Extends the termination date of the State Soil Conservation Committee to June 30, 2022. Under the Tennessee Governmental Entity Review Law, the Committee is scheduled to terminate on June 30, 2016. Establishes minimum attendance requirements for committee members and requires the Governor to remove any member who does not meet the minimum requirements.	X													
776 SB1545* - HB1573	Extends the Tennessee Motor Vehicle Commission to June 30, 2020. Under the Tennessee Governmental Entity Review Law, the Commission is scheduled to terminate June 30, 2016. Establishes minimum attendance requirements for commission members and requires the Governor to remove any member who does not meet the minimum requirements.	X													
777 SB1728 - HB1692*	As introduced, authorizes local government entities which have formed a corporation to formally delegate the authority to negotiate, accept, or waive payments from any of the corporation's lessees' payments in lieu of taxes (PILOT) to the corporation. Authorizes local government entities making the delegation to allow a corporation to negotiate lessee PILOT to require the corporation to submit any PILOT or similar agreement for approval to the local government.														Forgone Local Revenue - \$1,500/Per Contract/ Permissive

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
PREPARED BY THE FISCAL REVIEW COMMITTEE STAFF
As of June 24, 2016**

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)
778 SB1760* - HB1929	As introduced, grants immunity from civil liability for any member of the Tennessee National Guard who exercises self-defense as permitted in Tenn. Code Ann. § 39-11-611, including the discharge of a personally-owned firearm. Requires the Attorney General and Reporter's Office to represent and defend any guard member if all of the following apply: the member at the time of use of force is on duty or in uniform; the use of force includes the discharge of a personally-owned firearm for which a valid handgun carry permit is issued; the member is authorized by the Military Department to carry a personally-owned handgun while on-duty or in uniform.	X													
779 SB1763 - HB1778*	Specifies that being classified as an American Heart Association functional Class I or II heart patient, according to the American Heart Association functional classification system, or having an implantation of an automated implantable cardiac defibrillator are not reasons to be denied an intrastate commercial driver license (CDL), nor be deemed medically unqualified to operate a motor vehicle based on the failure to meet motor carrier safety regulations adopted pursuant to Tenn. Code Ann. § 65-15-111.				Exceeds \$400										
780 SB1924* - HB2264	Authorizes natural gas utility districts in Hawkins County to provide funding to chambers of commerce and economic and community organizations pursuant to a resolution adopted by the governing body.														Other Fiscal Impact – To the extent utility districts in Hawkins County elect to provide funding to a local chamber of commerce or to an economic and community organization, there will be a permissive shift of funding from one local entity to another local entity within the same jurisdiction; any such permissive shifts of funding occurring in Hawkins County is reasonably estimated to exceed \$1,000, however any net impact to Hawkins County is considered not significant.
781 SB1980* - HB2471	Makes multiple changes to law regarding recreational vehicles (RVs), RV dealers, and RV salespersons	X													
782 SB1999 - HB1653*	Requires the DOC to pay any bill of costs or other fees owed to a county within 120 days of the date the bill is submitted.	X													
783 SB2002 - HB1976*	As introduced, requires school principals to initiate an investigation of a report of harassment, intimidation, bullying, or cyberbullying and conduct an appropriate intervention within 20 days of receiving the report, unless more time is needed and appropriately documented. Requires school principals to immediately inform the parent or guardian of students involved and the availability of counseling and support services that may be necessary.	X													
784 SB2029 - HB1772*	Prohibits general sessions judges from authorizing a magistrate or judicial commissioner that is not licensed to practice law in Tennessee to issue forfeiture warrants.	X													
785 SB2075 - HB1874*	Extends the prohibition on new nursing home beds, except for 125 Medicare skilled nursing facility beds, to June 30, 2021.														Forgone State Revenue - \$423,000/Each Year FY16-17 thru FY20-21/Nursing Home Assessment Trust Fund; State Expenditures - Cost Avoidance - \$1,787,100/Each Year FY16-17 thru FY20-21; Federal Expenditures - Cost Avoidance - \$3,316,400/Each Year FY16-17 thru FY20-21

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
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As of June 24, 2016**

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786 SB2089 - HB1996*	Authorizes the City of Gatlinburg to adopt an ordinance imposing a minimum distance, not to exceed 1,000 feet, between distilleries manufacturing spirits. Exempts any existing licensed distilleries that are in operation prior to the effective date of this legislation.	X													
787 SB2094* - HB2586	Authorizes a business submitting an application for a retail food store wine license prior to July 1, 2016, to seek a certificate from the appropriate local jurisdiction. Authorizes the Alcoholic Beverage Commission (ABC) to consider and approve or reject any application for a retail food store wine license prior to July 1, 2016. Requires any approval to be documented by a preliminary letter of approval. Requires ABC to issue a license on July 1, 2016, to any retail food store that received a letter of approval, unless ABC determines cause to contest the issuance of a license. Authorizes wine transactions between wholesalers and retail food stores that have received letters of approval issued by ABC. Authorizes wine to be stocked on shelves prior to July 1, 2016, with any sales occurring on or after such date. All of the preceding provisions shall be repealed on July 5, 2016.		Exceeds \$100/ ABC/ FY15-16												ABC = Alcohol Beverage Commission
788 SB2106 - HB1811*	As introduced, creates a Class C misdemeanor for knowingly using an unmanned aircraft within 250 feet of the perimeter of any critical infrastructure for the purpose of conducting surveillance of, gathering evidence or collecting information about, or photographically or electronically recording critical infrastructure data without the owner or business operator's written consent.	X													
789 SB2134* - HB2339	Requires each location used by a scrap metal dealer to pay to the Department of Commerce and Insurance a biennial fee of \$500, accompanying such location's application for licensure or renewal of a license. Requires the proceeds of such fee, after any expenses associated with the collection and processing of such payments, including payments of any administrative costs back to the Regulatory Boards Division, to be transferred to the General Fund. Establishes that the biennial fee will only be imposed until June 30, 2017.				\$71,500/ One-Time										
790 SB2255 - HB2288*	Makes various changes to law relative to licensing and registration of various off-highway vehicles.				Exceeds \$500/ Highway Fund										
791 SB2396 - HB2304*	Authorizes Blackberry Farms in Blount County to manufacture and sell alcoholic beverages for on-premises consumption.				\$300/ One-Time/ ABC Fund; \$1,000/ Recurring/ ABC Fund; \$8,200/ Recurring/ General Fund							\$7,000/ Recurring/ Permissive			

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792 SB2417 - HB1850*	Expands the definition of sewerage system to include the installation of green infrastructure practices, including, but not limited to: trees, tree boxes, vegetated roofs, infiltration strips, rain gardens, cisterns, dry wells, permeable pavement, soil amendments, pocket wetlands, and vegetated swales. At the discretion of an incorporated town or city, green infrastructure practices may be implemented on both public and private property.											Net Impact - Exceeds \$5,000/ Permissive		Exceeds \$5,000/ Permissive	
793 SB2504 - HB2592*	As introduced, authorizes contributions from a student's Individualized Education Account (IEA) to the student's Achieving a Better Life Experience (ABLE) account for the benefit of the student. Authorizes such contributions, along with the earnings in the ABLE account from such contributions, to be used for the student's qualified disability expenses. Removes the requirement that eligibility for the ABLE program is limited to state residents and residents of contracting states.	X													
794 SB2536 - HB1534*	Authorizes sentencing credits to be awarded for a high school equivalency credential rather than for a graduate equivalency diploma.	X													
795 SB0760 - HB0586*	Requires an application for approval of a transfer of structured settlement payment rights be provided by the transferee and authorizes such application be brought in the county in which the recipient of the payment resides or where the payer or the annuity insurer maintains its principal place of business; or in any court or before any responsible administrative authority that approved the structured settlement agreement.	X													
796 SB1450* - HB1465	As introduced, authorizes tax collectors of cities, towns, counties, and metropolitan forms of government to publish notices listing the names of hotel operators who have failed to collect or remit hotel occupancy taxes. Requires notice to be published before local governments may attempt to collect delinquent hotel occupancy taxes. Sets forth requirements for publishing such notice; requires local entities that elect to publish such notice to pay the publication costs; and states that local hotel tax records are not considered confidential records. Authorizes local legislative bodies to modify existing local statutes that are in conflict with the provisions of this bill.													Exceeds \$10,000/ Permissive	
797 SB1471* - HB1702	Makes multiple changes to various requirements regarding the reporting of certain specified information to the Speakers of the Senate and House of Representatives, to the various standing committees of the General Assembly, to the chairs of various standing committees, to certain members of the General Assembly, and to other specified individuals, when such information is to be reported from the various state departments, agencies, bureaus, boards, offices, commissions, committees, and other state entities.	X													
798 SB1472* - HB1940	Makes changes to reporting requirements and monitoring plans of the Department of Human Services (DHS) and the Office of Inspector General within DHS, including background checks.		\$26,500												

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799 SB1585 - HB1560*	Authorizes, for the purpose of disintering a body, a district attorneys general to (1) petition a court sua sponte if the district attorney general is the district attorney general of the district in which the body is buried or interred; (2) request the district attorney general of the district where the body is buried to petition the court if the requesting district attorney general is the district attorney general of a district in which it is claimed the death occurred; and (3) request the district attorney general of the district where the body is buried to petition the court if the requesting district attorney general is the district attorney general of a district in which an act causing the death occurred.		Exceeds \$5,500/ District Attorneys General Conference												Other Fiscal Impact – The average cost to perform an autopsy is \$5,000. Due to multiple unknown factors, the party who will bear the cost of the autopsy is unknown. The financial responsibility for the autopsy could be the state or the respective local government entity and will be determined on a case-by-case basis.
800 SB1659 - HB1434*	Makes various changes to law regarding airports and airport authorities to remove or dispose of abandoned aircraft.							Not Significant/ Permissive				Net Impact - \$2,500/ per Instance/ Permissive			
801 SB1767* - HB2445	Authorizes law enforcement officers to administer epinephrine in emergency situations, if the officer's law enforcement agency has adopted a protocol governing the administration of epinephrine. Authorizes physicians to prescribe epinephrine to a law enforcement agency for use by officers in emergency situations. Removes liability for the prescribing physician, administering law enforcement officer, and the law enforcement agency for which the officer works.							Exceeds \$2,000/ Permissive							
802 SB1862 - HB1780*	Requires all public elementary and secondary schools to post paper signage that: (1) contains the toll-free number of the Department of Children's Services' (DCS) hotline for reports of child abuse and neglect; (2) directs readers to the DCS website for further information on reporting such abuse; and (3) directs students to call 911 for emergencies. Sets requirements for sign dimension and language, and specifies location requirements within each school.	X													
803 SB1880* - HB2038	Requires the Administrator of the Bureau of Workers' Compensation (BWC) to establish a system of case management for coordinating medical care services provided to employees claiming benefits that includes a minimum set of standards. Requires all case managers and case manager assistants be certified by the BWC prior to offering case manager services. Requires a penalty ranging from \$100 to \$1,000 for any violation of these requirements and standards. Authorizes a civil penalty against any entity employing individuals who adjust workers' compensation claims that are out of compliance with the standards set forth by the BWC. Penalties, if assessed, must be in the range of \$50 to \$5,000 per violation.				Exceeds \$2,600/ FY16-17; Exceeds \$5,300/ FY17-18 & Sub. Years										
804 SB1972 - HB1894*	Increases the maximum limit of the value of a life insurance policy from \$7,500 to \$15,000 for which the submission of a photocopy of the certificate of death along with a signed, sworn statement by the appropriate doctor or funeral director suffices as evidence of proof of death. Increases the maximum value of deposits in a bank from \$10,000 to \$15,000, for which the bank, upon 30 days from the death of the depositor and in the absence of an executor or administrator, may make disbursements out of all accounts. Makes other changes to law regarding checks payable to decedents, maximum value of deposits and for safe deposit boxes.	X													

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805 SB1989 - HB2054*	Authorizes a licensed pharmacist, medical doctor, doctor of osteopathic medicine, nurse practitioner, physician assistant, to prescribe epinephrine auto-injectors to any entity or organization at which allergens capable of causing anaphylaxis may be present; however, this shall not pertain to any public or nonpublic school that is authorized to maintain and administer an epinephrine auto-injector on school premises. Makes other changes relative to the administration of epinephrine auto-injectors and training for such administration.	X													
806 SB1991* - HB2131	Prohibits public postsecondary institutions from taking any adverse actions against an employee or student as a result of such person's lawful transportation and storage of firearm or ammunition, in compliance with Tenn. Code Ann. § 39-17-13, while on or using a parking area located on property owned, used, or operated by the postsecondary institution.	X													
807 SB2098 - HB2147*	As introduced, requires the principal of each public school to allow representatives of a patriotic society to speak with students during the regular school day in order to inform students about the civic engagement activities of the society and give students an opportunity to join the organization. The society shall be allowed one day at the beginning of the academic year to speak to students for 10 minutes. The society shall also provide written notification of their intent to speak to students. Requires the principal of each school to provide written approval for the specific time and date that the society shall be allowed to address students.	X													
808 SB2137 - HB2174*	Creates "Kali's Law" that requires an entity that owns or controls a telephone system capable of outbound dialing or access to configure the telephone system to allow a person initiating a 911 call on the telephone system to have direct access to 911 service without an additional code, digit, prefix, postfix, or truck code. Makes other regulatory laws for entities that own or operate such telephone systems.	X													
809 SB2254 - HB2172*	Requires a sworn waiver or statement under penalty of perjury, rather than just a waiver, from all of the distributees of a residue estate be filed with the court clerk to waive detailed accountings of a solvent estate; provides that for estates where the death of the decedent occurred after January 1, 2016, a final receipt from the Department of Revenue does not need to be filed with the court; and authorizes any executor named in a decedent's last will and testament to decline to serve as the personal representative by filing a sworn statement or a statement under penalty of perjury with the court.	X													
810 SB2368 - HB2433*	Establishes the <i>Physical Therapy Licensure Compact</i> (Compact) for the purpose of allowing physical therapy personnel, including physical therapists and physical therapist assistants to hold a multistate license offering a "compact privilege" or authorization for such personnel to practice out of their primary state of residence, or "home state" and in any Compact "remote state" without having to attain additional licensure.														Other Fiscal Impact - The Board of Physical Therapy is required to be self-supporting. As a result, any substantial increase in expenditures occurring pursuant to paying assessment fees to join the Compact may result in a subsequent increase in licensure fees in order to offset any increased expenditures. The Board had a cumulative reserve balance of \$305,258 on June 30, 2015.

CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
PREPARED BY THE FISCAL REVIEW COMMITTEE STAFF
As of June 24, 2016

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811 SB2391 - HB2318*	As introduced, removes the National Board for Certification of Hearing Instrument Sciences Examination as the accepted examination for licensure for the Council for Hearing Instruments Specialists. The Council is authorized to contract with other organizations to conduct examinations. Removes the Council's authority to waive the written examination for an individual who has successfully passed a written examination whose contents are acceptable to the Council.	X													
812 SB2394 - HB2429*	Authorizes the Commissioner of the DOS to issue a subpoena for valid law enforcement purposes to an institution of higher education to compel the production of the following information from higher education institutions in Tennessee: the number of non-immigrant students who possess an F-1 or M-1 visa for instruction enrolled at an institution at the beginning and end of a period of study; and the names and addresses of non-immigrant students who were enrolled at the beginning of a period of study, but were not enrolled at the end of the period of study.	X													
813 SB2440 - HB2442*	As introduced, requires a state employer to remove any conviction related questions from its initial application form for non-covered positions and authorizes the employer to inquire about an applicant's criminal history after the initial screening of applications. Establishes factors to be considered by the employer when considering an applicant with a criminal history for a non-covered position.	X													
814 SB2483 - HB2502*	Requires a parent who spends intervals of time with a child and wishes to relocate outside the state more than 50 miles from the other parent within the state, to provide notice to the other parent only after custody or co-parenting has been established by the entry of a permanent parenting plan or final order.	X													
815 SB2557 - HB1553*	Requires all technical issues concerning elevators, dumbwaiters, escalators, aerial passenger tramways, and amusement devices to be heard by the Elevator and Amusement Device Safety Board. Authorizes an amusement device to resume operation following a fatality or serious injury, upon authorization from the Department of Labor and Workforce Development (DLWD), immediately following the reasonable determination by a qualified, third-party inspector, that the principal cause of the serious physical injury was the victim's failure to comply with the posted safety rules or with verbal instructions. Creates a \$300 penalty levied each day to an owner or operator of an amusement device that fails to comply with the provisions set forth in this legislation. Removes the 10-year experience requirement currently listed in the qualifications of hiring a chief boiler inspector.				\$1,200										The Governor's Recommended Budget Document for FY16-17, on Page A-40, includes recurring revenue of \$99,200.

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As of June 24, 2016**

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816 SB2563 - HB1559*	As introduced, adds members of limited liability companies to definition of employee for purposes of workers' compensation law. Requires workers compensation settlement agreements be reduced to writing, approved by the Court of Workers' Compensation Claims. Clarifies procedures for approval of settlements by court of workers' compensation claims. The Court of Workers' Compensation Claims will determine the right of an employee to receive compensation from the Second Injury Fund. Renames the Workers Compensation Appeals Board the Court of Workers' Compensation Appeals. Requires a lump sum settlement under Tenn. Code Ann. § 50-6-229 to be approved by the Court of Workers Compensation Claims and not chancery, circuit, or criminal courts. Provides that current or retired Tennessee judge or chancellor, workers compensation judge, or the Governor of Tennessee may swear in judges of the Court of Workers' Compensation Claims. Requires costs of administering claims for benefits under Tenn. Code Ann. § 50-6-801 be paid from the Uninsured Employers Fund.				\$68,800										The Governor's Recommended Budget Document for FY16-17, on page A-40, includes recurring revenue of \$68,800 for implementation of this bill.
817 SB0377 - HB0261*	Requires the Chief Procurement Officer (CPO), no later than 120 days after the effective date of this act, to publish, using credible information freely available to the public, a list of persons determined to engage in investment activities in Iran. Requires this list to be posted on the state's website and updated every 180 days using credible and freely available, public information. Makes other changes regarding the CPO. Requires the Secretary of State, in consultation with the Attorney General and Reporter, to provide a written notice to the Attorney General of the United States describing this act within 30 days of the effective date.	X													
818 SB1049 - HB0857*	Authorizes local governments imposing a surcharge on municipal solid waste to use the proceeds of the surcharge for solid waste processing, in addition to solid waste collection or disposal of solid waste processing. Authorizes Davidson County to impose and collect a solid waste collection, processing, and disposal fee. Requires all county residents to have access to the services, venues, and programs established and maintained pursuant to this Act. Requires fee amounts to bear a reasonable relationship to the cost of providing such services, venues, and programs.											Exceeds \$5,000/ Permissive			
819 SB1429 - HB1406*	Makes changes to the requirements for a veterinary practice located in a retail establishment by authorizing an entrance for the public, separate from the entrance used by regular retail customers, to be located in any area which adjoins the establishment, rather than requiring that such entrance be directly located on a public parking area. Makes other changes relative to veterinary medicine and practices.	X													
820 SB1431 - HB1407*	As introduced, grants in-state tuition and fees at public higher education institutions to dependent children, under the age of 23, of military parents regardless of the dependent child's domicile or place of residency if the military parent perished as the result of a targeted attack that occurred in Tennessee.														Other Fiscal Impact – Due to unknown factors such as the number of students who will qualify, the institution that will be attended, and when the students will attend, an exact fiscal impact cannot be quantified. The overall net fiscal impact is estimated to be not significant because current students could receive a discount and additional students could choose to attend based on the provisions of the bill.

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As of June 24, 2016**

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821 SB1565* - HB1667	As introduced, removes the permanent disqualification for organizations failing to return 25 percent of gross proceeds to charitable purposes or to programs in two consecutive annual event periods, and replaces it with a five-year disqualification. Requires the Secretary of State to notify applicants of denial of application by the last day of February each year. Removes the requirement that the Tennessee Claims Commission hear reviews of disqualified organizations. Prohibits disbursement of prizes to ineligible participants, and requires an alternate selection of winners for such prizes within 30 days of the annual event.				\$700/ Charitable Gaming Fund/ FY16-17; \$100/ Charitable Gaming Fund/ FY17-18 & Sub. Years										
822 SB1636 - HB1632*	Prohibits a local government entity from enacting zoning regulations that require the direct or indirect allocation of a percentage of existing or newly constructed private residential or commercial rental units for long-term retention as affordable or workforce housing. This prohibition shall not affect any authority of a local government to create or implement an incentive-based program designed to increase the construction or rehabilitation of moderate or lower-cost private residential or commercial rental units.	X													
823 SB1705 - HB1711*	Creates categories of electric bicycles for the purpose of the rules of the road; requires manufactures of electric bicycles to permanently affix to the electric bicycle a label containing the category of the electric bicycle; requires an electric bicycle to comply with applicable equipment and manufacturing requirements for electric bicycles established by state and federal law, including federal standards adopted by the United States Consumer Product Safety Commission and compiled in 16 CFR part 1512. Authorizes the use of electric bicycles on routes designated for use of bicycles; creates a Class C misdemeanor for knowingly operating an electric bicycle in violation of the provisions of the bill.	X													
824 SB1741* - HB1972	As introduced, requires the Governor to appoint an Executive Internal Auditor (EIA), who shall serve at the pleasure of the Governor, to develop comprehensive internal audit standards for executive branch agencies; to provide best practices training for internal audit staff on internal audit standards, internal controls, and enterprise risk management; to provide peer review for internal audit staff within executive branch agencies consistent with standards set by the Institute of Internal Auditors; to review and approve internal audit plans for executive branch agencies; and to coordinate internal auditors on statewide issues. Makes various other regulations regarding the EIA.														Other Fiscal Impact – Possible interagency transfers of funding between executive branch departments. The extent and timing of any such transfers, as well as the specific state accounts that would be impacted, is unknown and dependent upon the actions taken by the appointed Executive Internal Auditor and the Commissioner of Finance and Administration. Any net fiscal impact to state government is considered not significant.

CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
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825 SB1752* - HB1799	Creates a new specialty earmarked license plate for Combat Action. Requires each recipient of the Combat Action license plate to be issued a distinctive decal in the following design options – Combat Action Badge, Combat Action Medal, Combat Action Ribbon – Coast Guard, Combat Action Ribbon – Navy and Marine Corps, Combat Infantry Badge, and Combat Medical Badge. Requires approval of the decal by the Commissioner of Veterans Services. Subjects the placement of the decal on the plate to guidelines provided by the Commissioner of Revenue. Authorizes the Department of Revenue (DOR) to charge a fee for issuance of the decals in an amount sufficient to defray the administrative costs of issuing such decal.		\$4,600/ FY16-17		FY16-17: \$4,600/Gen. Fund; \$7,600/CMS; \$7,600/SAFE; \$12,200/TN Arts Comm.; \$3,000/ Hwy. Fund; FY17-18 & Sub. Years: \$8,800/CMS; \$8,700/SAFE; \$14,000/TN Arts Comm.; \$3,500/Hwy. Fund										CMS = Centerstone Military Services SAFE = Soldiers and Families Embraced
826 SB1758 - HB1720*	Authorizes the Bureau of Workers' Compensation (BWC) to investigate preferred provider organization (PPO) complaints by companies licensed by the Department of Commerce and Insurance (DCI) and authorizes the department to take appropriate action in accordance with Tenn. Code Ann. § 56-2-305. Further requires PPO complaints by companies not licensed by DCI to be heard by the department and authorizes DCI to take appropriate action in accordance with Tenn. Code Ann. § 50-6-118.	X													
827 SB1945 - HB1939*	Requires deficient applications that have not been corrected before the next regularly scheduled November general election to be considered void instead of rejected, effectively removing the requirement to notify the voter that the application is rejected. Makes other changes relative to elections.								\$13,100/ FY16-17 & Every Two Years Thereafter						
828 SB1965 - HB1830*	Removes the requirement for employers with between six and 49 employees to comply with the E-Verify requirements; decreases from 60 to 45 the number of days an employer has to remedy a non-compliant finding after receipt of an initial order for violation of E-Verify requirements; requires an initial administrative order to be deemed a final order if a warning is not issued; and removes the one employee restriction that the DLWD may assign to the employee assistance program. Creates an additional \$500 civil penalty if an employer with 50 or more employees knowingly fails to use E-Verify or provide an affidavit of undue hardship. Mandates that employers must begin to use E-Verify by January 1, 2017.	X													
829 SB2057 - HB1982*	Establishes that, on or after June 30, 2016, to qualify as a pain management specialist, any new ABIPP-certified applicant must receive ABIPP certification by passing parts one and two of the ABIPP examination, and must hold an unencumbered Tennessee physician's license and maintain the number of continuing medical education hours in pain management to satisfy retention of ABIPP diplomate status.	X													

CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
PREPARED BY THE FISCAL REVIEW COMMITTEE STAFF
As of June 24, 2016

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830 SB2113 - HB2301*	Deletes the requirement that retail food stores licensed to sell alcohol, that also hold a license to sell alcoholic beverages for consumption on premises, operate separately and distinctly from the premises of the retail food store. Specifies that the Alcoholic Beverage Commission is authorized to issue a limited license to a retail food store authorizing a restaurant within a retail food store sell wine; exempts such restaurants located within a retail food store from seating requirements and minimum food sale requirements of wine-only restaurant permits; and requires the limited license fee be equal to the wine-only restaurant license fee for the lowest seating capacity, or \$270.	X													
831 SB2165* - HB2490	Encourages students attending a public high school to volunteer at least 10 hours each semester. Requires public high schools to recognize students who complete community service at graduation. Requires the State Board of Education (SBE) to promulgate rules and regulations for these requirements.	X													
832 SB2380 - HB1801*	As introduced, authorizes local government entities to make inter-fund (internal) loans with funds derived from the sale of any Tennessee private-act hospital. Such loans may not exceed 20 fiscal years and shall be approved by the Comptroller of the Treasury or the Comptroller's designee.														Other Fiscal Impact- A local government entity electing to make an inter-fund loan will experience a permissive increase in interest earnings for the lending fund and a permissive decrease in interest expenditures for the borrowing fund as result of each fund receiving better lending terms than would be given through a loan agreement with an external entity. The permissive impacts for each fund over the life of the loan cannot be reasonably quantified and will be dependent upon each loan's terms.
833 SB2419 - HB2298*	As introduced, requires the juvenile court in Davidson County to keep confidential, reports and materials compiled in connection with an assessment report; authorizes limited disclosure to court officials or employees, an attorney for the child, a juvenile court judge, a magistrate, or a district attorney general; and requires the materials to be kept separate from public court records and to be destroyed when the child reaches an age when he or she is no longer under the jurisdiction of the juvenile court. A violation of the bill is a Class B misdemeanor.	X													
834 SB2425 - HB2300*	Enacts the <i>Elena Zamora Memorial Act</i> that removes the \$250 fine specification from the Class B misdemeanor, and the \$500 fine specification from the Class A misdemeanor, relative to failure to yield right of way offenses when such offenses result in serious bodily injury, or death to another person, respectively.	X													
835 SB2447 - HB2409*	Urges each public institution to offer instruction aimed at increasing the awareness and prevention of hate crime offenses, sexual assault, sexual battery, sexual harassment and date rape to all students. Requires each public higher education institution to require all entering freshman to receive instruction on the awareness and prevention of hate crimes, sexual battery, sexual harassment, and date rape during student orientation.	X													

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
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As of June 24, 2016**

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836 SB2450 - HB2212*	Requires a public water system to notify the Department of Environment and Conservation (TDEC) no later than 24 hours after such water system becomes aware that the lead and copper 90th percentile lead action level according to the Federal Safe Drinking Water Act has been exceeded. Adds that the current requirement to notify all persons that may be affected by such contamination is to take place no later than 72 hours after a public water system becomes aware of the exceedance. Requires TDEC to order the public water system to conduct appropriate actions regarding such contamination.	X													
837 SB2485 - HB2269*	Authorizes an appointing authority and the Commissioner of the Department of Human Resources (DOHR) to collect new evidence or information regarding any factual issue raised during an appeals procedure for a state employee regarding dismissal, demotion, or suspension. Requires a copy of such evidence to be submitted to the complainant and authorizes such complainant to submit a response to such evidence.	X													
838 SB2534 - HB2569*	Makes various changes to laws involving the Tennessee Board of Architectural and Engineering Examiners, managers of barber and cosmetology shops, cemetery owners, and real estate brokers.						FY16-17: \$200/Board of Arch. & Eng. Examiners; \$400/ Gen. Fund; FY17-18: \$200/Board of Arch. & Eng. Examiners; \$800/ Gen. Fund; FY18-19 & Sub. Years: \$300/Board of Arch. & Eng. Examiners; Exceeds \$1,200/ Gen. Fund								
839 SB2554 - HB1550*	As introduced, adds a person volunteering at a child care agency for more than twenty hours in a calendar year to those required to disclose any criminal history and be subject to criminal history record checks when having access to children. Requires criminal background checks for child care personnel to be completed at a minimum of once every five years. Expands background checks to include a search of administrative registries in any other states where a person resided within the past five years. Requires a child care agency, substitute pool, or staffing agency to attest on the disclosure form that the person is required to undergo a criminal background check or state registry review and has been selected to fill a position as an employee, substitute, or volunteer who will work directly with children. Requires the Department of Human Services (DHS) to pay the Tennessee Bureau of Investigation or state contractors for providing fingerprinting services of one processing fee. If the sample is rejected and further costs are required, the child care agency is responsible for the cost.														Other Fiscal Impact – Current Federal Child Care Development Block Grant funds and existing State Maintenance of Effort funds in the Department of Human Services recurring budget in the amounts of \$673,100 in FY16-17 and \$126,200 in FY17-18 and subsequent years will be expended for the provisions of the bill. The proposed legislation brings the state in compliance with the requirements of the Child Care and Development Block Grant Act. If the state fails to implement the proposed changes, the potential loss in recurring federal funding from the Federal Child Care Development Block Grant is estimated to be \$6,340,800.

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
PREPARED BY THE FISCAL REVIEW COMMITTEE STAFF
As of June 24, 2016**

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840 SB0129* - HB0207	Requires the Department of Revenue to provide a free decal to any disabled driver who applies for and receives a registration license plate in a category identified in Tenn. Code Ann. § 55-4-202(a).	X													
841 SB0513 - HB0458*	Requires public institutions of higher education to accept documentation from a student's prior or current military service as proof of immunization required of the student for enrollment at the institution.	X													
842 SB1608 - HB1416*	As introduced, enacts the "Slow Poke Law" prohibiting a person from operating a vehicle in the far left lane of an interstate or multilane divided highway that has three or more lanes in each direction, except when overtaking or passing a vehicle that is in a non-passing lane. Authorizes the Department of Transportation (TDOT) to erect signs or official traffic control devices to restrict usage of a lane designated for passing. Creates a Class C misdemeanor punishable by a fine only of \$50.00 for any violation.				Exceeds \$1,100						Exceeds \$100				
843 SB1560 - HB1472*	For wills executed prior to July 1, 2016, considers signatures to an affidavit meeting the requirements of a holographic will as signatures to a will for purposes of the will being properly executed, if the signatures are made at the same time as the testator signs the will and the affidavit contains language meeting all the requirements of an otherwise properly executed will. Creates a rebuttable presumption that the testator and witnesses signed at the same time if the signatures are made on the same day. Any affidavit used to properly execute the will under the bill as amended cannot also serve as a self-proving affidavit. Any will executed after July 1, 2016, is required to meet all statutory requirements under current law.	X													
844 SB2540 - HB1537*	Removes standardized testing requirements for grades eight and ten. Retains current standardized testing requirement for high school students in grade eleven. Requires each participating student to have the opportunity to retake the test prior to graduation from high school. Requires the Department of Education (DOE) to create guidelines for local education agencies (LEAs) that shall include provisions related to the release of assessments, and requires LEAs to submit an annual compliance plan regarding such release to DOE by September 1 of each year. Makes other changes relative to standardized testing.		Net Impact - \$832,100												Funding for this bill in the amount of \$832,100 is included in the Governor's Recommended Budget for FY16-17 (pages A-40 and B-86).
845 SB2560 - HB1556*	Codifies the transfer of all statutory responsibility for the Adventure Tourism and Rural Development Act of 2011 from the Department of Economic and Community Development (ECD) to the Department of Tourist Development (DTD). Establishes that any Adventure Tourism District certification issued prior to July 1, 2015, by the Department of Economic and Community Development (ECD), shall not expire until the Department of Tourist Development (DTD) issues a new certification or approval of such district or one year following the date that the Department promulgates rules or adopts official guidance concerning the process whereby local governments may apply for certification.	X													
846 SB1516* - HB1602	As introduced, extends the termination date of the Department of Finance and Administration (F&A) to June 30, 2017. Under the Tennessee Governmental Entity Review Law, the Department is scheduled to terminate on June 30, 2016.	X													

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
PREPARED BY THE FISCAL REVIEW COMMITTEE STAFF
As of June 24, 2016**

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847 SB2350 - HB1657*	As introduced, authorizes municipalities, counties, and metropolitan governments, by local ordinance or resolution, to prohibit smoking on the grounds of any property owned by such entities.							Exceeds \$200/ Permissive							
848 SB2377 - HB1679*	As introduced, adds a new section to the Tennessee Governmental Tort Liability Act (Title 29, Chapter 20) requiring a court to reward reasonable attorneys' fees and costs to a state employee when (1) the employee was sued in his or her individual capacity arising from actions or omissions of the employee acting in an official capacity or under the color of law, and (2) the employee prevails; requires the attorneys' fees and costs be paid to the state or other governmental entity if the state or other governmental entity agrees to represent, or retain and pay for counsel to represent, the employee sued in an individual capacity.	X													
849 SB1643 - HB1686*	Authorizes the State of Tennessee to sell general obligation bonds by public or private sale at times approved by the Tennessee State Funding Board (Board). Removes the current restriction in Tenn. Code Ann. § 9-9-205 that prohibits the state from selling general obligation bonds by private sale after June 30, 2016. Deletes the Board's periodic reporting requirement of the terms and method of sale of bonds, including the basis for selection of underwriters or other initial purchasers at private sale, to the Chairs of the Finance, Ways, and Means Committees of the Senate and House of Representatives.														Other Fiscal Impact – To the extent the state is able to procure better terms on a bond issuance by private sale, rather than by public sale, after June 30, 2016, the state will experience a recurring decrease in debt service expenditures of an unknown amount. Otherwise, the fiscal impact of the bill is considered not significant.
850 SB1748 - HB1764*	Deletes obsolete provisions in Tenn. Code Ann. 8-21-701(2) that outline fees that county clerks are entitled to demand and receive, including \$7 for filing and recording amounts from business tax returns and \$2 earmarked for computer hardware purchases.	X													
851 SB1969 - HB1775*	Rewrites Tenn. Code Ann. § 26-2-214 to remove references to "employer" and adds a subsection to Tenn. Code Ann. § 26-2-214 expressly providing that nothing in Tenn. Code Ann. § 26-2-214 shall be construed to affect the underlying relationship of the judgement debtor and garnishee.	X													
852 SB1828 - HB1789*	Requires digital billboards to be erected and begin displaying an outdoor advertising message within 12 months instead of 180 days after the date on which a permit is granted. Authorizes the permit owner to obtain an additional 12 months of time to install an outdoor advertising message sign upon payment of an additional \$200 permit fee that is separate from any annual permit renewal fee pursuant to Tenn. Code. Ann. § 54-21-104.	X													
853 SB2604 - HB1826*	Authorizes a county mayor to sell a property acquired at a delinquent property tax sale to a third party in accordance with Tenn. Code Ann. 67-5-2507(b). If such properties are sold subject to redemption, they may be redeemed in accordance with Tenn. Code Ann. 67-5-2701. Makes other changes to law regarding local property tax assessors holding and disposing of delinquent tax sale properties.														Other Fiscal Impact - Local governments could experience a permissive increase in revenue or an earlier recognition of revenue depending on the action authorized by the bill. For those actions that result in an increase in revenue, it is reasonably estimated to increase permissive local revenue by \$500 per property.

CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
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As of June 24, 2016

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854 SB1836 - HB1872*	Enacts the Annual Coverage Assessment Act of 2016 (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 and other related issues.		\$449,800,000/ FY16-17/ Maintenance of Coverage Trust Fund		\$449,800,000/ FY16-17/ Maintenance of Coverage Trust Fund										Increase Federal Expenditures - \$823,584,200/ FY16-17/Maintenance of Coverage Trust Fund; Revenue recognition in the amount of \$449,800,000 is included in the Governor's proposed FY16-17 budget (page A-39). Corresponding non-recurring appropriations in the amount of \$1,273,384,200 (\$449,800,000 in state funds and \$823,584,200 in federal matching funds) are also included.
855 SB2234 - HB1888*	Establishes the Emergency Medical Services (EMS) Personnel Licensure Compact (Compact) for the facilitation and disbursement of EMS personnel across state boundaries by allowing EMS personnel, including emergency medical technicians (EMTs), advanced EMTs and paramedics to hold a multistate license authorizing such personnel to practice out of their primary state of residence, or "home state" and in any Compact "remote state" without having to attain additional licensure.														Other Fiscal Impact - The Emergency Medical Services Board is not required to be self-supporting; however the Board is funded completely through licensure fees. As a result, any substantial increase in expenditures occurring pursuant to paying assessment fees to join the Compact may result in a subsequent increase in licensure fees in order to offset any increased expenditures.
856 SB2597 - HB1897*	Allows employees authorized by the Tennessee State Veterans' Homes Board (TSVHB) to solicit bequests and donations for the future construction of new veterans' homes.	X													
857 SB1799* - HB1989	Specifies that the provisions relative to self-distribution wine permittees, which are codified in Tenn. Code Ann. § 57-3-207(q), also apply to farm wine permittees who are farm wine producers as defined by Tenn. Code. Ann. § 57-3-207(o)(1)(B).	X													
858 SB2384 - HB2037*	Makes various changes to the regulatory oversight of health clubs and how the Division of Regulatory Boards should administer such regulation.			\$53,900/ Division of Regulatory Boards		\$53,900/ Division of Regulatory Boards									Other Fiscal Impact - By transferring the Health Club Registration Program from the Division of Regulatory Boards to a centralized group with 14 other programs, this program will no longer be required to be self-supporting over any two-year period.
859 SB2389 - HB2068*	Declares that administrative agencies, as they apply to the Uniform Administrative Procedures Act (UAPA), shall have no inherent, general, or common law powers, and shall only exercise the powers conferred on them by statute or by the federal or state constitutions. Requires the Secretary of State (SOS) to provide 14 days' notice of any upcoming rule hearing on the Tennessee General Assembly's website.	X													
860 SB2608 - HB2095*	As introduced, creates a new Class A misdemeanor for knowingly installing, concealing, or otherwise placing an electronic tracking device in or on a motor vehicle without the owner or purchaser's written consent, if committed by someone who sells, leases, or otherwise transfers title of a motor vehicle.	X													
861 SB2144 - HB2176*	Requires the Department of Safety (DOS) to submit a report on seizure and forfeiture activity by March 1 of each year to the Speakers of the Senate and House of Representatives, to the Chair of the Judiciary Committee of the Senate, and to the Chair of the Civil Justice Committee of the House of Representatives.	X													

CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
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As of June 24, 2016

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862 SB2337 - HB2256*	As introduced, establishes that a pawnbroker is not required to relinquish to a claimant an item believed to be misappropriated or stolen, unless a court has ordered such action. Requires, rather than authorizes, an appropriate law enforcement official to place a written hold order on property in a pawnbroker's possession, when such official has probable cause to believe that the property is misappropriated or stolen. Requires all moneys paid by a conveying customer, when a court finds that the property was misappropriated or stolen and orders the return of property to the claimant, to first be credited toward the pawnbroker until all money received from the pawnbroker for the property, plus all applicable pawn service charges, and all court costs and fees are paid, before any such money is credited toward litigation taxes, costs, fines, or any other payment specified by the court.	X													
863 SB1884* - HB2335	Deletes the 90-day deadline for filing a civil action in housing discrimination cases.	X													
864 SB2395 - HB2389*	Prohibits personnel and funds from the state or any political subdivision, from being allocated to the implementation, regulation, or enforcement of any international law or treaty regulating the ownership, use, or possession of firearms, ammunition, or firearm accessories, if the expenditure of public funds would result in the violation of any other Tennessee statute, Tennessee common law, or the Constitution of Tennessee.	X													
865 SB2343 - HB2391*	Deletes subsection (e) from Tenn. Code Ann. § 36-3-606 that limited the relief that could be provided to a sexual assault or stalking victim in an order of protection.	X													
866 SB2397 - HB2401*	Makes various changes to current Tennessee Code Annotated statutes relative to liens against condominium unit owners.	X													
867 SB2334 - HB2402*	Prohibits any motor vehicle towing or storage business from charging a storage fee for any day on which the vehicle is not available for release to the owner, lienholder, or insurer, unless the inability for release is based on a hold placed on the vehicle by law enforcement. Requires any motor vehicle towing or storage business to release a vehicle to an insurer or lienholder, or an authorized agent of such insurer or lienholder who has provided proper documentation and provided payment of reasonable charges due to such business, without requiring additional consent from the owner of the vehicle. Requires an insurer or lienholder to indemnify and hold harmless the releasing person or entity for any cost incurred due to the wrongful release to an authorized agent or representative of the insurer or lienholder. Establishes that reasonable charges do not include any fee charged above the maximum fee approved by the respective Tennessee Highway Patrol (THP) district that would be charged by a business serving on the THP dispatch towing list.	X													

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As of June 24, 2016

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868 SB2564 - HB2573*	As introduced, renames the Postsecondary Education Act of 1974 (PEA), the Tennessee Higher Education Authorization Act (THEAA) of 2016, and makes several changes to the THEAA including but not limited to requiring THEC to reexamine the regulatory function of the Commission with regard to its effectiveness, efficiency, and adequacy; requiring the THEC Executive Director to adopt new policies and fees for THEC authorizations of postsecondary education institutions; and setting forth a new expedited authorization process for certain institutions. All new authorization fees shall be flat fees, with the exception of renewal fees, and shall be posted on the THEC website.			\$1,100,000/ THEC		\$1,100,000/ THEC									THEC = Tennessee Higher Education Commission
869 SB2569 - HB2578*	Restructures the Tennessee Board of Regents (TBR) such that the four-year institutions that are currently Regents members will have their own autonomous boards (henceforth known as Boards) with certain vested powers. Creates a transition period from July 1, 2016, to November 30, 2017, during which time TBR shall continue to maintain certain central office functions for the four-year institutions such as data systems; capital project planning and management; and procurement. Makes various other changes regarding higher education.		\$416,000												Other Fiscal Impact - There will be unknown impacts to the existing Tennessee Board of Regents state university and community college systems including, but not limited to, changes in tuition and fee funding levels, reallocation of existing funding, and changes in employment levels within the TBR Central Office and TBR universities. These changes will occur at the discretion of each newly-appointed university board of trustees. As a result, any such impacts cannot be reasonably quantified. Recurring funding in the amount of \$416,400, on page B-88, is included in the Governor's Recommended Budget for FY16-17.
870 SB0407* - HB0464	Authorizes the Board of Parole to set the period of time before a prisoner receives another hearing on the same offense. Requires the period not exceed 10 years.	X													
871 SB1143 - HB1164*	As introduced, creates a special joint committee to study issues relative to lupus. The committee will consist of three members of the House of Representatives and three members of the Senate to be appointed by the respective Speakers. Requires the Committee to report its findings and recommendations to the 109th General Assembly no later than February 1, 2016, at which time the Committee shall cease to exist.	X													
872 SB1376 - HB1244*	Creates a new Class A misdemeanor for distributing with the intent to cause emotional distress a photograph or some other record of an intimate part of someone, whether exposed or visible through clothing, under circumstances where the parties understood or agreed that the image would remain private, and the victim suffers emotional distress.	X													
873 SB1189* - HB1252	As introduced, redefines "drug paraphernalia" under Tenn. Code Ann. § 39-17-402 to include handheld vaporizers and vape pens when used to ingest, inhale, or otherwise introduce marijuana, cocaine, hashish, or hashish oil into the human body; redefines "drug paraphernalia" under Tenn. Code Ann. § 39-17-402 to include marijuana concentrates and marijuana oil to the substances being ingested, inhaled, or otherwise introduced into the human body for an object to be considered drug paraphernalia; and redefines "marijuana" under Tenn. Code Ann. § 39-17-402 to include marijuana concentrates and oils relative to drug offenses under the Tennessee Drug Control Act, Tenn. Code Ann. §§ 39-17-401 et seq.	X													

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
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As of June 24, 2016**

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874 SB0913* - HB1276	As introduced, authorizes a deluxe theater that exhibits motion pictures to the public for a charge, has a full-service restaurant with at least 900 seats, and contains 9 auditoriums with seating for not less than 50 persons in each auditorium to sell alcoholic beverages for on-premises consumption.				Exceeds \$15,000/ One-Time/ ABC Fund; Exceeds \$60,000/ Recurring/ ABC Fund; Exceeds \$819,200/ Recurring/ Gen. Fund							Exceeds \$589,600/ Recurring/ Permissive			
875 SB1477 - HB1424*	Reduces the fee for a lifetime handgun carry permit from \$500 to \$300 for initial applicants and \$200 for existing handgun carry permit holders. Establishes an effective date of January 1, 2017.				\$2,600,100/ HPD/FY16-17; \$5,200,300/ HPD/FY17-18; \$5,200,300/ HPD/FY18-19; \$5,200,300/ HPD/FY19-20; \$352,700/ HPD/FY20-21;										HPD = Handgun Permit Division Other Fiscal Impact – Over the first eight years there will be a cumulative increase of state revenue. Beginning in FY24-25, the state begins incurring a recurring decrease of state revenue into perpetuity associated with fewer permit renewals, and the extent of total reduced state revenue will grow over time. It is estimated that the cumulative amount of increased state revenue realized in the first eight years will be sufficient for covering the reduced state revenue occurring in each of the following 50 years, or through FY73-74, after which the cumulative reductions in state revenue will exceed the cumulative increased state revenue realized in the first eight years.
876 SB1572 - HB1478*	As introduced, repeals the felony enhancement for third and subsequent convictions for simple possession or casual exchange of a controlled substance; enhances a sixth or subsequent driving under the influence (DUI) offense to a Class C felony; removes the probation requirement for DUI offenders to remove litter; repeals Tenn. Code Ann. § 55-10-420, which established the procedures and requirements of the litter removal program; requires prior convictions for alcohol-related vehicle offenses, including those committed out-of-state, to be counted as prior convictions for the purpose of enhancing DUI convictions, regardless of when they were committed; and amends various statutes to reference the new prior conviction criteria established by the bill.														Net Impact - \$342,600/ Incarceration*

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
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As of June 24, 2016**

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)
877 SB1690 - HB1503*	Authorizes the Underground Storage Tanks and Solid Waste Disposal Control Board (USTSWB) to promulgate rules suspending fees imposed on owners or operators of petroleum underground storage tanks. Requires damages, costs, restitution awards, and other recoveries collected or received by this state pertaining to the Act to be deposited into PUSTF, to the extent that such recoveries represent the restoration of amounts disbursed from the PUSTF including any costs charged to such fund in pursuing claims. Requires the board to adjust underground storage tank fees, by rule rather than regulation, to consider all current and future liabilities and income of the PUSTF and to maintain a sufficient level of funds for current and expected obligations, up to a maximum unobligated balance of \$50,000,000 in such fund. Requires the board to choose the process, timing and assumptions to be used in the board's determinations of the obligation, anticipated income, and appropriate fund balance after consideration of all relevant information.														Other Fiscal Impact – Funding in the Petroleum Underground Storage Tank Fund (PUSTF) could increase or decrease based on actions taken by the Underground Storage Tanks and Solid Waste Disposal Control Board. The extent and timing of any such impacts cannot be determined because such impacts are dependent upon the unknown future actions of the Board.
878 SB1473* - HB1523	Designates naming for multiple highways and bridges; the omnibus highway sign bill.		\$3,300/ One-Time/ Highway Fund												Other Fiscal Impact - Not Significant to State and Local Government - However, to the extent that non-state funds are received from a local government there will be a one-time permissive increase in local government expenditures of \$300 per section, with the exception of Sections 5(a) - (d), 14(a) - (d), 21(a) - (d), 24(a) - (d), 41(a) - (d), 44(a) - (d), and 55(a) - (d) each resulting in a one-time permissive increase in local expenditures of \$600; and with the exception of Sections 12(a) - (e) and 43(a) - (d), each resulting in a one-time permissive increase in local expenditures of \$105. In all such instances, the total one-time permissive increase in local government expenditures is estimated to be \$17,900.
879 SB1474* - HB1524	Creates or extends multiple new specialty earmarked license plates; the omnibus license plate bill.														<p><u>FY16-17:</u> \$93,500/ Gen. Fund; \$338,200/ Spec. Plate Organizations; \$270,600/ TN Arts Commission; \$67,700/ Hwy. Fund;</p> <p><u>FY17-18 & Sub_Years:</u> \$385,000/ Spec. Plate Organizations; \$308,000/ TN Arts Commission; \$77,000/ Hwy. Fund</p>

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
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880 SB2547 - HB1544*	Requires the Commissioner of Finance and Administration (F&A) to manage the state's portal. Authorizes the Commissioner to assess additional charges on e-commerce payment activity to recover the costs of delivering e-commerce services, accepting electronic payments online, or both, and develop and administrate policy guidelines governing such charges. Prohibits such charges from exceeding the actual costs incurred to deliver e-commerce services and accept electronic payments online. Requires guidelines be consistent with federal laws and regulations. Requires the Commissioner to review the Chief Information Officer's annual report concerning the operation of the state's portal. Establishes that an online payment through the state portal does not discharge an obligation to the state until the state receives actual final payment.		Net Impact - \$1,518,300/ FY16-17/ Internal Service Fund	Net Impact - \$28,100/ FY17-18 & Sub. Years/ Internal Service Fund	\$2,871,900/ FY17-18 & Sub. Years/ Internal Service Fund										Any expenditures incurred by the state in management and administration of the state's portal pursuant to this bill will be offset by an increase in state revenue derived from customer option fees. Such fees will be adjusted accordingly on an annual basis to cover any expenditures incurred. The Governor's proposed budget for FY16-17, on page A-40, recognizes a recurring increase in state revenue to the Internal Service Fund in the amount of \$4,918,300.
881 SB2558 - HB1554*	As introduced, authorizes the Commissioner of the Department of Revenue to consider estimated franchise and excise (F&E) tax payments that resulted in an underpayment for which penalties and interest accrued as filed in a timely manner for purposes of establishing good and reasonable cause for waiver of a delinquency penalty. Makes other changes to franchise and excise tax law.					\$22,881,800/ FY15-16; \$11,845,400/ FY16-17; \$5,594,800/ FY17-18 & Sub. Years									The Governor's proposed budget for FY16-17, on page A-40, recognizes a one-time decrease in state revenue to the General Fund in the amount of \$11,845,400.
882 SB1598 - HB1638*	Authorizes local boards of education to admit pupils from outside their local education agency (LEA). Local boards of education may also arrange for the transfer of students residing within their jurisdiction to outside LEAs and enter into agreements with other local boards of education for the admission or transfer of students from one LEA to another. If an LEA has created a regional school with a focus on science, technology, engineering, and math (STEM), then local Basic Education Program (BEP) funding shall also follow the student to the LEA where a student is transferring. Prohibits any tuition from being charged by the LEA where a STEM school student is transferring.														Other Fiscal Impact – To the extent students transfer to a regional STEM school; state and local BEP funding will transfer from the student's home LEA to the LEA where the regional STEM school is located in the first fiscal year of such transfer. These shifts are reasonably estimated to exceed \$110,000 in any first fiscal year of transfer. Beginning in the second year, and in any subsequent years following student transfers, the LEA from which students transfer may be able to permissively decrease expenditures or reallocate local funding in an amount reasonably estimated to exceed \$50,000.
883 SB2074 - HB1656*	Extends the annual nursing home assessment for an additional year, through June 30, 2017. Requires each nursing home to pay the nursing assessment in quarterly installments. Revises the supplemental transition nursing home cost reimbursement rate to 30 percent for the quality measures program per consultation. Authorizes any licensed nursing home to contract with any and all managed care organizations, or the Bureau of TennCare, or both for the provision of Medicaid nursing facility services as long as the home is exercising its taxable privilege to engage in providing nursing home care, is certified to participate in Medicaid by the Bureau, and makes the required assessment installment payments or has an established payment plan and is not delinquent on that plan. Authorizes the Bureau of TennCare, in consultation with the Comptroller of the Treasury and the Tennessee Health Care Association, to implement changes to the Medicaid per diem rates of the nursing home reimbursement system through emergency rules when acuity and quality supplemental transition payments are made.		\$121,035,200/ FY16-17/ Nursing Home Assessment Trust Fund		\$121,035,200/ FY16-17/ Nursing Home Assessment Trust Fund										Increase Federal Expenditures - \$224,611,700/ FY16-17/Nursing Home Assessment Trust Fund The Governor's FY16-17 proposed budget includes revenue recognition in the amount of \$107,100,000 and expenditures in the amount of \$305,860,500 in both state and federal funds as a result of the continuation of the nursing home assessment fee.

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884 SB2282 - HB1666*	Changes the offense of misdemeanor harassment under Tenn. Code Ann. § 39-17-508(a)(1) to apply to threats of harm against another intended to be a threat rather than threats of unlawful action against any person for the purpose of knowingly annoying or alarming the person. Broadens the offense of misdemeanor harassment under Tenn. Code Ann. § 39-17-508(a)(2) to include communications with another person without lawful purpose with the intent that the manner, frequency, or means of the communication annoys, offends, alarms, or frightens the recipient, and, by such action, annoys, offends, alarms, or frightens the recipient. Provides a definition for "communicate" which includes posts to social media, social networks, or websites.	X													
885 SB2603 - HB1691*	Extends to FY16-17 certain alternative distribution provisions concerning liquor-by-the-drink (LBD) tax proceeds to local governments and delays the allocation method, which was to begin July 1, 2016, until July 1, 2017.	X													
886 SB2589 - HB1712*	Requires the Commissioner of the Department of Health to encourage public health organizations, the Department of Education, the Department of Labor and Workforce Development, the Department of General Services, and other relevant stakeholders to examine the asthma prevention protocols posted on website of the National Heart, Lung and Blood Institute of the National Institutes of Health to assist people with asthma, diagnose environments associated with asthma, and to reduce medical costs and lost work or school time caused by asthma. Requires the Commissioner to post such protocols on the Department of Health's website on or before December 31, 2016.	X													
887 SB2606 - HB1837*	Establishes that the current requirement of the Tennessee Technology Development Corporation to provide financial assistance through contracts, grants and loans to programs of scientific and technological research and development includes matching grants to Tennessee's industries and universities to conduct applied research of strategic importance to Tennessee's economy.	X													
888 SB2065 - HB1843*	Requires a judge to order the use of an ignition interlock device unless the judge finds reasoning not to order such use, as opposed to the judge exercising discretion under Tenn. Code Ann. § 55-10-409 to find reason to require an individual to use an ignition interlock device. Establishes penalties for unauthorized tampering or removal of an ignition interlock device. Creates an annual administration fee of \$12.50 to be paid by each ignition interlock device user. Mandates that the proceeds of the fee be transmitted to the Department of Safety (DOS) to fund the costs of ignition interlock device administration.		Exceeds \$93,800/ Department of Safety;			Exceeds \$93,800/ Department of Safety									

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889 SB2497 - HB1879*	As introduced, establishes a course access program which authorizes all Tennessee students to take courses not offered at their school or local education agency (LEA) from online education providers, other schools or districts, education service agencies, colleges, or vocational providers. Authorizes students to enroll in any approved course access program courses, as determined by their LEA. Authorizes students to enroll in two state program access courses unless a student is approved to take additional courses by their LEA beginning in the 2017-2018 academic year. Authorizes students' families to enroll students in additional courses exceeding the two-course limit; however such students shall be responsible for paying the state or LEA the required tuition and fees for all courses exceeding the two-course limitation. Makes other changes relative to K-12 public education.							Exceeds \$100,000/Per Participating LEA/ Permissive							Other Fiscal Impact - State Basic Education Program (BEP) funding of unknown amounts will transfer from one LEA to another if students elect to take a course in an LEA that is not their home LEA.
890 SB1875 - HB1913*	Authorizes the City of Spring Hill to levy a hotel occupancy tax, not to exceed three 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. Requires all proceeds of the tax to be deposited in a special revenue fund and used solely for tourism development purposes.											Exceeds \$38,700/ Permissive			
891 SB1611* - HB2032	Adds to the definition of "industrial hemp" plants and plant parts of the genera cannabis that do not contain a delta-9-tetrahydrocannabinol (THC) concentration of more than three tenths of one percent (0.3%) on a dry mass basis that are grown by an institution of higher education in this state that offers a baccalaureate or post-graduate level program of study in agricultural sciences, in addition to those plants grown by a certified agency. Requires the Department of Agriculture (DOA) to promulgate rules concerning industrial hemp production and processing.		\$20,000/ One-Time/ Agriculture Regulatory Fund;												
			\$284,600/ Recurring/ Agriculture Regulatory Fund		\$304,800/ Recurring/ Agriculture Regulatory Fund										
892 SB1971 - HB2064*	As introduced, requires the Department of Transportation (TDOT) to have jurisdiction over the design, erection, installation, and maintenance of tourist oriented directional signs (TOD signs) on the state highway system including those signs within limits of incorporated municipalities. Makes other changes relative to TOD signs.	X													
893 SB2279 - HB2102*	Authorizes any person seeking expunction under Tenn. Code Ann. § 40-32-101(a)(1)(A) to have the expunction expedited if the person was arrested or charged due to mistaken identity, the person provides evidence of the relevant circumstances, and the person requests the court to order the expunction to be expedited. The Tennessee Bureau of Investigation (TBI) must expedite the destruction of the person's records if the court orders the expunction to be expedited. Defines "mistaken identity" for purposes of expedited expunctions.	X													

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894 SB2070 - HB2107*	As introduced, requires, on or before January 31, 2017, the Commissioner of Mental Health and Substance Abuse Services to report to the Health and Welfare Committee of the Senate and the Health Committee of the House of Representatives on the feasibility of a pilot program for one county that seeks to address overcrowding in jails and correctional institutions. Transitional services, including mental health services and supports, substance abuse treatment and counseling, health care, and employment and housing supports, would be provided to certain prisoners who are released into the community. The Commissioner is to consult with the Department of Correction, the Department of Labor and Workforce Development, the Bureau of TennCare, and other relevant state agencies and community stakeholders in developing this report.	X													
895 SB2592 - HB2116*	As introduced, prohibits victims of domestic abuse, minor children, and innocent occupants from being evicted from a rental property if eviction is taking place because an offense of domestic abuse, as defined by Tenn. Code Ann. § 36-6-601, has occurred on the property. Requires that only the individual who committed the crime of domestic abuse be subject to an eviction action. Makes other changes relative to landlords and tenants when domestic abuse occurs.	X													
896 SB2304 - HB2122*	Requires the Tennessee Bureau of Investigation (TBI), by March 31 of each year, to provide the Commissioner of the Department of Health and the General Assembly a report on any death which occurred while the individual is in prison, in jail, or otherwise in the custody of law enforcement or a death which potentially resulted from an interaction with law enforcement. Requires all state, county, and municipal law enforcement and correctional agencies, and courts, to submit to the Director of TBI reports of law enforcement-related deaths.	X													
897 SB2100 - HB2145*	Authorizes Rutherford County, upon the adoption of a resolution by a two-thirds majority vote of its legislative body, to impose a privilege tax on litigation on all civil and criminal cases, in an amount not to exceed \$50 per case. Requires any revenue collected from such tax to be used for the construction and maintenance of a jail, workhouse, juvenile detention center, or courthouse, or to retire debt of such jail, workhouse, juvenile detention center, and courthouse construction and maintenance projects.											\$571,200/ Rutherford County/ Permissive			
898 SB2344 - HB2240*	As introduced, increases the fine for which the Alcoholic Beverage Commission (ABC) is authorized to levy against any permittee authorized to sell alcohol on its premises for any violation from an amount not to exceed \$1,500 to an amount ranging between \$1,500 and \$10,000. Authorizes a fine up to \$10,000 to be levied against any licensee found to have sold alcoholic beverages to any person under 21 years of age two or more times during any two-year period. Requires retraining of all employees of any such licensee under the supervision of ABC in lieu of suspending or revoking such license.				Exceeds \$52,500										

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As of June 24, 2016**

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899 SB2341 - HB2374*	Amends the determinate release statute, Tenn. Code Ann. § 40-35-501 (a)(7)(A), to reflect when a person with a felony sentence of less than two years is eligible for determinate release. Clarifies that individuals who have been released on determinate release in the past and are then revoked will not be eligible for determinate release again and must serve out the term of their sentence, less any credits for time served, plus any sentence credits earned and retained by the inmate.	X													
900 SB2470 - HB2376*	Broadens Tenn. Code Ann. § 39-13-902 (lawful capture of images) to apply to duly registered land surveyors who take images for the practice of land surveying, and to the Department of Transportation (TDOT) or a person under contract with TDOT for the purpose of planning, locating, designing, constructing, maintaining, or operating transportation programs or projects; and (2) require any image captured for law enforcement purposes to be handled in accordance with Tenn. Code Ann. § 39-13-609. Broadens Tenn. Code Ann. § 39-13-902 to apply to certified photogrammetrists using unmanned aircrafts for photogrammetric mapping.	X													
901 SB2120* - HB2406	Authorizes special juvenile court clerks and general sessions court clerks in Williamson County who have juvenile court jurisdiction to collect a \$75 fee from any person who enters a plea of guilty; enters a plea of nolo contendere; is adjudicated at trial or whose case is handled under pretrial diversion or retirement; or who is found in violation of the terms or conditions of a probationary or valid court order; all subject to two-thirds vote by the Board of Commissioners. This fee shall be in addition to all other taxes, costs, or fines. The revenue from the collection of the additional fee shall be designated for creation or maintenance of new facilities for juvenile courts within the respective county of the court.											Exceeds \$3,000/ Williamson County Juvenile Courts/ Permissive			
902 SB2331 - HB2411*	Authorizes a nonprofit organization to obtain a special purpose license plate, in lieu of registering the vehicle, for the following purposes: to transport the vehicle between a prior or subsequent owner and the organization; to transport the vehicle between the organization and a location where cleaning, repairing, or preparation is performed; or to test the vehicle within a 20-mile radius of the location where the cleaning, repairing, or preparation is performed. Imposes a fee of \$47.30 for the first plate and \$23.65 for each additional plate. Limits a nonprofit religious organization to a maximum of three plates each year. Establishes the effective date of July 1, 2016.		\$39,800/ One-Time		Exceeds \$40,100/ Recurring										

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As of June 24, 2016**

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903 SB2238 - HB2425*	As introduced, lowers the minimum age for receiving a handgun carry permit from 21 years of age to 18 years of age.		<u>Handgun Permit Division:</u> Exceeds \$300/FY16-17; Exceeds \$600/Each Year FY17-18 thru FY19-20; Exceeds \$900/FY20-21; Exceeds \$1,200/FY21-22 & Sub. Years; <u>TBI:</u> Exceeds \$2,800/FY16-17; Exceeds \$5,700/FY17-18 & Sub. Years				<u>Handgun Permit Division:</u> Exceeds \$6,800/ FY20-21; Exceeds \$13,500/ FY21-22 & Sub. Years; <u>TBI:</u> Exceeds \$7,200/ FY16-17; Exceeds \$14,300/ FY17-18 & Sub. Years									Exceeds \$2,000/ FY16-17; Exceeds \$4,100/ FY17-18 & Sub. Years
904 SB2471 - HB2473*	Establishes that a motor vehicle dealer's license is not required for a person to sell a motor vehicle to a licensed motor vehicle dismantler and recycler, a scrap metal dealer, or a scrap metal processor, if such vehicle is being sold solely for recycling, dismantling, or scrap, and if the vehicle has been designated by the seller as a non-repairable vehicle. An effective date of July 1, 2016.	X														
905 SB2315 - HB2514*	Increases, from \$750 to \$1,000, the maximum amount of compensation that may be awarded to a medical facility or medical provider for performing a forensic medical examination in a sexual assault case.		\$406,500/ Criminal Injuries Compensation Fund/ FY16-17 & Sub. Years		\$243,900/ Criminal Injuries Compensation Fund/ FY18-19 & Sub. Years											
906 SB2567 - HB2576*	Enacts the Public Safety Act of 2016.		\$7,050,400/ FY16-17; \$10,942,100/ FY17-18; \$12,903,100/ FY18-19; \$13,497,800/ FY19-20 & Sub. Years	Net Impact - \$8,688,100/ Incarceration/ FY16-17; Net Impact - \$23,735,300/ Incarceration/ FY17-18; Net Impact - \$35,601,000/ Incarceration/ FY18-19; Net Impact - \$41,216,600/ Incarceration/ FY19-20 & Sub. Years			\$211,200/ Incarceration/ FY16-17; \$422,400/ Incarceration/ FY17-18 & Sub. Years									Other Fiscal Impact – The Act as amended authorizes a law enforcement officer to seek an ex parte order of protection outside of the normal operating hours of court. The Act as amended could result in some local courts needing to hire additional judges or judicial commissioners to issue ex parte orders of protection. However, there is insufficient data to reasonably estimate the number or costs of such judges or judicial commissioners. Funding in the amount of \$10,173,400 is included in the Governor's FY16-17 Recommended Budget Document (\$575,000 One-Time and \$9,598,400 Recurring) on page A-40.

CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
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As of June 24, 2016

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907 SB2570 - HB2579*	As introduced, removes the Department of Revenue's authorization under the Retail Accountability Program to designate which categories of products, for which persons making sales to retailers of such products, are required to provide information reports of such sales to the Department of Revenue (DOR). Authorizes the DOR to require persons selling candy, food, or nonalcoholic beverages, in addition to persons selling beer and tobacco, to retailers of such products to provide information report of such sales to the DOR, only if sales of such candy, food, or nonalcoholic beverages by the wholesaler were at least \$500,000 during the prior calendar year. Establishes that all candy, food, and nonalcoholic beverages may be treated as a single type of product in information reports.					\$28,600/ FY16-17; \$28,600/ FY17-18; \$28,600/ FY18-19; \$953,500/ FY19-20 & Sub. Years							\$12,700/ FY16-17; \$12,700/ FY17-18; \$12,700/ FY18-19; \$423,600/ FY19-20 & Sub. Years		
908 SB2360 - HB2594*	As introduced, authorizes the Alcoholic Beverage Commission (ABC) to impose a fine of \$500 on a server permitted to dispense or serve alcoholic beverages for any violation of law or a rule promulgated by ABC, or to suspend or revoke a server permit; and prohibits an applicant from receiving a server permit, if the applicant has been penalized by the ABC in the previous eight years.				Exceeds \$77,000										
909 SB2665 - HB2639*	Renames the Four Lake Regional Industrial Authority the Tennessee Central Economic Authority. Under the Tennessee Governmental Entity Review Law, the Authority is scheduled to terminate on June 30, 2018.	X													
910 SB0514* - HB0710	Requires the Executive Director of the Tennessee Higher Education Commission (THEC) to convene a task force to study the statutory discount and waiver programs offered by public institutions of higher education.		\$700/Each One-Day Meeting												
911 SB0621 - HB0199*	Makes various changes the Tennessee Prepaid Funeral Benefits Act and Title 46 of Tenn. Code Ann. relative to the financial management of cemeteries, consequently authorizing cemeteries to offer pre-need sales contracts that offer funeral merchandise in addition to cemetery merchandise. Defines "funeral merchandise" relative to the Tennessee Prepaid Funeral Benefits Act as merchandise sold by a funeral establishment, cemetery, or any other individual, partnership, company, corporation, or association, intended for use in the final disposition of a dead human body.					FY16-17: \$1,300/BSD; \$1,300/PNFA; FY17-18 & Sub. Years: \$2,600/BSD; \$2,600/PNFA									BSD = Burial Services Division PNFA = Pre-Need Funeral Account
912 SB0829* - HB0929	As introduced, requires all nonresidential substitution-based treatment centers for opiate addiction to obtain a certificate of need by July 1, 2016. Redefines "nonresidential substitution-based treatment center for opiate addiction" as a facility or premises occupied as the professional practice office of a licensed physician that offers methadone for addiction or offers products containing buprenorphine or a formulation of controlled substances designed to treat opiate addiction by preventing symptoms of withdrawal to at least 150 patients.	X													

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As of June 24, 2016

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913 SB0851* - HB1100	As introduced, requires any accountable care organization (ACO) that provides diagnosis and treatment for patients in this state to establish a clinical laboratory testing advisory board to consider and recommend guidelines or protocols for clinical laboratory testing. Authorizes a clinical laboratory testing advisory board to make recommendations to the ACO governance board for guidelines or protocol adoption for clinical laboratory testing used for diagnostic purposes, disease management, and pathologist consultation on episodes of care. Establishes that the definition of ACO is equal to that subscribed to in Section 3022 of the federal Patient Protection and Affordable Care Act, which defines an ACO as a business that coordinates groups of providers of services and suppliers meeting criteria specified by the Secretary of Health and Human Services.	X													
914 SB0910 - HB0876*	Amends Tenn. Code Ann. § 10-7-515, as amended by the passage of Senate Bill 2034/House Bill 2080, by deleting references to social security numbers and social security identification numbers and substituting the phrase "personally identifying information." Deletes language added by Senate Bill 2034/ House Bill 2080 which stated that compliance with Tenn. Code Ann. § 10-7-515 will satisfy the obligations of a county register of deeds under Tenn. Code Ann. § 4-4-125 relative to the nondisclosure of social security numbers. Adds language stating that compliance with Tenn. Code Ann. § 10-7-504(a)(28) will satisfy the obligations of a county register of deeds relative to the nondisclosure of personally identifying information. Declares that "personally identifying information" has the same meaning as defined in Tenn. Code Ann. § 10-7-504(a)(28).	X													
915 SB1090 - HB0828*	As introduced, prohibits the Department of Veterans Affairs from charging a fee for the interment of an eligible veteran in a Tennessee Veterans Cemetery and limits the fee to \$300 for the interment of an eligible veteran's spouse.					Exceeds \$49,400									
916 SB1144 - HB1121*	Requires the Department of Education's list of priority schools to list such schools' success rate from highest to lowest statewide and to list all such schools in each county and in each local education agency in order by success rate from highest to lowest.	X													
917 SB1180 - HB1060*	Removes an exclusion for Washington County regarding the process for local budget amendments.	X													
918 SB1214 - HB0976*	Defines "teledentistry" as the delivery of dental health care and patient consultation through the use of telehealth systems and technologies. Authorizes dentists, dental hygienists, and dental assistants to utilize the practice of teledentistry. Any use of teledentistry is required to be provided in accordance with the rules of the Board of Dentistry.	X													
919 SB1393* - HB1369	Makes various revisions to Tennessee Code Annotated regarding adoption procedures including changes to the definition of "abandonment" as it relates to a parent who is incarcerated and defining "physical custody".	X													

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
PREPARED BY THE FISCAL REVIEW COMMITTEE STAFF
As of June 24, 2016**

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920 SB1458* - HB1457	Creates the "Tennessee Tri-Star General Award" in order for the Governor to honor distinguished individuals who have demonstrated a high level of service, including but not limited to: volunteer work or community service, public service; military service; leadership; or charitable, business, or scientific contributions.	X													
921 SB1468* - HB1470	Increases the membership of the Board for Licensing Health Care Facilities from 18 to 19 members by adding a member representing ambulatory surgical treatment centers.		\$3,000/ Board for Licensing Health Care Facilities												Other Fiscal Impact – The Board for Licensing Health Care Facilities is required to collect fees in an amount sufficient to cover all expenditures. The Board experienced net surpluses of \$386,355 in FY13-14 and \$401,492 in FY14-15. It is estimated the additional \$3,000 in expenditures can be accommodated within existing fee revenue.
922 SB1469* - HB1735	Designates Brushy Mountain in Morgan County, Laurel Valley Golf Course in Blount County, the Saltbox Inn in Putnam County, and Lillie Belle's in Williamson County as "premier type tourist resorts" for purposes of on-premises alcohol consumption.				\$900/ One-Time/ ABC Fund; \$6,000/ Recurring/ ABC Fund; \$24,600/ Recurring/ General Fund							\$20,300/ Recurring/ Permissive			
923 SB1479* - HB1471	Establishes that fees for granting special permits for moving vehicles of excessive widths shall be: \$20 for excessive widths of 14 feet or under, instead of the current fees of \$10 for excessive widths of 10 feet or under; \$15 for excessive widths of over 10 feet but not more than 12 feet, and \$25 for excessive widths of over 12 feet but not more than 14 feet; \$30 for excessive widths of over 14 feet but not more than 16 feet, the same fee as established under current law; \$30 for excessive widths of over 16 feet, plus \$5 for each additional foot or fraction thereof greater than 16 feet, rather than 17 feet as established under current law; and \$2,500 for houseboats with excess width of over 17 feet plus an additional \$100 fee for each additional inch or fraction thereof greater than 17 feet, rather than 18 feet as established under current law.		\$6,000/ One-Time/ Highway Fund		Net Impact - Exceeds \$233,700/ Recurring/ Highway Fund										
924 SB1480* - HB2436	Authorizes all local forms of government to use general funds and other solicited funds to rehabilitate or maintain dilapidated or abandoned cemeteries upon a majority vote of the respective legislative body.														Other Fiscal Impact – This bill could result in permissive shifts of funding currently available for other purposes to the specified purpose of rehabilitating or maintaining a dilapidated or abandoned cemetery. Any net permissive impact to local government is considered not significant.
925 SB1490* - HB1641	Adds language to Tenn. Code Ann. § 39-17-1351(e)(4) to clarify that any person seeking military exemption from the classroom and firing range training requirements to obtain a handgun carry permit may have completed the military handgun training at any time prior to submission of proof.	X													
926 SB1556* - HB1840	Exempts a counselor or therapist providing counseling or therapy services, whether or not licensed, registered, or otherwise regulated by the state, from counseling or serving a client as to goals, outcomes, or behaviors that conflict with a sincerely held religious belief of the counselor or therapist, if the counselor or therapist coordinates a referral of the client to another counselor or therapist who will provide the counseling or therapy.	X													

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
PREPARED BY THE FISCAL REVIEW COMMITTEE STAFF
As of June 24, 2016**

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927 SB1561* - HB1564	Defines and makes changes relative to "autonomous vehicles" and "autonomous technology".	X													
928 SB1566* - HB1979	Expands the definition of "educational institution" to include those approved to operate by a local board of education, the Achievement School District, or the State Board of Education for the purposes of the Charitable Solicitations Act, thus permitting such institutions to be exempt from registering with the Division of Charitable Solicitations. Authorizes charitable organizations, that are required to annually register with the Secretary of State's office in order to solicit funds within the state, to be granted an additional 60-day filing extension for renewal applications, provided the organization can show proof that it has been allowed an extension on its federal tax return by the Internal Revenue Service.					\$51,600/ Secretary of State									
929 SB1576* - HB1624	Continues permanent rules filed with the Secretary of State that are currently scheduled to expire on June 30, 2016, until repealed or amended by subsequent rule of the appropriate rulemaking agency or until otherwise superseded by legislative enactment.	X													
930 SB1584* - HB1983	Authorizes students with a documented disability to receive a STEP UP scholarship provided such students meet certain eligibility requirements under Tenn. Code Ann. § 49-4-943(c). Authorizes students who received an occupational high school diploma to receive a STEP UP scholarship. Makes other changes relative to STEP UP scholarship program.		\$44,000/ FY16-17/ LFEA;												LFEA = Lottery for Education Account Other Fiscal Impact - Funding in the amount of \$44,000 in FY16-17; \$166,500 in FY17-18; and funding exceeding \$166,500 in FY18-19 and subsequent years will not be included in the annual statutory transfer of excess lottery funding from the Lottery for Education Account to the Tennessee Promise Scholarship Special Reserve Account.
931 SB1587* - HB1870	Specifies that money received as pension benefits from the state or a political subdivision is not exempt from execution, attachment, or garnishment issued under a qualified domestic relations order (QDRO). Deletes the exemption of public retirement plans from the claims of alternate payees under a QDRO. Deletes requirement indicating that a local government with an established qualified plan must honor claims under a QDRO under certain conditions.	X													
932 SB1597 - HB1651*	Expressly states that a person over the age of 18 years of age is presumed competent. Provides that a person who is under 18 years of age or proven to lack capacity at the time a cause of action accrued, or the person's representatives or privies, may commence a lawsuit within the applicable statute of limitations after removal of such incapacity, but if the applicable statute of limitations is more than three years, then the person, or the person's representatives or privies, must commence the action within three years of the removal of the incapacity, and makes other related changes.	X													
933 SB1604* - HB2041	Authorizes the Town of Dandridge to levy a hotel occupancy tax, not to exceed two percent of the consideration charged by the operator, subject to the adoption of an ordinance by a two-thirds vote of its governing body.											\$134,700/ Permissive			

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
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As of June 24, 2016**

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934 SB1609 - HB1505*	Broadens the sentencing enhancement for committing theft offenses 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 to also include vandalism offenses committed during a state of emergency. Limits application of the enhancement to vandalism offenses graded as a Class E felony for which the value of the property involved is more than \$500 but less than \$1,000.		\$10,600/ Incarceration												
935 SB1615 - HB1629*	As introduced, authorizes local government entities to enter into cooperative purchasing agreements with federal agencies.	X													
936 SB1626* - HB1742	Requires the Coordinator of Elections within the Secretary of State's Office to establish a website that allows citizens to register to vote online beginning July 1, 2017. Requires voter registration data be compared with information maintained by the Department of Safety (DOS). If no voter data is confirmed with DOS, the applicant would then be directed to print and mail their registration form. Authorizes the Coordinator of Elections to enter into agreements with the Commissioner of the DOS.		Exceeds \$200,000/ One-Time; Exceeds \$100,000/ Recurring				\$237,500/ One-Time; \$63,500/ Recurring								
937 SB1633 - HB1664*	As introduced, repeals the four-year property tax exemption for rural electric cooperatives on newly-constructed cooperative facilities and plants. Requires cooperatives to maintain possession of abandoned property for a length of time determined by statutory requirements. Sets forth distribution options of unclaimed abandoned property available to cooperatives after a period of 18 months.										Exceeds \$20,000/ Per Project				Other Fiscal Impact – The Unclaimed Property Division will distribute an estimated \$40,000 per year in requested unclaimed property funds to electric cooperatives.
938 SB1646 - HB1689*	Requires the State Board of Equalization to issue a refund in the amount of one-half of the appellant fees paid to appeal a property assessment in instances where the ordered reduction is less than one-half of the appellant's claim. If the Board exercises its discretion not to review a matter heard by the Assessment Appeals Commission, the Commission is required to issue a notice, including notice by electronic means, of its final actions to the parties or, upon request, a certificate of assessment or other final certificate of its actions.			\$100/ State Board of Equalization		\$400/ State Board of Equalization									
939 SB1649* - HB1701	Creates a Class A misdemeanor criminal offenses for (1) a supervisory employee of the state to instruct, direct, or encourage an employee to make a false statement, entry, notation, or report; or to alter, destroy or conceal information, documentation, or material having evidentiary value to an audit conducted by or on the behalf of the Comptroller of the Treasury, and (2) for any state employee to intentionally or knowingly interfere with, impede, obstruct, or limit access to any information, documentation, or communication that is requested during or in relation to an audit conducted by or on behalf of the Comptroller of the Treasury.	X													
940 SB1650* - HB2181	Authorizes off-highway vehicles on State Route 167 in Johnson County from Roan Creek Campground to Doe Mountain.	X													

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
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As of June 24, 2016**

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941 SB1663 - HB1448*	Authorizes a trial judge to order a person convicted or pleading guilty to misdemeanor unlawful photographing in violation of privacy, to register as a sexual offender. Adds to the definition of "sexual offense" under Tenn. Code Ann. § 40-39-202(20)(a), the unlawful photographing under Tenn. Code Ann. § 39-13-605 if ordered by the judge to register as a sexual offender.	X													
942 SB1677* - HB1823	Authorizes the Chief Medical Officer of the Department of Health ("Department") to implement a statewide collaborative pharmacy practice agreement specific to hormonal contraceptive therapy with any pharmacist licensed and practicing in this state. Authorizes any licensed pharmacist to provide hormonal contraceptives according to a collaborative practice agreement containing a nonpatient-specific prescriptive order and standardized procedures developed and executed by one or more authorized prescribers. Authorizes a pharmacist to provide hormonal contraceptives to an individual who is eighteen years of age or older or to an individual who is under the age of eighteen if such individual is an emancipated minor as defined in Tenn. Code Ann. § 39-11-106, and makes other related changes.	X													
943 SB1695 - HB1665*	As introduced, defines eligibility requirements for home school students and students who graduate from an ineligible high school to receive the General Assembly Merit scholarship (GAMS). In addition to the current statute that provides the GAMS award if the student enrolls in at least four dual enrollment courses and achieve a minimum cumulative GPA of 3.0, the home school student or student graduating from an ineligible high school may also 1.) participate in a governor's school program and achieve a minimum cumulative GPA of 3.0, 2.) take two advanced placement (AP) examinations and make a score of at least three, or 3 take a College Level Examination Program (CLEP) test, and make a score of at least 55.		\$44,000/ FY16-17/ LFEA; \$84,000/ FY17-18/ LFEA; Exceeds \$84,000/ FY18-19 & Sub. Years/ 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 Special Reserve Account.
944 SB1697 - HB1487*	As introduced, creates a Class C misdemeanor offense for operating a motor vehicle within a bicycle lane; authorizes motor vehicle use of bicycle lanes only when legally parking the motor vehicle or turning into a highway, road, drive, or driveway. Prohibits overtaking or passing another vehicle by using a bicycle lane or other portion of the roadway set aside for the exclusive use of bicycles.	X													
945 SB1698* - HB2557	Authorizes Williamson County to, upon the adoption of a resolution by a two-thirds majority vote of its legislative body, impose a privilege tax on litigation on all civil cases, except any original proceedings brought in juvenile courts, in an amount not to exceed \$25 per case. Requires any revenue collected from such tax to be used exclusively for personnel and operating costs of the circuit court.											Up to \$228,700/ Permissive			
946 SB1723* - HB1906	As introduced, authorizes a licensed podiatrist to supervise a licensed physician assistant. Requires any podiatrist supervising a physician assistant to comply with requirements currently applicable to physicians when supervising a physician assistant, pursuant to Tenn. Code Ann. §§ 63-19-106 and 63-19-107. Makes other changes related to podiatrists, podiatry, and the Board of Podiatric Medical Examiners.	X													

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As of June 24, 2016**

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947 SB1736* - HB2033	Creates immunity from civil liability for a person, business, or other entity that owns, controls, or manages property, and has the authority to prohibit weapons on such property by posting signage pursuant to Tenn. Code Ann. § 39-17-1359, with respect to any claim based on the person's, business's or other entity's failure to adopt a policy prohibiting weapons on the property. Specifies that the immunity granted under this legislation does not apply to a person, business, or other entity whose conduct or failure to act is the result of gross negligence or willful or wanton misconduct.	X													
948 SB1740* - HB2179	Authorizes a physician assistant with concussion training, who is a member of a health care team supervised by a physician, to provide clearance for a youth athlete who has sustained a concussion during an athletic event to return to play, and to receive progress updates regarding the youth athlete from a licensed health care professional.	X													
949 SB1753* - HB1821	Creates a nine-member advisory task force to review the effects of invasive Asian carp. Requires the Tennessee Wildlife Resources Agency (TWRA) to provide administrative support services to the task force.		\$5,000/ FY16-17												
950 SB1759* - HB1802	Prohibits the Department of Health, to the extent permitted under federal law, from including the basic allowance for subsistence (BAS) for applicants who are members of a uniformed service when calculating income for the purpose of determining eligibility for the Special Supplemental Nutrition Program for Women, Infants, and Children (WIC). An effective date of July 1, 2016.														Other Fiscal Impact – Should federal regulations allow for the exclusion of basic allowance for subsistence (BAS) from other sources of income earned by members of uniformed service when determining eligibility for the Special Supplemental Nutrition Program for Woman, Infants, and Children (WIC), the Department of Health will then implement the provisions of the bill. The timing and impact of such implementation cannot be quantified, but it is assumed it will be in a manner that will not jeopardize federal funding.
951 SB1761* - HB2043	Deletes Tenn. Code Ann. § 39-15-402(c) which provides an exception to prosecution for aggravated child abuse, aggravated child neglect, and aggravated child endangerment, if the alleged abuse, neglect, or endangerment results from the child being provided treatment by spiritual means through prayer alone, in accordance with the tenets or practices of a recognized church or religious denomination by a duly accredited practitioner of the recognized church or religious denomination, in lieu of medical or surgical care.	X													
952 SB1765* - HB1856	As introduced, establishes that it is not a violation for a physician or osteopathic physician to prescribe, order, sell, or otherwise distribute lisdexamfetamine dimesylate for its currently accepted medical use in the United States. This law would supersede current rules of the Board of Medical Examiners.	X													
953 SB1766* - HB2520	Authorizes (1) the Holston Hills Country Club in Knox County, (2) an inn, in operation since November 3, 2002, with eight guest rooms and a separate cottage, located in a county with a population of at least 500,000, and (3) the Halloran Centre for Performing Arts and Education in Shelby County, all to sell alcoholic beverages for on-premises consumption.				\$900/ One-Time/ ABC Fund; \$1,300/ Recurring/ ABC Fund; \$20,900/ Recurring/ General Fund							\$17,300/ Recurring/ Permissive			

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As of June 24, 2016**

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954 SB1811* - HB2053	As introduced, prohibits residents of a correctional institution who cannot by law register in the county as a voter from being included in any consideration of representation during the reapportionment of county legislative bodies.	X													
955 SB1814 - HB1849*	As introduced, makes various changes to the requirements to become a clinical pastoral therapist. Reduces the required graduate semester hours for licensure as a clinical pastoral therapist from 120 hours to 60 hours of graduate semester hours in course studies as approved by the Board of Licensed Professional Counselors, Marital and Family Therapists and Clinical Pastoral Therapists ("BLCT"). Makes other changes relative to the BLCT.				\$700/ Board for Professional Counselors, Marital and Family Therapists and Clinical Pastoral Therapists										
956 SB1815* - HB1909	As introduced, removes the current requirement to include in the medical spa registry those individual physicians' offices and practices owned by physicians which provide cosmetic medical services.	X													
957 SB1831* - HB2426	Requires local education agencies that use a grading system based on quality points for purposes other than postsecondary financial assistance to assign additional quality points on the basis of completion of honors; national industry certification; statewide dual credit; Advanced Placement (AP); Cambridge; International Baccalaureate (IB); and dual enrollment courses. Sets forth the system of points per course that shall be used.	X													
958 SB1841* - HB2120	Extends the statute of limitations for aggravated statutory rape from four years to 15 years after the victim becomes 18 years of age.		\$6,300/ Incarceration												
959 SB1850* - HB2447	Requires the Commissioner of the Department of Health (DOH), upon request, to obtain access to records maintained by any facility licensed by the Board for Licensing Health Care Facilities, to help facilitate investigations of opioid drug overdose. Requires the DOH, in consultation with stakeholders, to develop data reporting elements and a short-term mechanism for near real-time electronic access to such records by July 1, 2016. Requires the DOH to implement the short-term reporting mechanism by October 1, 2016. Requires the DOH, in consultation with stakeholders, to develop a long-term electronic real-time reporting plan utilizing electronic processes for opioid drug abuse, overdoses, and overdose deaths by January 1, 2017.	X													
960 SB1859* - HB2026	Rewrites Tenn. Code Ann. § 40-32-101(g)(1)(A) to authorize expunction of theft-related Class E felonies, for which a person was sentenced to less than three years imprisonment, irrespective of the grading amounts.	X													
961 SB1864* - HB2489	Authorizes the State Board of Education (SBE) to promulgate rules for the development of a program that will allow 501(c)(3) non-profit organizations to assist local education agencies (LEAs) through the selection and appointment of qualified volunteers, and makes other related changes.				Exceeds \$1,000/ TBI										

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As of June 24, 2016**

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962 SB1869* - HB1920	Deletes obsolete language from Tennessee Public Officers and Employees Retirement law and replaces it with correct references. Removes references to paper forms and written format, authorizing the use of electronic format for application and other retirement processes; Authorizes the Treasurer to assess costs on employees participating in the Optional Retirement Plan (ORP) in order to pay the cost of administering the plan. Deletes the requirement that funds be transferred from the stabilization reserve trust account to the reserve trust account when the unfunded liability exceeds the maximum unfunded liability. Makes other changes related to retirement systems.														Other Fiscal Impact – Local governments that cover joint venture service would be responsible for any costs and pension liability for any portion of payments not otherwise covered for an employee of a political subdivision that qualifies for the additional retirement credit. Any such mandatory increase in local government expenditures or pension liability is dependent on multiple unknown factors and cannot be reasonably determined*.
963 SB1891 - HB1953*	Requires a surety on a defendant's forfeited bail bond to be released if the defendant is arrested on a capias after failing to appear pursuant to conditions of a bail bond.	X													
964 SB1910 - HB1915*	Authorizes the Bessie Smith Cultural Center in Hamilton County to sell alcoholic beverages for on-premises consumption.						\$300/ One-Time/ ABC Fund; \$150/ Recurring/ ABC Fund; \$4,600/ Recurring/ General Fund						\$3,400/ Recurring/ Permissive		
965 SB1937 - HB2018*	Reclassifies Historic Rugby in Morgan County as a historic interpretive center for purposes of on-premises alcohol consumption; removes current designation as a premier-type tourist resort.														ABC = Alcohol Beverage Commission
966 SB1951* - HB2163	Authorizes a soil conservation district (SCD), subject to the approval of the Commissioner of the Department of Agriculture, to borrow money to acquire property, and to maintain, administer, and improve any such property acquired. Requires that all borrowings be in the form of capital outlay notes and approved by the Comptroller of Treasury, and requires the notes to be secured in the following manner: lawfully available district revenues and a guarantee of the full faith, credit and unlimited taxing power of each local government within which the district is located; or lawfully available district revenues and a statutory lien on the real property financed by the notes.														Other Fiscal Impact – To the extent Soil Conservation Districts receive state and local appropriations under current law, such appropriations could be reduced, if Soil Conservation Districts begin utilizing debt capital to finance operations in lieu of such appropriations following passage of this bill. In addition, local governments may need to appropriate additional funding to Soil Conservation Districts in order to properly service outstanding debt. The extent of these impacts is dependent upon multiple unknown factors and cannot be reasonably quantified.
967 SB1953 - HB2022*	Authorizes a bus driver operating a publicly-owned transit agency to overtake and pass a vehicle on the right when operating on the shoulder or right-of-way on any state or interstate highway as authorized by the TDOT. Creates a Class C misdemeanor offense for non-authorized emergency vehicles operating on the shoulder or right-of-way of such highways. Prohibits the use a school bus in such lanes. Authorizes TDOT to promulgate rules in accordance the Uniform Administrative Procedures Act for establishing procedures for authorizing the operation of buses on the shoulder right-of-way and regulations for ensuring the safety of passengers on buses and in vehicles operating on the main traveled way of the adjacent highway or right-of-way.	X													

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As of June 24, 2016**

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968 SB1956 - HB2025*	As introduced, requires the Commissioner of the Department of Health to develop a comprehensive state oral health plan in consultation with public and private agencies, partners, stakeholders, health, dental, and medical communities and submit the plan to the General Assembly and the federal Centers for Disease Control and Prevention by January 1, 2017. Makes other related changes.		\$43,000												
969 SB1962 - HB1779*	Broadens the offense of stalking under Tenn. Code Ann. § 39-17-315 to include indirect contact and contact through a third party. Updates the definition of "unconsented contact" to include modern forms of electronic communication such as posting on social media.	X													
970 SB1998 - HB1857*	Authorizes clerks in courts where electronic filing, signing, or verification of papers has been authorized by local rule and in accordance with Rule 5B of the Tennessee Rules of Civil Procedure to assess a transaction fee for each party to the case not to exceed \$5 per filing or \$50 per case.											Exceeds \$15,000/ Permissive			
971 SB2039* - HB2505	Authorizes a student with a documented learning disability who is unable to take 12 semester hours each year to be eligible for the Tennessee Promise Scholarship after the current five semester award cutoff.		\$3,000/ FY16-17/ LFEA; \$6,000/ FY17-18/ LFEA; Exceeds \$6,000/ FY18-19 & Sub. Years/ LFEA												LFEA = Lottery for Education Account
972 SB2049* - HB2421	Encourages the Tennessee Bureau of Investigation (TBI) to develop a card similar to the Amber Alert Activation Card, but applicable to missing citizens who have wandered due to dementia or physical impairment. Requires the TBI to distribute the cards to appropriate law enforcement personnel.		\$20,000/ FY16-17; \$5,000/ FY17-18 & Sub. Years												
973 SB2060 - HB2126*	Deletes the current requirement that an opioid or benzodiazepine dispensed by a physician be in a unit-dosed prepackaged container. Requires any physician which provides opioids or benzodiazepines as a provision of healthcare service to submit dispensing information to the Controlled Substance Monitoring Database (CSMD).	X													
974 SB2083 - HB1997*	Authorizes cities whose primary industry is tourism to treat as confidential, records addressing specific amounts of money expended in a given market for digital or traditional media or that address specific details of targeted audiences identified for marketing purposes. States that nothing in this legislation shall prevent public disclosure of aggregate expenditure amounts for marketing activities at any time.	X													

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
PREPARED BY THE FISCAL REVIEW COMMITTEE STAFF
As of June 24, 2016**

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975 SB2093* - HB2407	As introduced, creates the Public-Private Transportation Act of 2016. Authorizes private entities to develop, redevelop, and operate one or more transportation facilities. Encourages investment by private entities that facilitate development, redevelopment, and operation of transportation facilities in this state.		Exceeds \$160,000/ Highway Fund		Exceeds \$160,000/ Highway Fund			Exceeds \$60,000/ Permissive				Exceeds \$60,000/ Permissive			Other Fiscal Impact - State and local entities entering into agreements with private entities for the purpose of developing transportation facilities could free up funding within state and local governments to expend on other transportation related projects. The extent to which, and the timing for which, this will occur is unknown and dependent upon multiple unknown factors. However, any net change in state or local expenditures for transportation projects is considered not significant. In addition, the amount of federal funding allocated to such projects could decrease as private capital is utilized; this could result in federal funding being available for other state and local projects. The extent to which, and the timing for which, this will occur is unknown and dependent upon multiple unknown factors. However, any net change in federal funding to state and local governments is estimated to be not significant.
976 SB2096 - HB1866*	As introduced, authorizes manufacturers of intoxicating liquors to use items related to or incidental to the tasting of alcoholic beverages to be mixed with such alcoholic beverages anywhere that tastings are permitted; authorizes manufacturers to rent or lease any portion of their premises for any event, with or without charge. Requires a special occasion license in order to hold an event; and (3) authorizes owners, officers, employees, representatives, and agents to handle the product at any tastings permitted by law and further authorizes such individuals to hold both a distiller's permit and an on-premises retail employee's permit.	X													
977 SB2107 - HB1922*	Creates a task force to identify causes for balance billing and to recommend legislative solutions to protect consumers from balance billing by healthcare providers.	X													
978 SB2109 - HB2105*	Creates the Fantasy Sports Act. Requires any person offering fantasy sports contests through an online digital platform that enables Tennessee consumers to participate in contests to be licensed as a fantasy sports operator by the Secretary of State. Requires an application for such license be submitted to the Secretary of State along with a fee.		<u>FY16-17:</u> Exceeds \$200,000/ FSF; \$25,100/ DOR; <u>FY17-18 & Sub. Years</u> Exceeds \$190,000/ FSF; \$5,100/ DOR		<u>FY16-17:</u> \$151,600/ Gen. Fund; \$25,300/ DOR; Exceeds \$225,300/ FSF; <u>FY17-18 & Sub. Years:</u> \$171,800/ Gen. Fund; \$5,100/ DOR; Exceeds \$225,300/ FSF							<u>FY16-17 & Sub. Years:</u> \$50,500			DOR = Department of Revenue FSF = Fantasy Sports Fund

CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
PREPARED BY THE FISCAL REVIEW COMMITTEE STAFF
As of June 24, 2016

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979 SB2121 - HB2195*	Provides an exception to the offense of promoting prostitution, Tenn. Code Ann. § 39-13-512, for persons who promote the prostitution of themselves. Adds juvenile court administrators, juvenile court youth services officers, juvenile court probation officers, the Tennessee Judicial Conference, the Tennessee General Sessions Judges' Conference, and the Clerks of Court Conference to the list of entities for which the Tennessee Bureau of Investigation (TBI) must develop and deliver a course of instruction for coming into contact with human trafficking and human trafficking victims.	X													
980 SB2123* - HB2423	As introduced, replaces "advance practice nurses (APNs)" with "advance practice registered nurses (APRNs)" in Tennessee Code Annotated. Replaces the current requirement for an APN to hold an APN certificate with a new requirement that an APRN shall hold an APRN license.	X													
981 SB2142 - HB2180*	Removes the July 1, 2016 termination date from the County Bridge Grant Program Act, permanently authorizing any federally designated economically distressed county that has an unexpected balance of funds that have accrued in the state treasury, that are available for the benefit of the county under the Act, to use the balance to provide a portion of the local government share, provided the county provides at least two percent of the approved project costs from county funds.														Other Fiscal Impact – Local bridge projects may be undertaken sooner under the provisions of the bill relative to when such projects would occur under current law. Passage of the bill will result in a decrease to the local match funding requirement in order for any applicable local government entity to draw down state appropriated funding currently designated and available for funding local bridge projects. For each \$1,000,000 of costs relative to qualified bridge projects, the decrease in the local match funding requirement would be \$180,000.
982 SB2143 - HB2185*	Mandates that medium speed vehicles only operate on roads with a speed limit of 40 miles per hour or less.	X													
983 SB2167* - HB2486	Defines a "mobile shop" as any self-contained, self-supporting, enclosed motor vehicle that may be used as a barber shop, cosmetology shop, dual shop, manicure shop, or skin care shop. Establishes that in order to operate a mobile shop, an applicant must first acquire a license from the Board of Cosmetology and Barber Examiners by paying applicable fees.		Exceeds \$3,400/ Board of Cosmetology & Barber Examiners		Exceeds \$3,400/ Board of Cosmetology & Barber Examiners										
984 SB2183 - HB1907*	As introduced, removes the current eight person limitation applicable to a traumatic brain injury residential home (TBIRH).	X													
985 SB2228 - HB2169*	Clarifies that arrangers of recyclable material, which are excluded from liability under the federal Superfund Recycling Equity Act (SREA), are also excluded from the list of liable parties specified under the Hazardous Waste Management Act (HWMA) of 1983.														Other Fiscal Impact – A decrease in state expenditures associated with enhanced cost recovery and with the reduction of the number of entities investigated to determine liability for hazardous substance sites creation, and cost avoidance associated with increased compliance with federal, state, and local environmental laws and regulations by such entities. Due to multiple unknown factors, the amount and timing of any such decrease in state expenditures from the Hazardous Waste Remedial Action Fund and cost avoidance from the fund cannot be quantified with reasonable certainty. As of June 30, 2015, the fund had a balance of \$3,510,100.
986 SB2240 - HB1654*	As introduced, requires written consent from a mother, rather than just consent, before any person, agency, corporation, partnership, or association engages in medical experiments, research, or takes photographs upon an aborted fetus.	X													

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
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As of June 24, 2016**

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987 SB2303 - HB1757*	Establishes the Maternal Mortality Review and Prevention Act of 2016 ("Act").		\$38,900/ FY16-17; \$69,300/ FY17-18 & Sub. Years												
988 SB2342 - HB2377*	Adds a section to Title 40, Chapter 35, Part 3 relative to sentences. The new section defines "biological evidence" for purposes of the section and requires all biological evidence collected for a criminal offense in which one or more of the defendants receive a sentence of death to be preserved until all defendants are executed, otherwise die, or all related charges are dismissed.	X													
989 SB2371 - HB2412*	As introduced, authorizes a parent of a newborn to object to the treatment of the infant's eyes with a prophylaxis to prevent ophthalmia neonatorum or infections leading to blindness. Deletes the current Class C misdemeanor offense for any physician, nurse, or midwife who fails to perform this treatment.	X													
990 SB2373 - HB2331*	Requires a health insurance entity to reimburse and provide coverage for healthcare services provided during a telehealth encounter without any distinction or consideration of the geographic location, or any federal, state, or local designation or classification of the geographic area where the patient is located. Effective date January 1, 2017.	X													
991 SB2374 - HB2373*	Establishes a license classification for a cosmetology school which provides educational courses for natural hair styling. Makes the following changes to statute regarding the practices of cosmetology and barbering: non-substantive changes to application requirements of a barber school, college of barbering, or school of cosmetology; adds "shampooing" and "natural hair styling" to the practices which define cosmetology; makes non-substantive changes to application requirements of individuals seeking a certificate of registration as a barber instructor.	X													
992 SB2375 - HB2040*	As introduced, authorizes zoning consideration of temporary family healthcare structures that are for use by a caregiver providing care for a mentally or physically impaired person and are on property owned or occupied by the caregiver as their residence. Makes other changes relative to temporary family healthcare structures.											Exceeds \$1,500/ Permissive			Other Fiscal Impact – Seeking written guidance will have no impact on the Bureau of TennCare. If approval of a waiver amendment is granted, it is assumed these eligible older adults and persons with disabilities are already receiving services in another facility or through the Self Determination Waiver program. The funds for those services will shift with the individual to any new services.
993 SB2399 - HB2424*	Renames the Interlock Assistance Fund as the DUI Monitoring Fund (DMF). Requires funds distributed from the DMF to be used for persons deemed by the court to be indigent for costs related to the lease, purchase, installation, removal, and maintenance of ignition interlock devices, or with any other cost or fee associated with an ignition interlock device, and costs associated with the use of a transdermal monitoring device or other alternative alcohol or drug monitoring device, if such a device is a function of bail, probation, and suspended prosecution. Establishes a \$200 per month funding limitation from the DMF with respect to any indigent person case. Aligns the DMF with the current funding mechanism of the Interlock Assistance Fund pursuant to Tenn. Code Ann. § 55-10-413.		\$166,000/ DUI Monitoring Fund	\$70,000/ General Fund											

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
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As of June 24, 2016**

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994 SB2427 - HB2215*	Creates a task force to study the feasibility of state government utilizing an open data policy.		\$1,700/ Each One-Day Meeting												
995 SB2430 - HB2439*	As introduced, authorizes a municipality that has adopted home-rule; is located in a county with a population of 150,000 or less; and operates an electric system; to authorize the city mayor or other person to form a municipal electric or telecommunication authority upon the adoption of a resolution urging a municipal mayor or other person to form such authority. Makes various other related changes.														Other Fiscal Impact – To the extent an associated municipality creates an authority for the provision of electric utility and telecommunications services, the authority will incur costs to create and maintain the infrastructure. The authority will collect fees from its service users to offset the authority's expenditures. The extent and timing of any such impacts are dependent upon several unknown factors and cannot be precisely determined. However, any permissive and recurring increase in local expenditures, and any permissive and recurring increase in local revenue, for any such local entity are reasonably estimated to exceed \$100,000 per year.
996 SB2443 - HB2323*	Enacts the Health Care Empowerment Act that authorize direct primary care membership agreements.	X													
997 SB2488 - HB2268*	Establishes a new, separate revolving fund with the title of Community Cemetery Grant Fund (CCGF). This fund may receive grants, contributions, appropriations and other moneys made available to it. This fund shall be administered by the Commissioner of the Department of Commerce (TDCI) and Insurance. Moneys in the funds shall be invested by the State Treasurer. Grants from the CCGF may be made to a non-profit cemetery that is exempt from federal taxation under 26 U.S.C. § 501(c)(13) and has an owner or operator that has been placed in receivership pursuant to Tenn. Code Ann. § 46-1-312 and has been granted a community cemetery exemption pursuant to Tenn. Code Ann. § 46-1-106(b).		Exceeds \$5,000/ FY16-17/ CCGF; Exceeds \$5,000/ FY17-18/ CCGF; Exceeds \$5,000/ FY18-19/ CCGF												CCGF = Community Cemetery Grant Fund
998 SB2492 - HB2510*	Requires all red-light related citations issued based on evidence from an unmanned electronic traffic enforcement camera to state the following: "Non-payment of this citation cannot adversely affect your credit score or report, driver's license, and/or automobile insurance rates".												Exceeds \$29,300/ Recurring		
999 SB2499 - HB2009*	Changes the words "curriculum" or "curricula", to "academic standards" or "standards", respectively, in multiple sections of Tennessee Code Annotated. Authorizes the State Board of Education (SBE) to approve academic standards, instead of curriculum, for a state-funded elective course consisting of a nonsectarian, nonreligious, academic study of the Bible. Requires the SBE to include certain information concerning the three branches of government in the social studies standards, at the appropriate grade level or levels in high school.	X													
1000 SB2523 - HB2477*	As introduced, requires the Great Falls Dam Bridge connecting White County and Warren County to be reopened.														Other Fiscal Impact – This bill will not result in any fiscal impact to state or local government. However, there could be a one-time increase in federal expenditures to fund the costs associated with any required bridge repair. The extent and timing for any such expenditure is unknown.

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
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As of June 24, 2016**

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1001 SB2537 - HB1535*	Decreases, from \$250,000,000 to \$100,000,000, the minimum capital investment required to be made, and from 25 to 15, the minimum number of jobs required to be created over the investment period, for businesses to be considered a qualified data center for the purpose of being exempt from the sales and use tax on cooling equipment or backup power infrastructure when such equipment or infrastructure is sold to or used by a qualified data center.					Net Impact - \$4,058,200							\$841,800		The Governor's proposed budget for FY16-17, on page A-40, recognizes a recurring decrease in state revenue to the General Fund in the amount of \$4,100,000.
1002 SB2552 - HB2571*	Makes various technical changes to the Tennessee Prescription Safety Act of 2012, thereby establishing the Prescription Safety Act of 2016. Deletes the sunset date of July 1, 2016 of the Tennessee Prescription Safety Act of 2012, making any changes made by such Act to the Controlled Substance Monitoring Act of 2002 permanent, subject to any subsequent changes. Makes other related changes.	X													
1003 SB2568 - HB2577*	Makes multiple changes to law regarding the disposition of fetal remains resulting from abortions.	X													
1004 SB2581 - HB2332*	Establishes requirements of central service technicians (CST) and limits persons from engaging in CST practices without certification by certain professional organizations. Exempts certain individuals from certification. Establishes continuing education requirements. Requires healthcare institutions to submit information to the Department of Health.	X													
1005 SB2584 - HB2493*	Requires the Commissioner of Children's Services, by January 31 of each year for the previous fiscal year, to report to the Governor, the Chief Clerk of the Senate, and the Chief Clerk of the House of Representatives on probation and juvenile justice evidence-based treatment services. The report is to contain probation information, custodial information, recidivism and system penetration information, and evidence-based services information.	X													
1006 SB2588 - HB1936*	Requires the District Attorney General of each judicial district to establish, by January 1, 2017, a Vulnerable Adult Protective Investigative Team (VAPIT) in order to coordinate the investigation of suspected instances and coordinate responses to suspected instances of abuse, neglect, or exploitation of an adult.		\$6,500												
1007 SB1830 - HB1892*	Prohibits any national pollutant discharge elimination system (NPDES) permit issued to a local government entity administering a municipal separate storm sewer system from imposing post construction storm water requirements beyond the extent necessary to comply with minimum standards of federal law. Makes other changes related to NPDES permits.	X													
1008 SB1373 - HB0577*	As introduced, requires county boards of education to submit the names of persons certified to drive school buses to the Department of Safety (DOS) in order to be notified when a certified person's driver license is suspended or revoked; requires county boards of education to suspend or revoke the person's certificate to drive a school bus and inform the person of the revocation; requires child care agencies to submit to DOS the names of persons transporting children in order to be notified when the driver license of a person who transports children is suspended or revoked; upon receiving the notification, the child care agency shall not permit the listed driver to transport children.		\$14,100/ One-Time; \$41,300/ Recurring		\$64,000/ Recurring										

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As of June 24, 2016**

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1009 SB2546 - HB1543*	Requires the identities of vendors, who provide goods and services used to protect government property, government employees, or citizen information to the state, to be confidential. The identities of vendors, who provide goods and services used to protect government property, government employees, or citizen information to a governmental entity other than the state, shall not be considered confidential unless the governing body of the governmental entity votes to make such information confidential. Upon request, the state and governmental entities are required to provide the identity of the vendor providing services to protect government property, government employees, or citizen information, to the Comptroller of the Treasury and to the Fiscal Review Committee of the General Assembly.	X													
1010 SB1886 - HB1634*	Requires the Department of Revenue, by May 1 of each year, to notify taxpayers in writing by mail or email of the amount of professional privilege tax owed, the due date, and any requirement for electronic filing or payment.	X													
1011 SB1647 - HB1690*	Defines the phrase "failing to fulfill a commissioner's fiduciary responsibility" to include an action where a utility district commissioner derives a personal benefit from an underlying misconduct, a breach of duty, or a failure in the operation or oversight of the district. Defines "fiduciary responsibility" to include acting with the highest degree of honesty and loyalty towards a utility district and in the best interests of the utility district.	X													
1012 SB1964 - HB1776*	Authorizes TDOT to issue special permits allowing axle widths in excess of the axle weight limits for non-divisible overweight loads exceeding the maximum gross vehicle weight of 150,000 pounds. Prohibits the maximum width of a vehicle including the truck and semi-trailer or trailer combination from exceeding 10 feet instead of 8 feet 6 inches, provided that the load may exceed 10 feet in width if permitted. Deletes that a truck tractor or semi-trailer or trailer combinations shall not exceed 50 feet in length from the point of attachment to the tractor. Makes other changes relative to permitting of overweight and overdimensional loads on roadways and bridges.				\$3,705,000/ FY16-17/ Highway Fund; \$7,410,000/ FY17-18 & Sub. Years/ Highway Fund										
1013 SB1876 - HB1911*	As introduced, authorizes animal control agencies to seize and take custody of any dog found trespassing on the premises of another, if the dog is found by the owner of the premises, to be attacking an animal belonging to the owner. Such authorization does not apply if the attack occurs in response to instigation by the owner of the premises or an animal belonging to the owner.							Exceeds \$100/ Per Instance/ Permissive				Exceeds \$100/ Per Instance/ Permissive			
1014 SB1586* - HB1981	Creates a Class E felony for knowingly manufacturing marijuana concentrate by a process which includes the use of an inherently hazardous substance. Defines "inherently hazardous substance" as any liquid chemical, compressed gas, or commercial product that has a flash point at or lower than 38 degrees Celsius or 100 degrees Fahrenheit, including butane, propane, and diethyl ether. Creates a Class A misdemeanor for owning, managing, operating, or otherwise controlling the use of any premises and knowingly allowing marijuana concentrate to be manufactured on the premises by a process which includes use of an inherently hazardous substance.	X													

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As of June 24, 2016**

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1015 SB2229 - HB2045*	As introduced, redefines "autocycle" to mean a three-wheeled motorcycle that is equipped with safety belts, steering wheel, and nonstraddle seating, and is manufactured to comply with federal safety requirements for motorcycles. Redefines "motorcycle" to include autocycles. Prohibits motorcycles that are autocycles from being operated more than two abreast in a single lane. Specifies that autocycles do not require a Class M license. Prohibits a person who is operating an autocycle from carrying a child as a passenger if such child would be required to be secured in a child passenger restraint system in a passenger car.	X														
1016 SB2605 - HB2079*	Redefines "statewide political party" as a political party that had at least one candidate for an office to be elected by voters of the entire state that received a number of votes equal to at least five percent of the total number of votes cast for gubernatorial candidates in the most recent election of Governor, effectively removing the requirement that five percent of votes must occur in the past four calendar years.	X														
1017 SB2585 - HB2193*	Broadens expunctions in juvenile matters to unruly adjudications, rather than just delinquent adjudications. Requires expunction by the juvenile court of all court files and records after one year and upon petition by the juvenile if the case is dismissed or in which there is a successful completion of an informal adjustment without adjudication granted. Makes other changes relative to expunctions.	X														
1018 SB2402 - HB2228*	As introduced, authorizes a foreign insurer (from a different state) or an alien insurer (from a different country) to become a domestic captive insurance company. Requires that such redomestication is authorized under the applicable laws in which the foreign or alien insurer is currently domesticated, and evidence to be provided that the applicable regulatory authority of its domicile consents to such redomestication. Any foreign or alien company which meets such requirements may file with the Secretary of State its articles of association, charter, or other organizational documents together with appropriate amendments to bring all such documents into compliance with the laws of this state with an approval letter signed by the Commissioner of the Department of Commerce and Insurance (CIS). Makes other changes related to domestic captive insurance companies.															
															FY16-17 & Sub. Years: \$6,500/ CIS; \$400/ SOS; FY17-18: \$183,800/ Gen. Fund; FY18-19: \$416,600/ Gen. Fund; FY19-20 & Sub. Years: Exceeds \$692,000/ Gen. Fund	CIS = Department of Commerce & Insurance SOS = Secretary of State Forgone State Revenue - Exceeds \$46,000/FY16-17 and Sub. Years/General Fund

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
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As of June 24, 2016**

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1019 SB2538 - HB2570*	Enacts the Rural Economic Opportunity Act of 2016 by establishing the Propelling Rural Economic Progress Fund (P.R.E.P. Fund); funds from which shall be used for grants to facilitate economic development in rural areas or in a manner that directly impacts rural areas.		\$10,000,000/ FY16-17 & Sub. Years/ PREP Fund; \$10,000,000/ FY16-17 & Sub. Years/ GF		\$10,000,000/ FY16-17 & Sub. Years/ PREP Fund	\$135,000/ FY17-18/GF; \$270,000/ FY18-19/GF; \$405,000 FY19-20/GF; \$540,000/ FY20-21/GF; \$675,000/ FY21-22/GF; \$810,000/ FY22-23 & Sub. Years/GF		\$9,500,000/ FY16-17 & Sub. Years/ Permissive				\$9,500,000/ FY16-17 & Sub. Years/ Permissive			PREP Fund = Propelling Rural Economic Progress Fund; and GF = General Fund; The Governor's proposed budget for FY16-17, on page B-303, recognizes a one-time state appropriation for the Rural Development Initiative in the amount of \$10,000,000. The proposed budget, on page A-40, additionally recognizes a recurring decrease in state revenue to the General Fund in the amount of \$800,000. Secondary economic impacts may occur as a result of this bill. Such impacts may be reflected as additional commercial activity in the state's rural communities and distressed counties as a result of the Rural Development Initiative grants and F&E tax credits for qualified business enterprises, additional jobs created as a result of such grants and credits, and additional investments by local governments and business enterprises as a result of such grants and credits. Due to multiple unknown factors, fiscal impacts directly attributable to such secondary economic impacts cannot be quantified with reasonable certainty.	
1020 SB2565 - HB2574*	Makes multiple changes to the Basic Education Program (BEP) funding formula beginning in FY16-17		\$223,065,000/ BEP/ FY16-17; Exceeds \$223,065,000/ BEP/ FY17-18 & Sub. Years				\$1,664,800/ BEP Local Match/ FY16-17; Exceeds \$1,664,800/ BEP Local Match/ FY17-18 & Sub. Years									Recurring funding in the amount of \$223,065,000 is included, on pages B-84 and B-85, in the Governor's recommended FY16-17 budget.
1021 SB0035* - HB0576	Prohibits anyone convicted of or who pleads guilty to vehicular homicide by intoxication, Tenn. Code Ann. § 39-13-213(a)(2), from being eligible for probation, effective January 1, 2017.		\$31,100/ Incarceration/ FY16-17; \$62,200/ Incarceration/ FY17-18 & Sub. Years													
1022 SB0396* - HB0634	Authorizes Red's Ale House in Cumberland County to sell alcoholic beverages for on-premises consumption.				\$300/ One-Time/ ABC Fund; \$2,000/ Recurring/ ABC Fund; \$16,400/ Recurring/ Gen. Fund							\$13,600/ Recurring/ Permissive				
1023 SB0408* - HB0526	As introduced, authorizes a judge to be commissioned as a senior judge if the judge served at least a full eight-year term even though the judge lost his/her most recent reelection or retention bid.	X														
1024 SB0556* - HB0678	Directs the Tennessee Advisory Commission on Intergovernmental Relations (TACIR) to study the professional privilege tax and report to the Speakers of the Senate and House of Representatives and the Chairs of the Finance, Ways and Means Committees of both houses by January 1, 2017.		\$7,700/ One-Time/ TACIR													

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
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As of June 24, 2016**

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1025 SB0593 - HB0587*	Creates an enhancement factor for robbery and aggravated robbery. Allows a judge to enhance a sentence for robbery or aggravated robbery if the offense occurred on the premises of a licensed retail pharmacy and was committed for the purpose of obtaining a controlled substance. Effective January 1, 2017.		\$60,900/ Incarceration/ FY16-17; \$121,700/ Incarceration/ FY17-18 & Sub. Years												
1026 SB0637 - HB0203*	Redefines "reasonable conditions" relative to judicial diversion to include a requirement that a qualified defendant serve a period of continuous confinement of 30 days.						\$498,600/ Incarceration								
1027 SB0750* - HB0809	Creates the Aeronautics Economic Development Fund, composed of funds appropriated by the General Assembly and gifts, grants, and other donations for purpose of making grants that will have a direct impact on employment and investment opportunities in the future. Creates authorization for expenditures from Wetlands Acquisition Fund.		Exceeds \$500,000/ FY17-18 & Sub. Years/ AEDF								Exceeds \$500,000/ FY17-18 & Sub. Years				AEDF = Aeronautics Economic Development Fund Other Fiscal Impact – To the extent the Tennessee Wildlife Resources Agency purchases the specified property as authorized under this bill as amended, there will be a one-time shift of the funding source for such purchase as the state expenditures, in the amount of approximately \$1,500,000, will be made out of the Wetland Acquisition Fund instead of the Wildlife Resources Fund. There will also be a recurring increase in state expenditures of approximately \$4,000 from the Wetland Compensation Fund for payments in lieu of taxes to the local government, and an equivalent increase in local government revenue. Federal reimbursement in the amount of \$1,500,000 will be deposited in the Wildlife Resources Fund, regardless of the funding source for the property purchase. To the extent the Agency maintains and enhances state-owned property using Wetland Acquisition Fund, in addition to maintenance and enhancement of currently authorized property, there will be a recurring increase in state expenditures from the Fund. Due to multiple unknown factors, the timing and extent of any such increase cannot be quantified with reasonable certainty.
1028 SB0777 - HB0721*	As introduced, exempts motor vehicles three years old or less, which have odometer readings less than 36,000 miles at the time of sale by a motor vehicle manufacturer or a licensed motor vehicle dealer, from vehicle emissions inspection requirements, provided the owner or operator provides an affidavit on a form prescribed by the Department of Environment and Conservation (TDEC) certifying that the vehicle meets the specified criteria. This act shall be effective on January 1 following the date on which the United States Environmental Protection Agency approves a revised state implementation plan.														Other Fiscal Impact - The fiscal impact of this legislation to state and local governments could range from unknown decreases in revenue, to not significant, to unknown increases in revenue, dependent upon certain scenarios. The extent and timing of any impact cannot be quantified with certainty because all impact scenarios are dependent upon unknown future county actions. However, any such impact is not anticipated before January 1, 2018.
1029 SB0899* - HB0993	Creates the Tennessee Radiologic Imaging and Radiation Therapy Board of Examiners (Board) to establish: limited x-ray machine operator licenses; radiation licenses, rather than limited radiation certificates; full radiologic imaging or radiation therapy licenses; radiography, radiation therapy, magnetic resonance, and nuclear medicine full-scope licenses; and board accreditation for education courses for training of limited x-ray machine operator licenses.		\$60,600/ FY16-17/ Board of Medical Examiners; \$97,900/ FY17-18 & Sub. Years/ Board of Medical Examiners		\$60,600/ FY16-17/ Board of Medical Examiners; \$97,900/ FY17-18 & Sub. Years/ Board of Medical Examiners										

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As of June 24, 2016**

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1030 SB1317 - HB0622*	As introduced, changes the age group for which the offense of underage driving while impaired (DWI) applies from age 16 through age 20, to age 16 through age 17, which effectively increases the allowable blood alcohol content for a person age 18 through age 20 from 0.02 percent to 0.08 percent for purpose of determining the driving violation. Authorizes judges to order the issuance of a restricted license or the use of an ignition interlock device for individuals age 16 and 17 who commit the offense of underage driving while impaired.						\$24,700/ Incarceration								
1031 SB1342* - HB1365	As introduced, requires the policy for lease payments for space occupied by state agencies, including the legislative and judicial branches, to be issued by the Commissioner of the Department of Finance and Administration (F&A) rather than the Commissioner of the Department of General Services (DGS).	X													
1032 SB1447* - HB1645	Extends the statute of limitation for aggravated child abuse, aggravated child neglect, and aggravated child endangerment to 10 years after the child reaches 18 years of age or the time within which prosecution must be commenced under Tenn. Code Ann. § 40-2-101(b), whichever is later.		\$38,400/ Incarceration												
1033 SB1466* - HB1731	Authorizes the Department of Health (DOH) to conduct an unannounced inspection process that may include a review of business and medical records when the DOH has obtained reasonable suspicion that the office is operating as an unlicensed pain management clinic. Makes other changes relative to pain management clinics.		Exceeds \$358,800/ FY16-17; Exceeds \$346,100/ FY17-18 & Sub. Years		Exceeds \$358,800/ FY16-17; Exceeds \$346,100/ FY17-18 & Sub. Years										
1034 SB1558 - HB1479*	Updates Tenn. Code Ann. § 40-35-121 (criminal gang offenses—enhanced punishment—procedure) to require the underlying offense to be committed at the direction of, in association with, or for the benefit of the defendant's criminal gang or a member of the defendant's criminal gang.	X													
1035 SB1580* - HB1729	Expands reciprocity of specialty training licenses for individuals seeking authority to practice medicine or surgery in Tennessee. Authorizes individuals who completed a primary specialty training program accredited by the Royal College of Physicians and Surgeons of Canada, which is of a duration of at least four years, to apply with the Department of Health for a specialty training license in order to practice such specialty in Tennessee. Makes other related changes.					\$23,400/ FY16-17/ BoME; \$23,400/ FY17-18/ BoME; Exceeds \$36,700/ FY18-19 & Sub. Years/ BoME									BoME = Board of Medical Examiners
1036 SB1596 - HB1484*	As introduced, broadens the offense for school bus drivers using electronic devices, including but not limited to cellular telephones, when the school bus is in motion and when at least one child is on board, by changing the violation from a Class C misdemeanor punishable only by a fine of fifty dollars, to a Class A misdemeanor punishable by a minimum period of confinement of not less than 30 days, a minimum fine of not less than \$1,000, and the permanent loss of licensure for operating a school bus.				\$900		\$5,800/ Incarceration				\$100				

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
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As of June 24, 2016**

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1037 SB1665* - HB1749	Effective January 1, 2017, authorizes a retired POST certified federal, state, and local law enforcement officer who retired in good standing after at least 10 years of service who was a resident of this state at the time of retirement and is a resident of Tennessee on the date of application to be eligible for a lifetime handgun carry permit for a fee of \$100 rather than a fee of \$500 as specified under Tenn. Code Ann. § 39-17-1351(x)(2).				Net Impact - Exceeds \$300/HPD/FY16-17; Exceeds \$600/HPD/FY17-18 & Sub. Years										HPD = Handgun Permit Division Forgone State Revenue - Exceeds \$100/HPD/FY16-17; Exceeds \$200/HPD/FY17-18 & Sub. Years
1038 SB1682 - HB1694*	Broadens the Class A misdemeanor of sexual contact with any minor by an authority figure at least four years older than the minor.						\$27,000								
1039 SB1730 - HB1514*	Requires the Department of Transportation (TDOT) to establish a Driving Under the Influence (DUI) memorial signing program for the erection and maintenance of memorial signs within the rights-of-way of conventional state highways to commemorate persons who have died as a result of a vehicular accident caused by a driver under the influence of alcohol, a controlled substance, or other intoxicant. Defines a conventional state highway as a highway on the state highway system that is characterized by at-grade intersections and a lack of control of access. Authorizes an immediate family member of a deceased victim to request a memorial sign within one year from the date of conviction of the driver. Urges TDOT to install a memorial sign to honor Tyler Head.		\$3,000/ FY16-17/ Highway Fund; \$2,900/ FY17-18 & Sub. Years/ Highway Fund												
1040 SB1738* - HB2029	Creates the State Horse Racing Advisory Committee for the purpose of regulating horse racing in Tennessee.	X													
1041 SB1775* - HB2047	Broadens the investigative authority of TBI agents, that may be initiated without a request from the district attorney general, to include offenses prohibited by Tenn. Code Ann. § 39-14-301 et seq. relative to arson and explosives.	X													
1042 SB1800* - HB1990	Changes the membership makeup of the Viticulture Advisory Board (VAB).	X													
1043 SB1842 - HB1730*	Exempts certain health care institutions, other than hospitals, from the current requirement to apply and obtain a certificate of need prior to any modification, renovation, or addition to the facility which requires a capital expenditure of \$2,000,000 or more. Makes multiple other changes relative to certificates of need.		\$1,204,300/ HSDA Account	Net Impact - \$1,138,800/ General Fund	Exceeds \$786,500/ HSDA Account		Exceeds \$1,000								HSDA = Health Services and Developmental Agency Increase Federal Expenditures - Exceeds \$86,500 Other Fiscal Impact – There will be a shift of current fee revenue from the General Fund to the HSDA Account in an amount estimated to be \$417,844. The total revenue in the HSDA Account is estimated to be \$1,204,300 (\$786,456 increased fee revenue + \$417,844 current fee revenue) in FY16-17. Fee revenue will be adjusted to an amount sufficient to cover any expenses of the HSDA in future years.
1044 SB1848 - HB1824*	Makes changes relative to the Department of Commerce and Insurance and background checks at home care organizations; requires director of Commission on Aging and Disability to establish a working group to draft and develop a field guide to provide law enforcement with the specific statutes and other resources related to assisting in the prevention, investigation, and prosecution of elder and vulnerable adult abuse. Establishes the Tennessee Vulnerable Adult Coalition.	X													

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1045 SB1879* - HB1994	As introduced, prohibits any unlicensed person from delivering intoxicating liquor to customers that results in a fee or service charge; adds products sold by businesses, licensed to sell beer under Tenn. Code Ann. § 57-5-103 (Permit from county or city required – Classification of counties – Purchases of beer for resale), to the products authorized to be delivered by a person licensed to deliver alcoholic beverages. Establishes an appeal process for applicants who are denied a delivery license. Authorizes the Alcoholic Beverage Commission (ABC) to revoke a delivery license, if the individual is convicted of certain offenses. Increases from one gallon to two gallons, the limit of alcohol that may be delivered without certain documentation regarding the customer.	X													
1046 SB1979 - HB2088*	Creates a 21-member scope of practice task force to make recommendations to the General Assembly for the improvement of the health of Tennessee residents by providing access to quality and cost-effective care.		\$3,500/ Each One-Day Meeting												
1047 SB2051* - HB2192	Deletes provisions in Tenn. Code Ann. § 7-86-110 regarding the Tennessee Emergency Communications Board's (Board) standing to bring claims against dealers for non-payment or under-collection errors relating to the collection of 911 surcharges. Makes various changes regarding the collection and remittance of 911 surcharges. Authorizes dealers to retain an administrative fee of up to two percent of the collections of the 911 surcharge on the retail sale of communications service and decreases the fee from three percent to two percent that dealers are authorized to retain on prepaid communications. Authorizes the Department of Revenue (DOR) to deduct an administrative fee of one and one hundred twenty-five thousandths percent (1.125%) of the collected charges to cover its expenses of administering the collection and remittance of 911 charges prior to surcharges being deposited into the 911 Emergency Communications Fund.				Net Impact - \$852,400/ Department of Revenue; \$54,200/ General Fund	Net Impact - \$108,700/ 911 Emergency Communi- cations Fund									
1048 SB2239 - HB1652*	Changes the annual sales tax holiday from the first Friday in August through the following Sunday to the last Friday in July through the following Sunday.	X													
1049 SB2249 - HB1751*	Deletes and rewrites Tenn. Code Ann. § 49-6-815 relative to individuals who may possess a handgun on school grounds.	X													
1050 SB2364 - HB2381*	As introduced, sunsets the Hamilton County water and wastewater treatment authority, granted pursuant to the Water and Wastewater Treatment Authority Act, effective July 1, 2021.						Exceeds \$10,000/ FY21-22								
1051 SB2383 - HB2013*	Makes various changes to requirements regarding medication aides.	X													
1052 SB2424 - HB2370*	Removes the felony enhancement for assaults committed against a law enforcement officer, correctional officer, guard, jailer, or other full-time employee of a penal institution, local jail, or workhouse, or a healthcare provider acting in the discharge of the provider's duty; removes the required monthly reporting by the DOC to the General Assembly regarding the number of assaults occurring in each correctional facility during the preceding month; and adds a requirement that the DOC report any conduct by an inmate that constitutes assault under Tenn. Code Ann. § 39-13-101(a)(1) to the appropriate district attorney general for prosecution.	X													

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As of June 24, 2016**

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1053 SB2469 - HB2201*	Creates the Right to Earn a Living Act.	X													
1054 SB2533 - HB1532*	Prohibits the Tennessee POST Commission from issuing a carry permit to any retired law enforcement officer who has been convicted of the offense of driving under the influence of an intoxicant two or more times in ten years from the date of application and one of such convictions took place within five years from the date of application.	X													
1055 SB2539 - HB1536*	As introduced, establishes a Hall Income Tax (HIT) credit for tax years beginning January 1, 2017, and thereafter, equal to 33 percent of the value of an investment by an angel investor, if the investment is at least \$15,000 and represents no more than 40 percent of the capitalization of the company at the time of the investment. Makes other changes relative to Hall tax credits for angel investors.					\$1,949,100/ FY17-18; \$2,598,800/ FY18-19; \$3,248,500/ FY19-20 & Sub. Years							\$1,050,900/ FY17-18; \$1,401,200/ FY18-19; \$1,751,500/ FY19-20 & Sub. Years		Other Fiscal Impact - Secondary economic impacts may occur as a result of this bill. Such impacts may be reflected as additional private capital investment leveraged by the proposed state tax credits, additional jobs created as a result of such investments, and additional commercial activity in the state as a result of qualified companies receiving investments. Due to multiple unknown factors, fiscal impacts directly attributable to such secondary economic impacts cannot be quantified with reasonable certainty.
1056 SB2582 - HB2416*	Decreases from 30 to 15 the number of days after an injury that written notice must be given to an employer for workers' compensation purposes. Authorizes the Court of Workers' Compensation to award attorney's fees and reasonable costs in decisions. Deletes the annual educational requirement for employers who participate in the Tennessee Drug Free Workplace program. Authorizes an ombudsman who is a licensed attorney to provide limited legal advice, but not represent any party as the party's attorney.		\$145,500												
1057 SB2586 - HB1960*	As introduced, enacts the Juvenile Justice Realignment Act.		\$2,800/ Each One-Day Meeting												
1058 SB2635 - HB2616*	Requires the Department of Education (DOE) to develop procedures for use within the existing RTI framework or other available means that identify the characteristics of dyslexia which shall be implemented by all LEAs and may be requested for use by any student, parent, guardian, teacher, counselor, or school psychologist. Requires the DOE to provide professional development resources for educators in the area of identification and intervention methods for students with dyslexia.		\$6,200												
1059 SB2654* - HB2630	Increases the amount counties pay to the Office of the Comptroller for conducting audits, from \$0.30 per capita to \$0.36 per capita in FY16-17, with an additional three percent increase in each subsequent year. Creates the Historic Property Land Acquisition Fund for the acquisition of land for any area designated as a historic place or of historic significance, for the acquisition of easements to protect the historic areas, for capital projects, including improvements and maintenance, of properties previously acquired, and for capital grants to other historic properties not owned or operated by the state. Requires, beginning in FY15-16, 50 percent of the total annual growth in collections of the recordation tax imposed on all transfers of realty that is currently deposited in the Wetland Acquisition Fund (WAF), Local Parks Land Acquisition Fund (LPLAF), State Lands Acquisition Fund (SLAF), and Agricultural Resources Conservation Fund (ARCF), to be deposited as follows: 64 percent to the Tennessee Civil War or War Between the States Site Preservation Fund; and 36 percent to the Historic Property Land Acquisition Fund created by this Act.				\$1,037,800/ FY15-16 & Sub. Years/ TCWWBSPF; \$583,800/ FY15-16 & Sub. Years/ HPLAF; \$230,900/ FY16-17/GF; \$269,300/ FY17-18/GF; \$307,800/ FY18-19/GF; \$354,700/ LPLAF; \$346,300/ FY19-10/GF; Exceeds \$304,100/ SLAF; \$384,800/ FY20-21 & Sub. Years/ GF		\$230,900/ FY16-17; \$269,300/ FY17-18; \$307,800/ FY18-19; \$346,300/ FY19-20; Exceeds \$384,800/ FY20-21 & Sub. Years								TCWWBSPF = Tennessee Civil War or War Between the States Site Preservation Fund; HPLAF = Historic Property Land Acquisition Fund; GF = General Fund; WAF = Wetland Acquisition Fund; LPLAF = Local Parks Land Acquisition Fund; SLAF = State Lands Acquisition Fund; ARCF = Agricultural Resources Conservation Fund

**CUMULATIVE FISCAL NOTE FOR LEGISLATION ENACTED DURING THE 2016 REGULAR LEGISLATIVE SESSION
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As of June 24, 2016**

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1060 SB2655* - HB2631	Authorizes the State to issue direct general obligation interest bearing bonds in amounts not to exceed \$87,700,000. The proceeds will be allocated to the Department of Transportation for the Department of Transportation for the construction of highways and for the purpose of acquisition of equipment, and erection, construction and equipment of sites and buildings including the acquisition of existing structures for expansion, improvements and repairs to existing structures. Authorizes the Funding Board to issue bond amounts not to exceed 2.5 percent of the amounts specified above for funding discount and cost of issuance.		\$9,647,000/ First-Year Debt Service												\$142,951,000 Over the life of the bonds \$87,700,000 Principal \$55,251,000 Interest
1061 SB2376 - HB1736*	As introduced, creates an exception to the offense of carrying a weapon on school property for employees of a college or university under the Tennessee Board of Regents or the Board of Trustees of the University of Tennessee if the employee is on property owned by the employer and the employee has a valid handgun carry permit.			\$7,300/ Incarceration											
1062 SB2190 - HB2030*	Creates the Campbell/Falk Act	X													
1063 SB2481 - HB2512*	Requires the Department of Labor and Workforce Development (DLWD) to maintain a 100 percent verification of employment searches performed by unemployment insurance recipients.			Exceeds \$50,000/ Unemployment Trust Fund											
1064 SB0047* - HB0813	Decreases the HIT rate from six percent to five percent for tax years that begin on or after January 1, 2016. Establishes the legislative intent that the HIT be reduced by one percent annually through enactments of general bills beginning with the first annual session of the 110th General Assembly. Eliminates the HIT for tax years that begin on or after January 1, 2022.					Net Impact - \$27,718,500								Net Impact - \$15,144,000	Other Fiscal Impact - To the extent the General Assembly further reduces the Hall Income Tax rate annually by one percent through the enactment of general bills during future legislative sessions, the net decrease in revenue is estimated to be: \$55,436,900 for the state and \$30,288,100 for the locals in FY17-18; \$83,155,400 for the state and \$45,432,100 for the locals in FY18-19; \$110,873,900 for the state and \$60,576,100 for the locals in FY19-20; \$138,592,300 for the state and \$75,720,200 for the locals in FY20-21; and \$166,310,800 for the state and \$90,864,200 for the locals in FY21-22 and subsequent years. In the absence of such scenario where a general bill is enacted annually to reduce the HIT by an additional one percent, the HIT will be eliminated, pursuant to Section 3, Subsection (c) of the bill as amended, for tax years that begin on or after January 1, 2022. The net decreases in revenue would be \$166,310,807 for the state and \$90,864,194 for the locals in FY22-23 and subsequent years. The Department of Revenue will eliminate all HIT audit positions once HIT is phased out. The recurring decrease in state expenditures is estimated to be approximately \$500,000, beginning in FY22-23 if annual one percent reductions are enacted and the HIT is fully eliminated beginning on or after January 1, 2021, or beginning in FY23-24 if the HIT is fully eliminated beginning on or after January 1, 2022. 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.
1065 SB1796* - HB2156	Deletes provision in Tenn. Code Ann. § 67-5-704 (relative to property tax relief) that requires an eligible disabled veteran's total household income to not exceed \$60,000 for the purpose of qualifying for local property tax relief in tax. Increases the property value limit for eligible low income elderly and low income disabled property tax relief recipients from \$23,000 of the property's assessed value to \$23,500 of the property's assessed value.		\$976,100												

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As of June 24, 2016

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1066 SB1912* - HB2248	Prohibits state funds from being expended to promote the use of gender neutral pronouns; to promote or inhibit the celebration of religious holidays; or to fund or support sex week. Requires all funds in the budget of the Office of Diversity and Inclusion (ODI) at the University of Tennessee-Knoxville (UTK), for fiscal year 2016-2017, to be reallocated and used by the university solely for additional scholarships to be awarded through the minority engineering scholarship program. Any funds from the budget of the ODI that are not used for minority engineering scholarships in fiscal year 2016-2017 shall remain in the scholarship program for use in future fiscal years for additional scholarships until expended.		\$436,700/ UTK/ Earmarked for Minority Engineering Scholarship Program/ FY16-17	\$436,700/ UTK/Office of Diversity & Inclusion/ FY16-17	\$436,700/ UTK/ Earmarked for Minority Engineering Scholarship Program/ FY16-17	\$436,700/ UTK/Office of Diversity & Inclusion/ FY16-17									UTK = University of Tennessee (Knoxville) Other Fiscal Impact – It is assumed that funding for the Office of Diversity and Inclusion will be reinstated in FY17-18 and subsequent years.
1067 SB1200 - HB0255*	As introduced, prohibits courts from imposing a temporary injunction for a nuisance against a property owner when the property owner is not the individual causing the nuisance. Authorizes a court to dismiss or continue a nuisance action when the property owner has taken steps to remedy the nuisance after receiving notice.	X													
1068 SB0844 - HB0301*	Authorizes a terminal building of a commercial air carrier airport that is a member of the Tennessee Association of Air Carrier Airports to obtain a retail license to sell alcoholic beverages at retail that are manufactured within this state, are packaged in tamper-resistant sealed packages, and indicate on the packaging that the customer is prohibited from consuming the alcoholic beverage until the customer reaches the customer's final destination. Makes other changes to law regarding the sale of alcoholic beverages including authorization for Elkton City in Giles County to conduct a referendum to authorize the sale of wine at retail food stores.				FY16-17: Exceeds \$5,800/ ABC Fund; \$1,103,200/ Gen. Fund; FY17-18 & Sub. Years: Exceeds \$4,300/ ABC Fund; \$2,206,400/ Gen. Fund						\$159,700/ FY16-17; \$319,400/ FY17-18 & Sub. Years				
1069 SB0787 - HB0726*	Requires the chair of a county election commission to be a member of the majority political party and the secretary to be a member of the minority political party.	X													
1070 SB0799 - HB0879*	Exempts compressed natural gas (CNG) from state sales tax, effective July 1, 2016.					Net Impact - \$136,700/ FY16-17 & Sub. Years							\$5,100/ FY16-17 & Sub. Years		
1071 SB0822* - HB0978	Authorizes a certified operator of any commercial sawmill to certify in writing to the purchaser that the quality and safe working stresses of the lumber are equal to or better than number two grade lumber. Requires the University of Tennessee, through the Agriculture Extension Service, to offer a course in grading lumber to owners and designated employees of commercial sawmills. Requires the grading lumber course to be offered biannually in each grand division of Tennessee. Requires the Department of Agriculture to promulgate rules to implement and administer the certification program. Establishes a course fee to defray the cost of implementing and administering the certification program.		\$40,600/ Agriculture Extension Service/ FY15-16; \$31,800/ Agriculture Extension Service/ FY16-17 & Sub. Years		\$40,600/ Agriculture Extension Service/ FY15-16; \$31,800/ Agriculture Extension Service/ FY16-17 & Sub. Years										
1072 SB0466* - HB0985	As introduced, prohibits county employees from serving as members of the county legislative body in the county for which they are employed. Authorizes any current county employee who is a member of the county legislative body in the county that employs them, who was elected before December 1, 2015, to finish their current terms of office.	X													

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1073 SB1372 - HB1270*	Requires law enforcement officers that respond to a report of a domestic assault crime, a vandalism crime in which the victim is a domestic abuse victim, a violation of an order of protection or restraining order, or a stalking crime to provide the alleged victim with information, if available, on the statewide automated victim information and notification service provided by the Tennessee Sheriffs' Association.	X													
1074 SB1436* - HB1413	Requires a petition regarding child custody to include an affirmative statement setting out all applicable adjudications if the petitioner knows whether a child has ever been adjudicated by a court as a dependent and neglected or abused child or whether any party to the action has ever been adjudicated by a court as the perpetrator of dependency and neglect or abuse of a minor child. If an adjudication has occurred as a result of a child protective services investigation, the court is authorized to order the Department of Children's Services (DCS) to disclose information regarding the investigation to protect the child from abuse or neglect. The court will consider any such information as a factor in determining placement in the child's best interest.	X													
1075 SB2576 - HB1427*	Requires a law enforcement officer, after arresting a person for vehicular assault, vehicular homicide by intoxication, aggravated vehicular homicide, or DUI, but prior to the determination of bail, to exercise due diligence to determine whether the person has any prior arrests for vehicular assault, vehicular homicide by intoxication, aggravated vehicular homicide, or DUI.	X													
1076 SB1670 - HB1476*	As introduced, broadens the circumstances under which a grandparent can file a petition for visitation with a grandchild to include when a custodian opposes the visitation and when grandparent visitation has been significantly reduced by the custodial parent, parents, or custodian.	X													
1077 SB1589 - HB1511*	As introduced, changes from a nonmoving to a moving violation, the transmitting or reading of written messages on hand-held devices while driving; requires points to be assessed to a driver's record for such violations.	X													
1078 SB1692 - HB1527*	Requires parties to a suit for partition of property, real or personal, to submit three commissioners agreed upon by the parties. The judge shall appoint the commissioners if the parties cannot agree.	X													
1079 SB1722* - HB1977	Creates the TennCare Omnibus Act of 2016.		\$2,100												
1080 SB2128 - HB2087*	Requires the timeline for the budget of a local education agency to be established by the county legislative body in concurrence with the county board of education. Creates requirements for budgetary schedules and procedures, in the absence of locally adopted schedules and procedures, and sets specific dates for each requirement. Exempts counties Shelby, Davidson, Knox, and Hamilton Counties.														Other Fiscal Impact – To the extent a county legislative body fails to reach an agreement on a budget with a local school board for three consecutive years, there would be a mandatory and recurring increase in local government expenditures reasonably estimated to exceed \$350,000* after the third year of any such disagreement.
1081 SB2595 - HB2117*	Revises student eligibility and grant distribution provisions of the pilot Community College Reconnect Grant (CCRG) program. Makes other changes related to the CCRG program.														Other Fiscal Impact – Pursuant to Public Chapter 363 of 2015, the Governor's FY15-16 budget appropriated a one-time increase in expenditures from the Lottery for Education Account of \$1,500,000 to be expended over multiple fiscal years for a pilot program for new Community College Reconnect Grants. This bill will not increase the amount appropriated over the life of the pilot program.

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1082 SB2370 - HB2119*	As introduced, prohibits a government body of any city, town, or utility district from recovering any charges or penalties for the furnishing of water, wastewater, or sewer service to a tenant from a property owner that is not party to the tenant's contract for services with the city, town, or utility district. Requires the notice for an action to collect delinquent payments, penalties, and interest for sewer or wastewater disposal utility services to be mailed, not less than 90 days prior to the filing of any action, to the last known address of the utility user as contained on tax records. Requires the notice to state that unless payments are brought up to date, a lien will be attached to the utility user's property.	X													
1083 SB2125 - HB2144*	As introduced, exempts the cannabis plant with less than nine tenths of one percent of tetrahydrocannabinol, whether growing or not, including the seeds or the resin or oil extracted from any part of the plant, from the definition of "marijuana" under Tenn. Code Ann. § 39-17-402(16), when the plant is manufactured, processed, transferred, dispensed, or possessed by a four-year public institution of higher education as part of a clinical research study on antiseizure, antibacterial, anticancer, antifungal, antiprotazoal, antiviral, or immunomodulatory activity or properties of the cannabis plant; and deletes the expiration provision from the effective clause of Public Chapter 936 or the Acts of 2014 (Public Chapter 936).	X													
1084 SB1463* - HB2342	Specifies that at least 10 years of full-time work experience in wildlife or fisheries management, wildlife biology, or other related work experience in this state or another state be considered the equivalent of a bachelor's degree in an acceptable field for a person to qualify for the position of wildlife officer within the Tennessee Wildlife Resources Agency (TWRA).	X													
1085 SB1949* - HB2343	Requires the chancellor to void the sale of a property that is under contract to be purchased by the county at a delinquent tax sale pursuant to Tenn. Code Ann. § 67-5-2507 and refer the property to a special master for deferred sale upon satisfactory proof of the financial or environmental risk is presented to the chancellor by the county. Requires the special master to file an intent to sell and the terms of the proposed deferred sale, 30 days in advance with the chancellor, county mayor, and assessor of property and to conduct the sale on the proposed terms unless otherwise ordered by the court. Authorizes a purchaser at the deferred sale conducted by the special master to tender an amount equal to the tax due upon the property that was accrued prior to the term of the sale that is based on the alternative value established by the deferred sale. With the approval of the court, such tendered amount with accrued penalty and interest will be accepted in satisfaction of liens securing the tax. Outlines the process if there is no bid at the deferred sale of such properties that are conducted by the special master.														Local Expenditures – Cost Avoidance – Exceeds \$5,000/Per Property/Permissive Other Fiscal Impact – Dependent upon the actions of the local government and the approval of the court, a county could recognize either a permissive increase in revenue derived from the proceeds of a property sale or could permissively forgo such proceeds if the property was transferred to an eligible party without consideration. The extent and timing of any such impacts cannot be reasonably determined for such impacts are dependent upon unknown future actions.
1086 SB2611 - HB2399*	Enhances statutory rape by an authority figure to a Class B felony.		\$345,300/ Incarceration												

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1087 SB2149* - HB2530	Authorizes any county or city legislative body, by resolution or ordinance, to establish a program that allows any person who is indigent and who has been convicted of driving while the person's license is cancelled, suspended, or revoked in violation of § 55-50-504(a), to complete community service work in lieu of paying the fines and other costs imposed for the conviction. Specifies the community service program shall be administered and monitored by the appropriate entity that administers court-ordered community service within the applicable jurisdiction.	X													
TOTALS - Public Chapters 528 - 1087		X	\$1,237,051,700	\$112,680,900	\$639,004,250	\$106,973,900	\$6,397,900	\$9,921,200	\$15,100	\$55,800	\$1,858,200	\$11,282,500	\$20,697,900	\$0	
*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.															