

TN REALTORS Bill Report

2024 Legislative Session

AGRICULTURE

SB2099/HB1890 AGRICULTURE: Agricultural real estate interests.

Sponsors: Sen. Johnson, Jack , Rep. Lamberth, William

Summary: Establishes a program to allow the department of agriculture to acquire and administer real estate interests in the state, including the administration of grants to preserve farm and

forestry land. Creates the Farmland Preservation Fund to be used for the program. Specifies provisions that must be included in an agricultural easement acquired through the

Amendment Summary: House Agriculture & Natural Resources Subcommittee amendment 1 (014391) establishes a program for the Department of Agriculture's acquisition and administration of agricultural

real estate interests in the State, including the administration of grants for the purpose of preserving farm and forestry land and the acquisition of agricultural easements. Creates the Farmland Preservation Fund, within the General Fund, to be administered by the Commissioner of Agriculture for agricultural easements. Specifies that the fund may only consist of funds appropriated from the General Assembly or interest accrued on investments and deposits of the fund. Unexpended funds do not revert to the General Fund, but are carried forward and maintained until expended. Prohibits the department from selling, transferring, or otherwise divesting of any agricultural easement acquired pursuant to the proposed

legislation.

(Dated February 10, 2024) Increase State Revenue \$25,000,000/FY24-25/Farmland Preservation Fund Increase State Expenditures \$25,000,000/FY24-25/General Fund Other Fiscal Fiscal Note:

Impact The timing and amount of expenditures from the Farmland Preservation Fund for agricultural easements cannot reasonably be estimated. The Governor's proposed FY24-25 budget, on page B-267, recognizes a one-time appropriation of \$25,000,000 to fund the Farmland Conservation Fund within the Department of Environment and Conservation.

Senate Status: 03/06/24 - Taken off notice in Senate Energy, Agriculture & Natural Resources Committee.

House Status: 03/20/24 - Set for House Government Operations Committee 03/25/24.

Summary Or State Establishes a program to allow the department of agriculture to acquire and administer real estate interests in the state, including the administration of grants to preserve farm and

Summary: forestry land. Creates the Farmland Preservation Fund to be used for the program. Specifies provisions that must be included in an agricultural easement acquired through the

AN ACT to amend Tennessee Code Annotated, Title 43, Chapter 1, Part 1, relative to agricultural real estate interests. Caption:

SB2377/HB2842 AGRICULTURE: Department of ECD prohibited from regulating certain farming activities.

Sponsors: Sen. Watson, Bo, Rep. Vital, Greg

Summary: Prohibits the department of environment and conservation from regulating or otherwise overseeing farming activities involving topsoil, rock removal, or the building of a pond when

such activities are conducted in an area that is less than five acres in size, and the property on which the activities occur has a greenbelt classification pursuant to the Agricultural,

Forest and Open Space Land Act of 1976. Broadly captioned.

Amendment Summary: Senate amendment 2 and House Agriculture and Natural Resources amendment 1 (014982) rewrites the bill to, instead amend the present law definition of "rock harvesting" to (i)

mean the removal of the minerals dimension stone, flagstone, fieldstone, landscaping stone, drystack stone, fagade, and marble, by an operator with or without machinery; and (ii) not

include activity that is exempt from the Water Quality Control Act by state law.

Fiscal Note: (Dated February 25, 2024) Decrease State Revenue - \$16,300/FY24-25 and Subsequent Years/Environmental Protection Fund

Senate Status: 03/14/24 - Senate passed with amendment 2 (014982).

House Status: 03/20/24 - Set for House Agriculture & Natural Resources Committee 03/27/24.

Summary Or State Prohibits the department of environment and conservation from regulating or otherwise overseeing farming activities involving topsoil, rock removal, or the building of a pond when Summary:

such activities are conducted in an area that is less than five acres in size, and the property on which the activities occur has a greenbelt classification pursuant to the Agricultural,

Forest and Open Space Land Act of 1976. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 4; Title 5; Title 6; Title 7; Title 11; Title 13; Title 43; Title 44; Title 64; Title 66; Title 67; Title 68 and Title 69, relative to

agriculture.

ANIMALS & ANIMAL HUSBANDRY

SB343/HB1292 ANIMALS & ANIMAL HUSBANDRY: Animal feeding operations designated as an industrial land use for zoning.

Sponsors: Sen, Campbell, Heidi, Rep, Hakeem, Yusuf

Summary: Designates a concentrated animal feeding operation as an industrial land use. Prohibits a person from constructing or expanding a concentrated animal feeding operation on land that

is not zoned for industrial land use.

Fiscal Note: (Dated March 24, 2023) Increase Local Revenue \$10,200/FY24-25/Weakley County Other Fiscal Impact Due to multiple unknown factors, the extent of any recurring increase to local

revenue cannot be estimated

Senate Status: 01/26/23 - Referred to Senate State & Local Government Committee. House Status: 02/07/23 - Referred to House Property & Planning Subcommittee

Summary Or State Designates a concentrated animal feeding operation as an industrial land use. Prohibits a person from constructing or expanding a concentrated animal feeding operation on land that

Summary: is not zoned for industrial land use

AN ACT to amend Tennessee Code Annotated, Title 13; Title 43; Title 44 and Title 69, Chapter 3, Part 1, relative to animal feeding operations. Caption:

BANKING & CREDIT

SB1257/HB1172 BANKING & CREDIT: Homeowner Bill of Rights.

Sen, Akbari, Raumesh, Rep. Dixie, Vincent Sponsors:

Summary: Enacts the "Homeowner Bill of Rights," which details the pre-foreclosure procedures to notify the delinquent property owner, commencing foreclosure sales, assess the borrower's

financial situation, and explore options for the borrower to avoid a foreclosure sale. States different avenues for the borrower to get out of foreclosure and implement foreclosure

prevention. Details that sales and litigation are final after 90 days. Broadly captioned.

Senate Status: 02/06/23 - Referred to Senate Commerce & Labor Committee.

House Status 02/07/23 - Referred to House Banking & Consumer Affairs Subcommittee.

Enacts the "Homeowner Bill of Rights," which details the pre-foreclosure procedures to notify the delinquent property owner, commencing foreclosure sales, assess the borrower's Summary Or State

Summary: financial situation, and explore options for the borrower to avoid a foreclosure sale. States different avenues for the borrower to get out of foreclosure and implement foreclosure prevention. Details that sales and litigation are final after 90 days. Broadly captioned.

AN ACT to amend Tennessee Code Annotated. Title 45 and Title 47, relative to homeowners

Caption:

SB1684/HB1819 BANKING & CREDIT: Requirements for consumer credit reports.

Sponsors: Sen. Lamar, London, Rep. Miller, Larry

Requires consumer reporting agencies to include on a consumer report reported payments of rent and utilities. Specifies that a violation of this act constitutes an unfair or deceptive act Summary:

or practice under the Tennessee Consumer Protection Act of 1977. Broadly captioned.

Fiscal Note: (Dated January 12, 2024) NOT SIGNIFICANT

Senate Status: 02/27/24 - Failed in Senate Commerce & Labor Committee.

House Status: 03/05/24 - Taken off notice in House Banking & Consumer Affairs Subcommittee.

Summary Or State Requires consumer reporting agencies to include on a consumer report reported payments of rent and utilities. Specifies that a violation of this act constitutes an unfair or deceptive act

or practice under the Tennessee Consumer Protection Act of 1977. Broadly captioned. Summary:

Caption: AN ACT to amend Tennessee Code Annotated, Title 13; Title 45; Title 47 and Title 66, relative to credit data.

SB1758/HB1838 BANKING & CREDIT: Reports furnished by consumer reporting agencies.

Sen. Lamar, London, Rep. Parkinson, Antonio Sponsors:

Prohibits a consumer reporting agency from creating or furnishing a consumer report that contains certain information if the information antedates the report by more than seven Summary:

years, unless certain exceptions apply. Broadly captioned.

Fiscal Note: (Dated January 27, 2024) NOT SIGNIFICANT

Senate Status: 01/29/24 - Referred to Senate Commerce & Labor Committee

House Status: 01/31/24 - Withdrawn in House.

Prohibits a consumer reporting agency from creating or furnishing a consumer report that contains certain information if the information antedates the report by more than seven Summary Or State

Summary: years, unless certain exceptions apply. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 38, Chapter 6; Title 45; Title 47; Title 56 and Title 62, relative to consumer reporting agencies. Caption:

SB2072/HB2087 BANKING & CREDIT: Calculation of annual assessments for trust companies by department of finance and administration.

Sponsors: Sen, Johnson, Jack . Rep. Lamberth, William

Summary: Changes how the department calculates annual assessments for trust companies, including differentiating between public and private trust companies. Changes the threshold at

which a bank may obtain an evaluation in lieu of an appraisal for real property acquired by the bank.

Fiscal Note: (Dated February 3, 2024) NOT SIGNIFICANT Senate Status: 02/26/24 - Signed by Senate speaker. House Status: 02/27/24 - Signed by House speaker.

03/20/24 - Enacted as Public Chapter 0556 effective July 1, 2024. Executive Status:

Summary Or State Changes how the department calculates annual assessments for trust companies, including differentiating between public and private trust companies. Changes the threshold at

Summary: which a bank may obtain an evaluation in lieu of an appraisal for real property acquired by the bank.

Caption: AN ACT to amend Tennessee Code Annotated, Title 45, Chapter 1 and Title 45, Chapter 2, relative to financial institutions.

CAMPAIGNS & LOBBYING

SB100/HB388 CAMPAIGNS & LOBBYING: Contributions from persons who are not residents of state.

Sponsors: Sen. Niceley, Frank, Rep. Wright, Dave

Prohibits a candidate or political campaign committee from accepting contributions that exceed 30 percent of the total contributions received by a candidate or political campaign Summary:

committee from persons who are not residents of this state at the time the contribution is made. Broadly captioned.

Amendment Summary: House Elections & Campaign Finance Subcommittee amendment 1 (005259) requires that a candidate or political campaign committee shall not accept contributions from persons

who are not residents of Tennessee at the time the contribution is made that, in the aggregate, exceed 30% of the total contributions received by a candidate or political campaign for

Fiscal Note: (Dated February 22, 2023) NOT SIGNIFICANT

03/21/23 - Taken off notice in Senate State & Local Government Committee. Senate Status:

House Status: 03/15/23 - Failed in House Elections & Campaign Finance Subcommittee after adopting amendment 1 (005259).

Summary Or State Prohibits a candidate or political campaign committee from accepting contributions that exceed 30 percent of the total contributions received by a candidate or political campaign

committee from persons who are not residents of this state at the time the contribution is made. Broadly captioned. Summary:

Caption: AN ACT to amend Tennessee Code Annotated, Title 2, Chapter 10, Part 3, relative to campaign finance.

SB1916/HB2394 CAMPAIGNS & LOBBYING: Parameters for transferring unused campaign funds.

Sen. Niceley, Frank , Rep. Lafferty, Justin Sponsors:

Allows a candidate for a state or local campaign to transfer unused funds to a federal campaign account for a primary election if the candidate notifies each donor of the proposed Summary:

transfer and a donor does not object to the transfer within 30 days of the notification. Requires the funds donated by donors who object to the transfer to be returned to the donor.

Fiscal Note: (Dated February 13, 2024) NOT SIGNIFICANT

03/19/24 - Taken off notice in Senate State & Local Government Committee. Senate Status: House Status: 03/13/24 - Taken off notice in House Elections & Campaign Finance Subcommittee.

Allows a candidate for a state or local campaign to transfer unused funds to a federal campaign account for a primary election if the candidate notifies each donor of the proposed Summary Or State Summary:

transfer and a donor does not object to the transfer within 30 days of the notification. Requires the funds donated by donors who object to the transfer to be returned to the donor.

Caption: AN ACT to amend Tennessee Code Annotated, Title 2, Chapter 10, relative to campaign finance.

SB2386/HB2501 CAMPAIGNS & LOBBYING: Political communications generated by synthetic media using Al algorithms.

Sponsors: Sen. Kyle, Sara, Rep. Jones, Justin

Requires political communications to contain a disclaimer if the communication was generated in whole or in part by synthetic media using artificial intelligence algorithms. Broadly Summary:

captioned.

Fiscal Note: (Dated February 16, 2024) NOT SIGNIFICANT

Senate Status: 02/01/24 - Referred to Senate State & Local Government Committee. House Status: 03/06/24 - Failed in House Elections & Campaign Finance Subcommittee.

Summary Or State Requires political communications to contain a disclaimer if the communication was generated in whole or in part by synthetic media using artificial intelligence algorithms. Broadly

Summary: captioned.

AN ACT to amend Tennessee Code Annotated, Title 2, relative to political communications. Caption:

SB2743/HB2117 CAMPAIGNS & LOBBYING: Written attestation with the political subdivision's annual audit.

Sponsors: Sen. Niceley, Frank, Rep. Powers, Dennis

Requires a political subdivision to provide a written attestation with the political subdivision's annual audit to the comptroller of the treasury certifying that the political subdivision has Summary:

not sought or received a grant in intentional pursuit of certain prohibited policies. Broadly captioned.

Fiscal Note: (Dated February 28, 2024) NOT SIGNIFICANT

Senate Status: 03/20/24 - Senate State & Local Government Committee recommended. Sent to Senate Calendar Committee.

House Status: 03/19/24 - House Civil Justice Subcommittee recommended. Sent to full committee.

Summary Or State Requires a political subdivision to provide a written attestation with the political subdivision's annual audit to the comptroller of the treasury certifying that the political subdivision has

Summary: not sought or received a grant in intentional pursuit of certain prohibited policies. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 4; Title 5; Title 6; Title 7; Title 20; Title 21; Title 27; Title 28 and Title 29, relative to the protection of private property rights. Caption:

SB876/HB1396 COMMERCIAL LAW: Including record of civil action on consumer report.

Sponsors. Sen. Akbari, Raumesh , Rep. Harris, Torrey

Summary: Prohibits consumer reporting agencies from including on a consumer report a record of a civil action that is filed in this state, if the action is dismissed or any judgment issued in the

action is satisfied. Broadly captioned.

Fiscal Note: (Dated March 8, 2023) NOT SIGNIFICANT

Senate Status: 03/21/23 - Taken off notice in Senate Commerce & Labor Committee. House Status: 02/07/23 - Referred to House Banking & Consumer Affairs Subcommittee.

Summary Or State Prohibits consumer reporting agencies from including on a consumer report a record of a civil action that is filed in this state, if the action is dismissed or any judgment issued in the

Summary: action is satisfied. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 8: Title 9, Chapter 8; Title 10, Chapter 7; Title 16; Title 18; Title 20; Title 21; Title 27; Title 28; Title 29; Title 45; Title 47; Title 50, Caption:

Chapter 6 and Title 66, relative to credit data

SB1075/HB1499 COMMERCIAL LAW: Time frame for presenting a check for payment.

Sponsors: Sen. Yarbro, Jeff, Rep. Miller, Larry

Changes, from 30 days to 35 days, the time within which a check must be presented for payment or given to a depositary bank for collection before the liability of the endorser is Summary:

discharged under the Uniform Commercial Code. Broadly captioned.

Fiscal Note: (Dated February 3, 2023) NOT SIGNIFICANT

Senate Status 02/06/23 - Referred to Senate Commerce & Labor Committee.

House Status: 02/02/23 - Caption bill held on House clerk's desk.

Summary Or State Changes, from 30 days to 35 days, the time within which a check must be presented for payment or given to a depositary bank for collection before the liability of the endorser is

Summary: discharged under the Uniform Commercial Code. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 4; Title 7; Title 9; Title 12; Title 45; Title 47; Title 48; Title 61 and Title 67, relative to commerce. Caption:

SB1252/HB1470 COMMERCIAL LAW: Consumer Wheelchair Repair Bill of Rights Act.

Sponsors Sen, Akbari, Raumesh, Rep. Towns Jr., Joe

Summary: Enacts the "Consumer Wheelchair Repair Bill of Rights Act," which states that an original equipment manufacturer of powered wheelchair manufacturers shall, with fair and

reasonable terms and costs, make available to an independent repair provider or owner of the manufacturer's equipment any documentation, parts, embedded software, firmware, or tools that are intended for use with the equipment or any part, including updates to documentation, parts, embedded software, firmware, or tools. Covers equipment that contains an

electronic security lock or other security-related function. Details limitations to outdated powered wheelchairs.

Fiscal Note: (Dated March 16, 2023) NOT SIGNIFICANT

03/20/24 - Set for Senate Commerce & Labor Committee 03/27/24 Senate Status:

House Status: 03/19/24 - Returned to House clerk's desk.

Summary Or State Enacts the "Consumer Wheelchair Repair Bill of Rights Act," which states that an original equipment manufacturer of powered wheelchair manufacturers shall, with fair and Summary: reasonable terms and costs, make available to an independent repair provider or owner of the manufacturer's equipment any documentation, parts, embedded software, firmware, or

tools that are intended for use with the equipment or any part, including updates to documentation, parts, embedded software, firmware, or tools. Covers equipment that contains an

electronic security lock or other security-related function. Details limitations to outdated powered wheelchairs.

Caption: AN ACT to amend Tennessee Code Annotated. Title 47. Chapter 18, relative to consumer protection.

SB1284/HB1061 COMMERCIAL LAW: Unlawful representation as a licensed contractor.

Sponsors: Sen. Niceley, Frank , Rep. Faison, Jeremy

Summary: Specifies it is unlawful for a person, firm, or corporation to represent itself as a licensed contractor or to act in the capacity of a contractor while not licensed. Broadly captioned.

Amendment Summary: Senate amendment 1 (006129) requires, before transacting any business with this state or a political subdivision of this state, a domestic corporation, a foreign corporation, an LLC, a foreign LLC, a partnership, a registered limited liability partnership, a foreign registered limited liability partnership, a limited partnership or, a foreign limited partnership, that uses an

assumed corporate name, to file with the Secretary of State a disclosure setting forth the true identity of each incorporator, partner, or member of the corporation.

Fiscal Note: (Dated February 3, 2023) NOT SIGNIFICANT Senate Status: 04/10/23 - Senate passed with amendment 1 (006129).

House Status: 03/22/23 - Referred to House Business & Utilities Subcommittee.

Summary Or State Specifies it is unlawful for a person, firm, or corporation to represent itself as a licensed contractor or to act in the capacity of a contractor while not licensed. Broadly captioned. Summary:

Caption: AN ACT to amend Tennessee Code Annotated, Title 4; Title 5; Title 6; Title 7; Title 12; Title 13; Title 42; Title 43; Title 44; Title 45; Title 46; Title 47; Title 48; Title 50; Title 50; Title 50; Title 51; Title 51

54; Title 55; Title 56; Title 61; Title 62; Title 65; Title 66; Title 67; Title 68 and Title 71, relative to commerce.

SB1291/HB602 COMMERCIAL LAW: Timeframe for placing security freeze on consumer report.

Sponsors: Sen. Bailey, Paul, Rep. Powell, Jason

Summary: Increases, from three to five days, the number of days a consumer reporting agency has to place a security freeze on a consumer report after receiving the written or electronic

request from the Tennessee consumer. Broadly captioned.

Fiscal Note: (Dated January 28, 2023) NOT SIGNIFICANT

Senate Status: 02/06/23 - Referred to Senate Commerce & Labor Committee.

House Status: 02/01/23 - Caption bill held on House clerk's desk

Summary Or State Increases, from three to five days, the number of days a consumer reporting agency has to place a security freeze on a consumer report after receiving the written or electronic

Summary: request from the Tennessee consumer. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 4; Title 43; Title 45; Title 45; Title 47; Title 48; Title 50; Title 61; Title 66 and Title 67, relative to commerce. Caption:

SB1651/HB2823 COMMERCIAL LAW: TACIR study on approaches to the regulation of artificial intelligence.

Sponsors: Sen, Campbell, Heidi , Rep, Camper, Karen

Summary: Requires TACIR to conduct a study on approaches to the regulation of artificial intelligence and submit a report of such study, Requires TACIR to submit a report of its findings,

including recommended legislative approaches, to the speakers of the house and senate and the legislative librarian no later than January 1, 2025. Broadly captioned.

(Dated January 24, 2024) NOT SIGNIFICANT Fiscal Note:

Senate Status: 03/12/24 - Taken off notice in Senate Commerce & Labor Committee. House Status: 03/19/24 - Taken off notice in House Business & Utilities Subcommittee.

Summary Or State Requires TACIR to conduct a study on approaches to the regulation of artificial intelligence and submit a report of such study, Requires TACIR to submit a report of its findings,

Summary: including recommended legislative approaches, to the speakers of the house and senate and the legislative librarian no later than January 1, 2025. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 4 and Title 47, relative to regulation of artificial intelligence.

SB1661/HB1707 COMMERCIAL LAW: Charitable Solicitations Act.

Sponsors: Sen. Swann, Art, Rep. McCalmon, Jake

Summary: Revises various provisions regarding the regulation of charitable solicitations regarding the age of organization to be regulated, public contributions, and tax exemption status. Allows

a civil penalty to be assessed if violations occur. (Dated January 20, 2024) NOT SIGNIFICANT

Senate Status: 02/28/24 - Signed by Senate speaker.

Fiscal Note:

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House Status: 02/28/24 - Signed by House speaker.

Executive Status: 03/07/24 - Enacted as Public Chapter 0533 effective July 1, 2024.

Summary Or State Revises various provisions regarding the regulation of charitable solicitations regarding the age of organization to be regulated, public contributions, and tax exemption status. Allows

Summary: a civil penalty to be assessed if violations occur

Caption: AN ACT to amend Tennessee Code Annotated, Title 48, Chapter 101, Part 5, relative to charitable organizations.

SB2051/HB1953 COMMERCIAL LAW: Consumer reports and information that antedates the report by more than seven years.

Sponsors: Sen. Lamar, London , Rep. Parkinson, Antonio

Summary: Prohibits a consumer reporting agency from creating or furnishing a consumer report that contains certain information, including bankruptcies and unlawful detainer actions, if the

information antedates the report by more than seven years, unless certain exceptions apply. Broadly captioned.

Fiscal Note: (Dated January 31, 2024) NOT SIGNIFICANT

Senate Status: 01/31/24 - Referred to Senate Commerce & Labor Committee.

House Status: 03/12/24 - House Banking & Consumer Affairs Subcommittee deferred to summer study.

Summary Or State

Prohibits a consumer reporting agency from creating or furnishing a consumer report that contains certain information, including bankruptcies and unlawful detainer actions, if the

Summary: information antedates the report by more than seven years, unless certain exceptions apply. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 38, Chapter 6; Title 45; Title 47; Title 56 and Title 62, relative to consumer reporting agencies.

SB2370/HB2309 COMMERCIAL LAW: Blockchain Basics Act.

Sponsors: Sen. Watson, Bo , Rep. Vaughan, Kevin

Summary: Specifies that an individual may engage in home digital asset mining as long as the individual complies with all local noise ordinances and operates a node for the purpose of connecting to a blockchain protocol or a protocol built on top of a blockchain protocol and transferring digital assets on a blockchain protocol, or participating in staking on a blockchain

protocol. Clarifies that an individual engaged in home digital asset mining, a digital asset mining business, or operating a node or a series of nodes on a blockchain protocol is not required to obtain a license under the Money Transmission Modernization Act. Specifies that a digital asset mining business may engage in digital asset mining in any area that is

zoned for industrial use.

Amendment Summary: House Business & Utilities Subcommittee amendment 1 (014403) authorizes an individual to engage in home digital asset mining as they comply with local noise ordinances and operate a node for the purpose of connecting to, transferring digital assets, or participating in staking on a blockchain protocol. Specifies individuals engaging in such activities are not

required to obtain a license under the Money Transmission Modernization Act (MTMA). Prohibits a business offering to provide data asset mining services or staking as a service for individuals or businesses to be deemed to be offering a security under the Tennessee Securities Act of 1980. Authorizes a digital asset mining business to engage in digital asset mining in any area that is zoned for industrial use. Prohibits a political subdivision from: (1) setting a limit on sound decibels generated from home or business digital asset mining other than limits set for sound pollution in the political subdivision or industrial-zoned areas; (2) imposing requirements on a digital asset mining business that are not a requirement for data centers within the jurisdiction of the political subdivision; or (3) making zoning changes without the required procedures. Prohibits the state or a political subdivision from: prohibiting, restricting, or impairing the use of a controllable electronic record to purchase legal goods or services or a self-hosted, third-party, or hardware storage wallet for self-custody of controllable electronic records; or imposing additional taxes, withholdings, assessments, or charges on a controllable electronic record used as a method of payment based solely on the use of the record as the method of payment unless the imposition or collection of a tax, withholding, assessment, or charge would otherwise be collected if the transaction had taken place using legal tender. Authorizes a financial institution or trust company to provide customers with digital asset custody services through third-party service providers if the financial institution or trust company to examine the risks involved in offering such services through a methodical self-assessment process prior to the offering of such services. Requires the financial institution or trust company offering these services to implement risk management systems and controls to measure, monitor, and control relevant risks associated with custody of digita

nonfiduciary or fiduciary capacity.

Fiscal Note: (Dated February 24, 2024) NOT SIGNIFICANT

Senate Status: 03/13/24 - Taken off notice in Senate Commerce & Labor Committee.

House Status: 03/19/24 - Taken off notice in House Commerce Committee.

House Status: 03/19/24 - Taken off notice in House Commerce Committee.

Summary Or State Specifies that an individual may engage in home digital a

Summary Or State
Specifies that an individual may engage in home digital asset mining as long as the individual complies with all local noise ordinances and operates a node for the purpose of connecting to a blockchain protocol or a protocol built on top of a blockchain protocol and transferring digital assets on a blockchain protocol, or participating in staking on a blockchain

protocol. Clarifies that an individual engaged in home digital asset mining, a digital asset mining business, or operating a node or a series of nodes on a blockchain protocol is not required to obtain a license under the Money Transmission Modernization Act. Specifies that a digital asset mining business may engage in digital asset mining in any area that is

zoned for industrial use.

Caption: AN ACT to amend Tennessee Code Annotated, Title 5; Title 6; Title 7; Title 45; Title 47; Title 48 and Title 67, relative to digital assets.

SB2391/HB2711 COMMERCIAL LAW: Revises provisions governing trade practices and consumer protection.

Sponsors: Sen. Stevens, John , Rep. Garrett, Johnny

Summary: Revises provisions governing trade practices and consumer protection.

Fiscal Note: (Dated February 24, 2024) NOT SIGNIFICANT

Senate Status: 03/11/24 - Senate passed.

House Status: 03/19/24 - House Commerce Committee recommended. Sent to House Calendar & Rules.

Summary Or State

Summary:

Revises provisions governing trade practices and consumer protection.

Caption: AN ACT to amend Tennessee Code Annotated, Title 8, Chapter 6, Part 4 and Title 47, relative to commerce.

SB2431/HB2707 COMMERCIAL LAW: Disclosure on content generated by Al.

Sponsors: Sen. Powers, Bill , Rep. Garrett, Johnny

Summary: Requires a person to include a disclosure on certain content generated by artificial intelligence that the content was generated using artificial intelligence. Makes it an unfair or

deceptive act or practice under the Tennessee Consumer Protection Act of 1977 to distribute certain content generated using artificial intelligence without the required disclosure.

Broadly captioned.

Fiscal Note: (Dated February 13, 2024) NOT SIGNIFICANT

Senate Status: 03/13/24 - Taken off notice in Senate Commerce & Labor Committee

House Status: 03/19/24 - Taken off notice in House Banking & Consumer Affairs Subcommittee.

Summary Or State

Requires a person to include a disclosure on certain content generated by artificial intelligence that the content was generated using artificial intelligence. Makes it an unfair or Summary:

deceptive act or practice under the Tennessee Consumer Protection Act of 1977 to distribute certain content generated using artificial intelligence without the required disclosure.

Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 47, relative to the use of artificial intelligence.

SB2518/HB2633 COMMERCIAL LAW: Filing fees for business entities.

Sponsors: Sen. Hensley, Joey , Rep. Bricken, Rush

Summary: Increases the minimum filing fee required when certain business entities file an annual report with the secretary of state. Broadly captioned.

Fiscal Note: (Dated March 9, 2024) Increase State Revenue \$99,763,500/FY24-25 and Subsequent Years/General Fund \$3,085,500/FY24-25 and Subsequent Years/Secretary of State Senate Status: 03/20/24 - Set for Senate Commerce & Labor Committee 03/27/24.

House Status: 03/19/24 - Taken off notice in House Business & Utilities Subcommittee

Summary Or State

Summary: Increases the minimum filing fee required when certain business entities file an annual report with the secretary of state. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 4; Title 43; Title 48 and Title 61, relative to business entities.

SB2611/HB2656 COMMERCIAL LAW: Annual report regarding diversity in corporations.

Sen. Oliver, Charlane, Rep. Chism, Jesse Sponsors:

Requires corporations registered with the secretary of state to submit certain information to the secretary of state. Requires corporations that are publicly held domestic or foreign Summary:

corporations with their principal executive offices located in this state to provide the secretary of state with information regarding diversity of board members and officers. Requires the

secretary of state to publish certain information regarding such diversity. Broadly captioned.

Senate Status: 02/05/24 - Referred to Senate Commerce & Labor Committee.

House Status: 02/07/24 - Referred to House Business & Utilities Subcommittee.

Summary Or State Requires corporations registered with the secretary of state to submit certain information to the secretary of state. Requires corporations that are publicly held domestic or foreign Summary: corporations with their principal executive offices located in this state to provide the secretary of state with information regarding diversity of board members and officers. Requires the

secretary of state to publish certain information regarding such diversity. Broadly captioned.

AN ACT to amend Tennessee Code Annotated. Title 4: Title 8: Title 12: Title 48 and Title 67, relative to business entities. Caption:

SB2640/HB2806 COMMERCIAL LAW: Written notice of objection by merchant - statute of frauds under the UCC.

Sen. Lundberg, Jon, Rep. Hulsey, Bud Sponsors:

Summary: Increases, from 10 to 11 days, the time a merchant has to provide a written notice of objection to a writing or record that confirms a contract between the recipient and another

merchant before the writing or record is considered sufficient to satisfy the statute of frauds under the Uniform Commercial Code. Broadly captioned.

Amendment Summary: Senate Commerce & Labor Committee amendment 1, House Civil Justice Committee amendment 1 (014435) makes various changes to the Uniform Commercial Code (UCC)

adopted by the Uniform Law Commission of the National Conference of Commissioners on Uniform State Laws.

(Dated February 7, 2024) NOT SIGNIFICANT Fiscal Note:

Senate Status: 03/13/24 - Senate Commerce & Labor Committee recommended with amendment 1 (014435), Sent to Senate Calendar Committee.

House Status: 03/20/24 - House Civil Justice Committee deferred to Summer Study after adopting amendment 1 (014435), which makes various changes to the Uniform Commercial Code (UCC)

adopted by the Uniform Law Commission of the National Conference of Commissioners on Uniform State Laws.

Summary Or State Increases, from 10 to 11 days, the time a merchant has to provide a written notice of objection to a writing or record that confirms a contract between the recipient and another

merchant before the writing or record is considered sufficient to satisfy the statute of frauds under the Uniform Commercial Code, Broadly captioned. Summary:

Caption: AN ACT to amend Tennessee Code Annotated, Title 47, relative to the uniform commercial code.

SB2707/HB2092 COMMERCIAL LAW: Changes the definition of "home loan."

Sponsors: Sen. Southerland, Steve, Rep. Vaughan, Kevin

Summary: Changes the definition of a "home loan" to a closed-end loan with a term of at least 241 months. Removes existing variable limits on the maximum effective rate of annual interest on

home loans of no higher than two points greater than the rate established by the FNMA auction or four points greater than the 30-year treasury bond market yield index, leaving the

maximum rate of interest per annum for home loans that may be charged at a fixed 18 percent limit. Broadly captioned.

Fiscal Note: (Dated February 9, 2024) NOT SIGNIFICANT

Senate Status: 03/12/24 - Taken off notice in Senate Commerce & Labor Committee.

House Status: 03/19/24 - Taken off notice in House Banking & Consumer Affairs Subcommittee.

Changes the definition of a "home loan" to a closed-end loan with a term of at least 241 months. Removes existing variable limits on the maximum effective rate of annual interest on Summary Or State Summary:

home loans of no higher than two points greater than the rate established by the FNMA auction or four points greater than the 30-year treasury bond market yield index, leaving the

maximum rate of interest per annum for home loans that may be charged at a fixed 18 percent limit. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 47, relative to mortgage interest rates Caption:

SB2863/HB2889 COMMERCIAL LAW: Authorizes registered agent of a foreign corporation to resign the agency appointment by filing info with the secretary of state.

Sponsors: Sen. Roberts, Kerry , Rep. Todd, Chris

Authorizes the registered agent of a foreign corporation to resign the agency appointment by filing information with the secretary of state in an electronic format deemed suitable by Summary:

the secretary of state. Broadly captioned.

Amendment Summary: Senate Commerce & Labor Committee amendment 1, House Public Service Subcommittee amendment 1 (014226) requires a person acting as an agent of a foreign principal from a county of concern (agent) to file a registration statement and supplemental information with the Tennessee Ethics Commission (Commission) within 10 days of becoming an agent. Requires each agent to file a supplemental statement under oath on a form prescribed by the Commission within 30 days after the expiration of each six-month period following a filing. Requires an agent to give notice within 10 days of when information furnished to the Commission changes. Imposes a \$150 registration fee for each agent and each foreign principal from a country of concern. Requires any person who acted as an agent from January 1, 2014 to July 1, 2024 to file a retroactive registration statement and supplemental statements. Establishes various disclosure and reporting requirements for agents. Authorizes a person who willfully violates a provision or rule promulgated pursuant to this act be fined up to \$100,000 and/or imprisoned for up to five years; provided that a violation of filing and labeling of informational materials has a fine up to \$50,000 and/or imprisonment for up to 12 months. Establishes that an alien who is convicted of a violation of, or a conspiracy to violate, this act may be referred to the United State Department of Justices for removal under the Immigration and Nationality Act. Prohibits an agent from being party to a contract or agreement with a foreign principal from a country of concern to which compensation of the agent is contingent upon the success of political activities carried out. Requires the Commission promulgate rules to effectuate this act, and to report to the General Assembly every six months regarding the administration of this act and to make such report publicly available on its website.

(Dated February 2, 2024) NOT SIGNIFICANT Fiscal Note:

Senate Status 03/13/24 - Senate Commerce & Labor Committee recommended with amendment 1 (014226), Sent to Senate Finance,

House Status: 03/20/24 - Set for House State Government Committee 03/27/24

Summary Or State Authorizes the registered agent of a foreign corporation to resign the agency appointment by filing information with the secretary of state in an electronic format deemed suitable by

Summary: the secretary of state. Broadly captioned

Caption: AN ACT to amend Tennessee Code Annotated, Title 3; Title 4; Title 8; Title 48; Title 61 and Title 62, relative to foreign agents.

SB2891/HB2593 COMMERCIAL LAW: TN Consumer Protection Act - removes obsolete provision related to penalties and remedies.

Sen, Niceley, Frank, Rep. Powers, Dennis Sponsors:

Removes an obsolete provision that applied penalties and remedies of the Tennessee Consumer Protection Act of 1977 to a repealed part of the Code. Summary:

Fiscal Note: (Dated January 31, 2024) NOT SIGNIFICANT

Senate Status: 02/05/24 - Referred to Senate Commerce & Labor Committee. House Status: 02/05/24 - Caption bill held on House clerk's desk

Summary Or State

Removes an obsolete provision that applied penalties and remedies of the Tennessee Consumer Protection Act of 1977 to a repealed part of the Code. Summary:

Caption: AN ACT to amend Tennessee Code Annotated. Title 47. Chapter 18, relative to consumer protection.

CONSTRUCTION

SB969/HB1207 CONSTRUCTION: Tennessee Public Buildings Accessibility Act.

Sponsors: Sen. Powers, Bill, Rep. Carringer, Michele

Increases from 120 to 180 days the period within which a public building must come into full compliance if the public building was constructed, enlarged, or substantially altered or Summary:

repaired after July 1, 2012, and is discovered to have deviated from the standards and specifications of the Tennessee Public Buildings Accessibility Act.

Amendment Summary: Senate State & Local Government Committee amendment 1 (005913) prohibits a local government from limiting the use of construction material that is approved by a national building

code or the state fire marshal

(Dated February 6, 2023) NOT SIGNIFICANT Fiscal Note:

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Senate Status: 03/28/23 - Senate State & Local Government Committee deferred to summer study after adopting amendment 1 (005913).

House Status: 02/02/23 - Caption bill held on House clerk's desk.

Summary Or State Increases from 120 to 180 days the period within which a public building must come into full compliance if the public building was constructed, enlarged, or substantially altered or Summary:

repaired after July 1, 2012, and is discovered to have deviated from the standards and specifications of the Tennessee Public Buildings Accessibility Act.

Caption: AN ACT to amend Tennessee Code Annotated, Title 68, Chapter 120, relative to construction.

SB1444/HB655 CONSTRUCTION: Contractor licenses minimum project cost.

Sen. Roberts, Kerry, Rep. Fritts, Monty Sponsors:

Increases the minimum total project cost amount for which a license as a contractor is required from \$25,000 to \$40,928. Ties the minimum total project cost amount to the United Summary:

States Bureau of Labor Statistics' Producer Price Index by Industry: Building Materials and Supplies Dealers. Requires the board for licensing contractors to update the amount at least

annually and publish the amount on its public website.

Amendment Summary: House Commerce Committee (013943) makes changes to the Contractors Licensing Act of 1994. Increases, from \$25,000 to \$50,000, the minimum total project cost amount for

which a license as a certain contractor, limited license, or building permit is required. Changes the amount, from \$25,000 to \$50,000, that is a Class A misdemeanor for any firm corporation or person accepting a bid to contract for a project if the contractor is not licensed. Increases the required surety bond or irrevocable letter of credit that an applicant for a home improvement contractor's license must file with the Board of State Licensing Contractors (BLC) from \$10,000 to \$25,000. Senate Commerce & Labor Committee amendment 1 (006027) makes changes to the Contractors Licensing Act of 1994. Increases, from \$25,000 to \$50,000, the minimum total project cost amount for which a license as a certain contractor, limited license, or building permit is required. Changes the amount, from \$25,000 to \$50,000, that is a Class A misdemeanor for any firm corporation or person accepting a bid to contract for a project if the contractor is not licensed. Increases the required surety bond or irrevocable letter of credit that an applicant for a home improvement contractor's

license must file with the Board of State Licensing Contractors (BLC) from \$10,000 to \$25,000.

(Dated February 8, 2023) NOT SIGNIFICANT Fiscal Note:

Senate Status: 03/21/23 - Senate Commerce & Labor Committee recommended with amendment 1 (006027). Sent to Senate Calendar Committee.

House Status: 02/20/24 - Failed in House Commerce Committee after adopting amendment 1 (013943).

Increases the minimum total project cost amount for which a license as a contractor is required from \$25,000 to \$40,928. Ties the minimum total project cost amount to the United Summary Or State Summary:

States Bureau of Labor Statistics' Producer Price Index by Industry: Building Materials and Supplies Dealers. Requires the board for licensing contractors to update the amount at least

annually and publish the amount on its public website.

Caption: AN ACT to amend Tennessee Code Annotated, Title 62, Chapter 6, relative to contractors.

SB1666/HB1702 CONSTRUCTION: Sunset - Go Build Tennessee Act extension.

Sponsors: Sen, Johnson, Jack, Rep. Williams, Rvan

Summary: Extends the Go Build Tennessee Act by changing the repeal date from July 1, 2024, to July 1, 2029.

(Dated February 5, 2024) Other Fiscal Impact The State Board of Licensing Contractors will continue annual payments to the Go Build Tennessee Corporation averaging Fiscal Note:

approximately \$84,200 in FY24-25 through FY28-29. Additionally, the board will experience a one-time expenditure of \$250,000 in FY24-25 from the boards reserve fund. The

Governors proposed FY24-25 budget, on page B-270, recognizes a non- recurring appropriation of \$250,000 from the reserves of the Contractors Board.

Senate Status: 03/06/24 - Signed by Senate speaker. House Status: 03/06/24 - Signed by House speaker. Executive Status: 03/15/24 - Signed by governor.

Summary Or State

Extends the Go Build Tennessee Act by changing the repeal date from July 1, 2024, to July 1, 2029. Summary:

AN ACT to amend Tennessee Code Annotated, Title 4, Chapter 41 and Title 62, Chapter 6, Part 1, relative to the Go Build Tennessee Act. Caption:

SB2100/HB1892 CONSTRUCTION: Use of third-party examiners, inspectors, or engineers.

Sen. Johnson, Jack, Rep. Lamberth, William Sponsors:

Summary: Authorizes the use of certain third-party examiners, inspectors, engineers, and professionals in lieu of a local or state examiner, inspector, engineer, or professional for certain permitted processes and requirements. Establishes procedures and requirements for the use of a third-party examiner, inspector, engineer, or professional in building construction.

Part of Administration Package (22 pp.).

Amendment Summary: Senate amendment 1, House Business & Utilities Subcommittee amendment 1 (013987) requires a local jurisdiction, which has adopted its building standards and codes authorized in

statute, but outside of the minimum state-wide standards, to perform any examinations of construction plans and specifications and inspections within 30 days of a request. Authorizes the State Fire Marshal to require an inspection during construction or alteration of certain types of buildings or structures. Authorizes a person in a local jurisdiction to engage with third-party inspectors or third-party plans examiners to examine plans and specifications prior to construction or to complete locally required building construction inspections and inspection reports during construction, in lieu of examinations or inspections by the local jurisdiction. Clarifies that engaging with a third party is not applicable to state buildings, educational occupancies, or any other occupancy requiring an inspection by the State Fire Marshal for initial licensure, except agencies licensed by the Department of Human Services. Removes the requirement that a local jurisdiction that accepts an electrical engineer inspection by a registered inspector must maintain a record of an inspection performed by an engineer for no less than three audit years. Authorizes a person to engage a third-party water resource engineer to prepare a permit package to install a subsurface sewage disposal system or to inspect the final inspection of a subsurface sewage disposal system in lieu of the Department of Environment and Conservation (TDEC) or contract county. Authorizes a person to engage a third-party water resource engineer to conduct a final inspection or to review engineering reports, plans, and specifications to construct, install, or modify a non-discharging treatment works or sewerage system, including the collection system, treatment facility, and land application components. Authorizes a person to engage a third-party wetland professional to review an application for the alteration of the physical, chemical, radiological, biological, or bacteriological properties of any waters of the state in lieu of TDEC review. Authorizes the third party to submit a permit application review after the applicant has submitted an aquatic resource inventory and TDEC has concurred with this inventory. Creates requirements and guidelines for engaging with each applicable third party under the applicable departments. Prohibits third parties from conducting an inspection, examination, review or permit package if the third-party inspector or third-party examiner has a conflict of interest. Requires any fees charged by the local government or department for a third-party plans examinations, inspection, reviews or permit packaging to be the same amount charged by the local government, or departments to perform the same service. Senate amendment 2 (014959) requires a person who engages a third-party inspector to complete locally required building inspections are required to continue using a third-party inspector for any subsequent inspections. Requires the person to submit the building plans, inspection reports, third-party inspector's name and registration, and a sworn written statement by the third-party inspector stating any deficiencies in the applicable code.

Fiscal Note: (Dated February 10, 2024) NOT SIGNIFICANT

Senate Status 03/04/24 - Senate passed with amendment 1 (013987) and amendment 2 (014959).

House Status: 03/21/24 - Set for House Floor on 03/28/24.

Summary Or State Authorizes the use of certain third-party examiners, inspectors, engineers, and professionals in lieu of a local or state examiner, inspector, engineer, or professional for certain Summary: permitted processes and requirements. Establishes procedures and requirements for the use of a third-party examiner, inspector, engineer, or professional in building construction.

Part of Administration Package (22 pp.).

Caption: AN ACT to amend Tennessee Code Annotated, Title 68, Chapter 120; Title 68, Chapter 221 and Title 69, Chapter 3, Part 1, relative to permitting.

CRIMINAL LAW

SB354/HB463 CRIMINAL LAW: Requirements for securing a bail bond by real estate.

Sen. Haile, Ferrell , Rep. Slater, William Sponsors:

Summary: Lowers the amount, from two to one, the number of sureties required to sign a deed of trust when the defendant is seeking to secure a bail bond by real estate.

Fiscal Note: (Dated January 24, 2023) NOT SIGNIFICANT Senate Status: 01/26/23 - Referred to Senate Judiciary Committee. House Status: 02/01/23 - Caption bill held on House clerk's desk.

Summary Or State Lowers the amount, from two to one, the number of sureties required to sign a deed of trust when the defendant is seeking to secure a bail bond by real estate.

Summary: Caption: AN ACT to amend Tennessee Code Annotated, Title 4; Title 16, Chapter 3, Part 8; Title 39 and Title 40, relative to bail bonds.

SB1645/HB1620 CRIMINAL LAW: Use of drones by law enforcement.

Sen. Massey, Becky, Rep. Gillespie, John Sponsors:

Deletes the July 1, 2024, termination date for Chapter 462 of the Public Acts of 2021, allowing a law enforcement agency to continue to use a drone to search for and collect evidence Summary:

or obtain information with the consent of a private property owner, in case of a natural emergency, or to investigate a crime that is occurring or has occurred.

(Dated January 16, 2024) NOT SIGNIFICANT Fiscal Note: 02/17/24 - Signed by Senate speaker. Senate Status: House Status: 02/20/24 - Signed by House speaker.

Executive Status: 03/15/24 - Enacted as Public Chapter 0524 effective March 1, 2024.

Summary Or State Deletes the July 1, 2024, termination date for Chapter 462 of the Public Acts of 2021, allowing a law enforcement agency to continue to use a drone to search for and collect evidence

Summary: or obtain information with the consent of a private property owner, in case of a natural emergency, or to investigate a crime that is occurring or has occurred.

AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 13 and Chapter 462 of the Public Acts of 2021, relative to use of drones. Caption:

SB1775/HB1858 CRIMINAL LAW: Home address confidentiality program for victims.

Sponsors: Sen, Swann, Art, Rep. Davis, Elaine

Summary: Expands the ways in which applicants may apply for the home address confidentiality program to include moving to a new address unknown to the offender and not previously

identified in a public record.

Fiscal Note: (Dated February 3, 2024) NOT SIGNIFICANT

03/11/24 - Senate passed. Senate Status: House Status: 03/04/24 - House passed.

Summary Or State Expands the ways in which applicants may apply for the home address confidentiality program to include moving to a new address unknown to the offender and not previously

Summary: identified in a public record.

Caption: AN ACT to amend Tennessee Code Annotated, Title 40, Chapter 38, Part 6, relative to the home address confidentiality program.

SB2410/HB2504 CRIMINAL LAW: Telecommunications transmitting misleading caller identification established as a misdemeanor.

Sponsors. Sen. Lamar, London, Rep. Harris, Torrey

Makes it an offense for a person, on behalf of a debt collector or inbound telemarketer service, to knowingly cause any caller identification service to transmit misleading or inaccurate Summary:

caller identification information, including caller identification information that does not match the area code of the person or the debt collector or inbound telemarketer service the

person is calling on behalf of, or is not a toll-free phone number, to a subscriber with the intent to induce the subscriber to answer. Broadly captioned.

Amendment Summary: House Commerce Committee amendment 1 (014656) expands the offense of caller identification spoofing to include a person, on behalf of a debt collector or inbound telemarketer

service, to knowingly cause any caller identification service to transmit misleading or inaccurate caller identification information, including caller identification information that does not match the area code of the person or the debt collector or inbound telemarketer service the person is calling on behalf of, or that is not a toll-free phone number, to a subscriber with

the intent to defraud or cause harm to another person or to wrongfully obtain anything of value.

Fiscal Note: (Dated February 8, 2024) NOT SIGNIFICANT

Senate Status: 03/20/24 - Set for Senate Judiciary Committee 03/26/24.

03/21/24 - Set for House Floor on 03/25/24. House Status:

Summary Or State

Makes it an offense for a person, on behalf of a debt collector or inbound telemarketer service, to knowingly cause any caller identification service to transmit misleading or inaccurate caller identification information, including caller identification information that does not match the area code of the person or the debt collector or inbound telemarketer service the

person is calling on behalf of, or is not a toll-free phone number, to a subscriber with the intent to induce the subscriber to answer. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 39 and Title 47, Chapter 18, relative to caller identification spoofing

SB2478/HB2691 CRIMINAL LAW: Cruelty to animals - entering private property without probable cause.

Sen. Hensley, Joey , Rep. Doggett, Clay Sponsors:

Summary: Prohibits the department of agriculture or any other state or local department or agency from entering private property without probable cause to believe that a criminal offense has

occurred or is occurring, the consent of the property owner, a warrant, or a recognized warrant exception. Requires a member of a society incorporated for the prevention of cruelty to animals to notify the appropriate local law enforcement agency of the member's intent to make an arrest or interfere to prevent an act of cruelty and the circumstances justifying the

action before doing so. Broadly captioned.

Fiscal Note: (Dated March 5, 2024) NOT SIGNIFICANT

Senate Status: 03/11/24 - Senate passed.

Summary:

House Status: 03/20/24 - Set for House Criminal Justice Committee 03/26/24.

Summary Or State Prohibits the department of agriculture or any other state or local department or agency from entering private property without probable cause to believe that a criminal offense has Summary:

occurred or is occurring, the consent of the property owner, a warrant, or a recognized warrant exception. Requires a member of a society incorporated for the prevention of cruelty to animals to notify the appropriate local law enforcement agency of the member's intent to make an arrest or interfere to prevent an act of cruelty and the circumstances justifying the

action before doing so. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 39; Title 43; Title 44 and Title 63, Chapter 12, relative to animals.

SB2776/HB2813 CRIMINAL LAW: Search warrants required by POST-certified officers before entering private property.

Sponsors. Sen, Bowling, Janice, Rep. Hulsey, Bud

Requires, subject to judicially recognized exceptions, all POST-certified officers to obtain a search warrant before entering private property that identifies the person or property that is Summary:

the subject of the search. Specifies that an officer who knowingly fails to obtain a search warrant when a search warrant is required by this section commits a Class C misdemeanor.

Broadly captioned.

Fiscal Note: (Dated March 14, 2024) NOT SIGNIFICANT

Senate Status: 03/20/24 - Set for Senate Judiciary Committee 03/26/24. House Status: 03/20/24 - Set for House Criminal Justice Subcommittee 03/26/24.

Requires, subject to judicially recognized exceptions, all POST-certified officers to obtain a search warrant before entering private property that identifies the person or property that is Summary Or State

Summary: the subject of the search. Specifies that an officer who knowingly fails to obtain a search warrant when a search warrant is required by this section commits a Class C misdemeanor.

Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 4; Title 8; Title 38; Title 39 and Title 40, relative to searches.

ECONOMIC DEVELOPMENT

SB85/HB154 ECONOMIC DEVELOPMENT: Employee Ownership, Empowerment, and Expansion Act.

Sponsors. Sen. Walley, Page, Rep. Marsh, Pat

Enacts the Employee Ownership, Empowerment and Expansion Act for the purposes of providing incentives for small businesses to establish employee stock ownership plans or Summary:

trusts to convert a worker-owned cooperative without requiring employees to invest their own money. Provides three options to small business owners to sell their businesses. including conversion costs, employee ownership trusts and employee stock ownership plans. Defines provisions under each option. For tax years beginning on or after January 1, 2024, but prior to January 1, 2029, allows a credit up to 50% percent of conversion costs, not to exceed \$25,000 for worker-owned cooperatives and employee ownership trusts, and up to 50 percent of conversion costs, not to exceed \$100,000, for costs included under employee stock ownership plans. Specifies certain taxpayer obligations for the tax credit and allows the commissioner to conduct audits. Requires the department to submit a one-time report to the finance, ways and means committees of the house of representatives and the

senate on or before January 1, 2024.

(Dated March 4, 2023) Decrease State Revenue \$275,000/FY23-24 \$600,000/Each FY24-25 through FY28-29 \$50,000/FY29-30 and Subsequent Years Decrease Local Revenue Fiscal Note:

\$50,000/FY24-25 and Subsequent Years

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Summary:

Senate Status: 04/21/23 - Senate Finance, Ways & Means Committee deferred to 2024.

House Status: 04/18/23 - Taken off notice in House Finance, Ways & Means Subcommittee. Summary Or State

Enacts the Employee Ownership, Empowerment and Expansion Act for the purposes of providing incentives for small businesses to establish employee stock ownership plans or trusts to convert a worker-owned cooperative without requiring employees to invest their own money. Provides three options to small business owners to sell their businesses, including conversion costs, employee ownership trusts and employee stock ownership plans. Defines provisions under each option. For tax years beginning on or after January 1, 2024, but prior to January 1, 2029, allows a credit up to 50% percent of conversion costs, not to exceed \$25,000 for worker-owned cooperatives and employee ownership trusts, and up to 50 percent of conversion costs, not to exceed \$100,000, for costs included under employee stock ownership plans. Specifies certain taxpayer obligations for the tax credit and allows the commissioner to conduct audits. Requires the department to submit a one-time report to the finance, ways and means committees of the house of representatives and the

senate on or before January 1, 2024.

Caption: AN ACT to amend Tennessee Code Annotated, Title 4; Title 8; Title 9; Title 12, Chapter 3; Title 45; Title 50; Title 56, Chapter 1 and Title 67, relative to employee-owned businesses.

SB1283/HB1066 ECONOMIC DEVELOPMENT: Broadband ready community's ordinance or policy reviewing applications.

Sponsors: Sen, Bailey, Paul, Rep. Raper, Kevin

Requires that a broadband ready community's ordinance or policy for reviewing applications must contain a provision that all applications related to the project be either approved or Summary:

denied within 30 calendar days, rather than 30 business days, after the applications are submitted. Broadly captioned.

Fiscal Note: (Dated February 5, 2023) NOT SIGNIFICANT

Senate Status: 03/13/24 - Taken off notice in Senate Commerce & Labor Committee.

House Status: 02/02/23 - Caption bill held on House clerk's desk.

Summary Or State Requires that a broadband ready community's ordinance or policy for reviewing applications must contain a provision that all applications related to the project be either approved or Summary: denied within 30 calendar days, rather than 30 business days, after the applications are submitted. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 4, relative to broadband.

EDUCATION

SB1216/HB1088 EDUCATION: Infrastructure stipend for LEA that experiences growth in ADM.

Sponsors Sen, White, Dawn, Rep, Baum, Charlie

Summary: Allows a local education agency (LEA) that experiences growth in its average daily membership (ADM), excluding the ADM of the LEA's virtual schools, exceeding 2 percent for each

year of a two-consecutive-year period to be eligible for an infrastructure stipend for the 2023-2024 school year. Broadly captioned.

Amendment Summary: House amendment 1 (005017) revises this bill to allow a local education agency (LEA) to be eligible for an infrastructure stipend for the 2023-2024 school year, if the LEA experienced

average daily membership (ADM) growth in non-virtual schools exceeding two percent in the 2019-2020, 2022-2023, and 2023-2024 school years.

(Dated February 19, 2023) NOT SIGNIFICANT Fiscal Note:

Senate Status: 03/15/23 - Taken off notice in Senate Education Committee. House Status: 04/13/23 - House passed with amendment 1 (005017).

Allows a local education agency (LEA) that experiences growth in its average daily membership (ADM), excluding the ADM of the LEA's virtual schools, exceeding 2 percent for each Summary Or State

Summary: year of a two-consecutive-year period to be eligible for an infrastructure stipend for the 2023-2024 school year. Broadly captioned.

AN ACT to amend Tennessee Code Annotated. Title 49, relative to the Tennessee Investment in Student Achievement Act. Caption:

ENVIRONMENT & NATURE

SB91/HB18 ENVIRONMENT & NATURE: Classification of wetlands.

Sponsors: Sen, Hensley, Joey , Rep. Cepicky, Scott

Prohibits the department of environment and conservation from applying certain criteria that would result in the classification of real property as a wetland where the property is Summary:

classified as prior converted cropland exempt from classification of a wetland by federal law.

Fiscal Note: (Dated February 17, 2023) NOT SIGNIFICANT

Senate Status: 03/08/23 - Taken off notice in Senate Energy, Agriculture & Natural Resources Committee.

01/12/23 - Referred to House Agriculture & Natural Resources Subcommittee. House Status:

Summary Or State Prohibits the department of environment and conservation from applying certain criteria that would result in the classification of real property as a wetland where the property is Summary:

classified as prior converted cropland exempt from classification of a wetland by federal law

Caption: AN ACT to amend Tennessee Code Annotated, Title 11, Chapter 14, Part 4 and Title 69, relative to wetlands.

SB627/HB1053 ENVIRONMENT & NATURE: Report on stream bank erosion provided to general assembly.

Sponsors: Sen. Taylor, Brent, Rep. Vaughan, Kevin

Summary: Removes an obsolete requirement that the commissioner of environment and conservation prepare and deliver a written report on stream bank erosion in this state to each member of

the general assembly by January 15, 2000. Broadly captioned.

Fiscal Note: (Dated January 28, 2023) NOT SIGNIFICANT

Senate Status: 03/08/23 - Taken off notice in Senate Energy, Agriculture & Natural Resources Committee.

02/02/23 - Caption bill held on House clerk's desk House Status:

Summary Or State Removes an obsolete requirement that the commissioner of environment and conservation prepare and deliver a written report on stream bank erosion in this state to each member of

Summary: the general assembly by January 15, 2000. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 4; Title 43; Title 44 and Title 69, relative to water pollution control. Caption:

SB630/HB1055 ENVIRONMENT & NATURE: Discharge permit exemptions.

Sponsors: Sen. Taylor, Brent, Rep. Vaughan, Kevin

Summary: Specifies that a discharge permit is not required under the Water Quality Control Act for excavations supporting agricultural activity or timber harvesting. Broadly captioned.

Fiscal Note: (Dated March 5, 2023) Decrease State Revenue Exceeds \$300/FY23-24/Division of Water Management

Senate Status: 03/08/23 - Taken off notice in Senate Energy, Agriculture & Natural Resources Committee. House Status: 03/07/23 - Taken off notice in House Agriculture & Natural Resources Subcommittee.

Summary Or State

Specifies that a discharge permit is not required under the Water Quality Control Act for excavations supporting agricultural activity or timber harvesting. Broadly captioned. Summary:

AN ACT to amend Tennessee Code Annotated, Title 68, Chapter 221 and Title 69, relative to permits. Caption:

SB631/HB1054 ENVIRONMENT & NATURE: Classification of real property as a wetland.

Sponsors: Sen. Taylor, Brent, Rep. Vaughan, Kevin

Prohibits the department of environment and conservation from applying criteria that will result in the classification of real property as a wetland, or otherwise regulating real property Summary:

as a wetland, unless the property is classified as a wetland under federal law. Broadly captioned,

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Amendment Summary: House Agriculture & Natural Resources Subcommittee amendment 1 (013341) removes certain wetland property from applicable standards under the Water Quality Control Act (Act). Separates wetlands into the following categories: high-quality wetlands, moderate-quality wetlands, low-quality wetlands, incidental wetlands, and isolated wetlands. Establishes that no permit, authorization, or another requirement related to riparian buffer, cumulative impact analysis, antidegradation, mitigation, or another regulatory purpose or requirement, within the scope of the Act, is required for alterations to a low-quality wetland or incidental wetland. Establishes that a permit is not required for a low-quality wetland, regardless of the size of the low-quality wetland, and that no mitigation requirements apply to such wetland type. Establishes that an alteration to a moderate-quality wetland that is less than four acres in size is regulated by a general permit for aquatic alterations; however, such permit must not impose any requirements related to riparian buffer, cumulative impact analysis, antidegradation, or mitigation, within the scope of the Act, and may only contain requirements to protect downstream riparian uses. Specifies that an application is complete and permit coverage is issued for an aquatic resource alteration general permit (ARAP) if a denial or request for additional information is not received by the applicant within 21 days of the submission of a hydrologic determination. Establishes that mitigation requirements are not required for a moderate-quality wetland that is less than four acres in size, and furthermore, mitigation requirements for a moderate-quality wetland that is above four acres in size must not exceed a 1:1 ratio. Establishes that an individual ARAP is required for a moderate-quality wetland that is four or more acres in size. Unless required by federal law, prohibits a permit or other authorization or requirement related to riparian buffer, cumulative impact analysis, antidegradation, or mitigation from requiring alterations to an incidental wetland, regardless of the wetland's size. Prohibits low-or-moderate-guality wetlands from being considered when determining the cumulative impact of a project. Senate Energy, Agricultural, & Natural Resources Committee amendment 1 (014537) removes certain wetland property from applicable standards under the Water Quality Control Act (Act). Separates wetlands into the following categories: high-quality wetlands, moderate-quality wetlands, low-quality wetlands, and isolated wetlands. Authorizes a person, desiring to develop property, to request a determination from the Tennessee Department of Environment and Conservation (TDEC) regarding the presence, extent, and category of wetland by submitting a wetland resource inventory report prepared by a third-party wetland professional, including delineation and, if applicable, documentation that the wetland is isolated and the quality of the wetland. If such report contains all required information, is prepared accurately, and is certified by a third-party wetland professional, then such determination made in report must be presumed to be true. Establishes that the alteration to a moderate-quality wetland that is one acre or less in size, or a low-quality isolated wetland, regardless of size and by any activity, cannot be considered as part of a cumulative impact or degradation analysis, any impact to such isolated wetlands do not apply to National Pollutant Discharge elimination system (NPDES) permits, and no notice, approval, or compensatory mitigation is required for such alteration, as long as certain conditions are met. Establishes mitigation requirements for a moderate-quality wetland that is more that one acre in size must not exceed a 1:1 ratio for wetland restoration, a 2:1 ration for wetland creation and enhancement, or a 5:1 ration for wetland preservation. Makes changes to current requirements, including timeliness, to which TDEC must adhere in responding to appeals to determinations of whether water in question is a stream or a wet weather conveyance or, as applicable, the presence, extent, status as isolated, and quality of wetlands.

Fiscal Note: (Dated March 2, 2023) NOT SIGNIFICANT

Senate Status: 03/06/24 - Senate Energy, Agriculture & Natural Resources Committee deferred to summer study.

House Status: 03/20/24 - House Agriculture & Natural Resources Committee recommended with amendment 1 (013341). Sent to House Finance.

Prohibits the department of environment and conservation from applying criteria that will result in the classification of real property as a wetland, or otherwise regulating real property Summary Or State

Summary: as a wetland, unless the property is classified as a wetland under federal law. Broadly captioned,

Caption: AN ACT to amend Tennessee Code Annotated, Title 4; Title 11, Chapter 14, Part 4; Title 66 and Title 69, relative to wetlands.

SB713/HB599 ENVIRONMENT & NATURE: Department of environment and conservation to collect and publish data on landslides and floods.

Sponsors: Sen, Oliver, Charlane, Rep. Powell, Jason

Summary: Requires the department to collect and publish data concerning landslides and floods. Requires the department to establish a network of weather stations across the state. Broadly

captioned.

Amendment Summary: Senate Energy, Agriculture & Natural Resources Committee amendment 1, House Agriculture and Natural Resources Committee amendment 1 (004236) deletes all language after

the enacting clause and clarifies that TEMA, rather than the department of environment and conservation, is responsible for establishing a network of weather monitoring stations

called MesoNets.

Fiscal Note: (Dated February 12, 2023) Increase State Expenditures - \$3,475,000/FY23-24 \$797,200/FY24-25 and Subsequent Years

Senate Status: 04/21/23 - Senate Finance, Ways & Means Committee deferred to 2024. House Status: 04/18/23 - Taken off notice in House Finance, Ways & Means Subcommittee.

Summary Or State Requires the department to collect and publish data concerning landslides and floods. Requires the department to establish a network of weather stations across the state. Broadly

Summary: captioned

Caption: AN ACT to amend Tennessee Code Annotated, Title 4, Chapter 3, Part 5; Title 68, Chapter 3; Title 68 and Title 69, relative to weather-related information.

SB970/HB797 ENVIRONMENT & NATURE: Reporting date for nonprofit partners of the Tennessee Wildlife Resources Agency.

Sponsors: Sen. Powers, Bill, Rep. Johnson, Curtis

Summary: Extends the required reporting period, from 90 days after the fiscal year to 100 days, that a nonprofit that partners with the TWRA for marketing opportunities must file an annual

report of their operation and accomplishments. (Dated January 31, 2023) NOT SIGNIFICANT

Fiscal Note: Senate Status: 03/08/23 - Taken off notice in Senate Energy, Agriculture & Natural Resources Committee.

House Status: 02/02/23 - Caption bill held on House clerk's desk

Extends the required reporting period, from 90 days after the fiscal year to 100 days, that a nonprofit that partners with the TWRA for marketing opportunities must file an annual Summary Or State

Summary: report of their operation and accomplishments.

AN ACT to amend Tennessee Code Annotated, Title 69, Chapter 9 and Title 70, relative to wildlife resources. Caption:

SB1107/HB1113 ENVIRONMENT & NATURE: Wildlife officers entering private property without owner's consent.

Sponsors: Sen. Bowling, Janice, Rep. Reedy, Jav

Summary: Limits situations where wildlife officers may enter private property without the owner's consent, a warrant, exigent circumstances, or have observed a crime taking place.

Fiscal Note: (Dated March 17, 2023) NOT SIGNIFICANT Senate Status: 03/22/23 - Failed in Senate Judiciary Committee.

House Status: 02/07/23 - Referred to House Department & Agencies Subcommittee.

Summary Or State

Summary:

Limits situations where wildlife officers may enter private property without the owner's consent, a warrant, exigent circumstances, or have observed a crime taking place.

Caption: AN ACT to amend Tennessee Code Annotated, Title 69, Chapter 9 and Title 70, relative to the powers of the wildlife resources agency.

SB1486/HB1514 ENVIRONMENT & NATURE: Newly published regulations involving cooperative agreements between the TWRA and federal agencies.

Sponsors. Sen. Southerland, Steve, Rep. Grills, Rusty

Summary: Extends the effective date for newly published regulations involving cooperative agreements between the TWRA and federal agencies, from 30 days to 45 days after the publication

date by the TWRA. Revises the due date for the submission of financial reports by the TWRA executive director to the governor and commission members, from September 15 to

September 30 of each year. Broadly captioned. Fiscal Note: (Dated April 5, 2023) NOT SIGNIFICANT

Senate Status: 02/06/23 - Referred to Senate Energy, Agriculture & Natural Resources Committee.

House Status: 02/07/23 - Referred to House Department & Agencies Subcommittee.

Extends the effective date for newly published regulations involving cooperative agreements between the TWRA and federal agencies, from 30 days to 45 days after the publication Summary Or State Summary:

date by the TWRA. Revises the due date for the submission of financial reports by the TWRA executive director to the governor and commission members, from September 15 to

September 30 of each year. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 4 and Title 70, relative to wildlife resources.

SB1751/HB2141 ENVIRONMENT & NATURE: Removing a wild animal, fowl, or fish while trespassing on land penalty.

Sponsors:

Increases the penalty from a Class C misdemeanor to a Class B misdemeanor for removing a wild animal, wild fowl, or fish while trespassing on land. Increases various fines under Summary:

\$500 to not more than \$500. Broadly captioned.

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House State Government Committee Amendment 1 (013888) increases the maximum fine, from \$50 to no more than \$500, that is applicable for a violation of any arrestable offense Amendment Summary:

regarding wildlife resources and for which a submission of fine in lieu of court is not authorized.

Fiscal Note: (Dated February 6, 2024) Increase State Revenue Up to \$442,800/FY24-25 and Subsequent Years/ Wildlife Resources Fund Increase Local Expenditures \$2,900/FY24-25 and

Subsequent Years* Other Fiscal Impact This legislation is estimated to result in an unknown increase in local revenue as a result of receiving a portion of the increase in fine revenue.

Any such increase in local revenue could not be confirmed with certainty.

Senate Status: 03/06/24 - Taken off notice in Senate Energy, Agriculture & Natural Resources Committee.

House Status: 03/06/24 - House Finance Subcommittee placed behind the budget.

Increases the penalty from a Class C misdemeanor to a Class B misdemeanor for removing a wild animal, wild fowl, or fish while trespassing on land. Increases various fines under Summary Or State

Summary: \$500 to not more than \$500. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 70, relative to wildlife resources.

SB1879/HB1963 ENVIRONMENT & NATURE: Department of environment and conservation - publishing of data concerning landslides and floods.

Sponsors: Sen. Campbell, Heidi , Rep. Powell, Jason

Requires the department of environment and conservation to collect and publish on its website in map format data concerning landslides and floods. Broadly captioned. Summary:

(Dated February 25, 2024) NOT SIGNIFICANT Fiscal Note:

Senate Status: 03/06/24 - Taken off notice in Senate Energy, Agriculture & Natural Resources Committee. House Status: 02/27/24 - House Agriculture & Natural Resources Subcommittee deferred to the special calendar.

Summary Or State Summary:

Requires the department of environment and conservation to collect and publish on its website in map format data concerning landslides and floods. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 4, Chapter 3, Part 5; Title 64, Chapter 3; Title 68 and Title 69, relative to weather-related information. Caption:

SB2376/HB2620 ENVIRONMENT & NATURE: Renewal fee as a condition to renewing a septic system installer license.

Sponsors: Sen. Watson, Bo., Rep. Martin, Greg.

Summary: Removes the requirement that installers of subsurface sewage disposal systems pay a renewal fee as a condition for renewing a septic system installer license.

Fiscal Note: (Dated February 25, 2024) Decrease State Revenue \$411,900/FY24-25 and Subsequent Years/Environmental Protection Fund

Senate Status: 03/06/24 - Taken off notice in Senate Energy, Agriculture & Natural Resources Committee. House Status: 03/12/24 - Taken off notice in House Agriculture & Natural Resources Subcommittee

Summary Or State

Removes the requirement that installers of subsurface sewage disposal systems pay a renewal fee as a condition for renewing a septic system installer license. Summary:

Caption: AN ACT to amend Tennessee Code Annotated, Title 68, Chapter 221, relative to subsurface sewage disposal systems.

SB2382/HB2534 ENVIRONMENT & NATURE: Decision on a request for a variance from rules for a subsurface sewage disposal system permit.

Sponsors: Sen. Hensley, Joey , Rep. Warner, Todd

Summary: Reduces from 90 to 75 the number of days within which the commissioner of environment and conservation must issue a decision on a request for a variance from rules for a

subsurface sewage disposal system permit. Broadly captioned.

02/01/24 - Referred to Senate Energy, Agriculture & Natural Resources Committee. Senate Status:

House Status: 02/01/24 - Caption bill held on House clerk's desk.

Summary Or State Reduces from 90 to 75 the number of days within which the commissioner of environment and conservation must issue a decision on a request for a variance from rules for a

Summary: subsurface sewage disposal system permit. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 55, Chapter 3; Title 62, Chapter 18; Title 62, Chapter 6; Title 68 and Title 69, relative to sewage disposal systems. Caption:

SB2579/HB2149 ENVIRONMENT & NATURE: Isolated wetlands defined.

Sen, Taylor, Brent, Rep. Vaughan, Kevin Sponsors:

Clarifies that an ephemeral wet weather conveyance is not a stream under the Water Quality Control Act. Defines "isolated wetlands" and clarifies that isolated wetlands are not waters Summary

under the act. Prohibits requiring a permit or other authorization under the act for impacts to isolated wetlands. Makes other related changes including not being subject to a requirement related to riparian buffers, cumulative impact analyses, antidegradation, mitigation, or another regulatory purpose or requirement. Details that a wetland shall not be

designated as Exceptional Tennessee Water based solely on the presence of aquatic plants, semi-aquatic plants, or other vegetation.

Senate Status: 02/05/24 - Referred to Senate Energy, Agriculture & Natural Resources Committee,

House Status: 01/31/24 - Referred to House Agriculture & Natural Resources Subcommittee.

Summary Or State Clarifies that an ephemeral wet weather conveyance is not a stream under the Water Quality Control Act. Defines "isolated wetlands" and clarifies that isolated wetlands are not waters Summary:

under the act. Prohibits requiring a permit or other authorization under the act for impacts to isolated wetlands. Makes other related changes including not being subject to a requirement related to riparian buffers, cumulative impact analyses, antidegradation, mitigation, or another regulatory purpose or requirement. Details that a wetland shall not be

designated as Exceptional Tennessee Water based solely on the presence of aquatic plants, semi-aquatic plants, or other vegetation.

Caption: AN ACT to amend Tennessee Code Annotated. Title 4: Title 11. Chapter 14. Part 4: Title 66: Title 68 and Title 69. relative to water resources.

SB2783/HB1925 ENVIRONMENT & NATURE: Entering onto private property by wildlife officer.

Sponsors: Sen. Bowling, Janice, Rep. Richev, Bryan

Summary: Limits the situations in which a wildlife officer may enter private property without the owner's consent to those in which the officer has a warrant, there are exigent circumstances, the

officer observed a crime taking place, or another protected class of action that permits an officer's entry onto private property without a warrant occurs. Broadly captioned.

Fiscal Note: (Dated February 17, 2024) NOT SIGNIFICANT Senate Status: 02/05/24 - Referred to Senate Judiciary Committee.

House Status: 03/21/24 - Set for House Criminal Justice Subcommittee 03/26/24.

Limits the situations in which a wildlife officer may enter private property without the owner's consent to those in which the officer has a warrant, there are exigent circumstances, the Summary Or State

Summary: officer observed a crime taking place, or another protected class of action that permits an officer's entry onto private property without a warrant occurs. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 69, Chapter 9 and Title 70, relative to powers of the wildlife resources agency.

HJR50 ENVIRONMENT & NATURE: Constitutional amendment - right to clean air, pure water.

Sponsors.

Summary: Proposes adding a provision establishing the right to clean air, pure water, and the preservation of the natural, scenic, historic, and esthetic values of the state's environment.

House Status: 03/21/23 - Failed in House Agriculture & Natural Resources Subcommittee

Summary Or State Proposes adding a provision establishing the right to clean air, pure water, and the preservation of the natural, scenic, historic, and esthetic values of the state's environment. Summary:

ESTATES & TRUSTS

SB811/HB1258 ESTATES & TRUSTS: Serving copies of claims filed against an estate.

Sponsors: Sen. Gardenhire, Todd, Rep. Vital, Greg

Summary: Requires a personal representative for an estate to serve a copy of each claim filed against the estate, within five days of receipt, to any known party interested in the estate, including

creditors, distributees, and heirs. Broadly captioned.

Fiscal Note: (Dated February 17, 2023) NOT SIGNIFICANT

Senate Status: 03/02/23 - Senate passed.

03/20/24 - Set for House Children & Family Affairs Subcommittee 03/26/24. House Status:

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Summary:

Summary Or State Requires a personal representative for an estate to serve a copy of each claim filed against the estate, within five days of receipt, to any known party interested in the estate, including

creditors, distributees, and heirs, Broadly captioned,

Caption: AN ACT to amend Tennessee Code Annotated, Title 30, relative to probate.

SB1346/HB1477 ESTATES & TRUSTS: Resignation notice requirement for trustees.

Sponsors: Sen. Stevens, John , Rep. Hulsey, Bud

Summary: Increases, from 30 to 35, the number of days in advance that a trustee seeking to resign is required to provide notice to the qualified beneficiaries, the settlor, if living, and all

cotrustees. Broadly captioned.

Fiscal Note: (Dated February 1, 2023) NOT SIGNIFICANT

Senate Status: 03/22/23 - Senate Judiciary Committee deferred to 03/28/23

House Status: 03/21/23 - Taken off notice in House Banking & Consumer Affairs Subcommittee

Summary Or State Increases, from 30 to 35, the number of days in advance that a trustee seeking to resign is required to provide notice to the qualified beneficiaries, the settlor, if living, and all

Summary: cotrustees. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 30; Title 31; Title 32; Title 34; Title 35; Title 45 and Title 67, relative to trusts.

SB1855/HB2136 ESTATES & TRUSTS: Foreclosure notices.

Sponsors: Sen. Lowe, Adam , Rep. Eldridge, Rick

Summary: Requires the first publication for a sale of land to foreclose a deed of trust, mortgage, or other lien securing the payment of money or other thing of value or under judicial orders or

process to be at least 30 days, instead of at least 20 days, previous to the sale. Broadly captioned.

Fiscal Note: (Dated March 8, 2024) NOT SIGNIFICANT

Senate Status: 01/31/24 - Referred to Senate Judiciary Committee

House Status: 03/12/24 - Taken off notice in House Civil Justice Subcommittee.

Summary Or State Requires the first publication for a sale of land to foreclose a deed of trust, mortgage, or other lien securing the payment of money or other thing of value or under judicial orders or

Summary: process to be at least 30 days, instead of at least 20 days, previous to the sale. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 35, relative to foreclosure notices

SB2256/HB2713 ESTATES & TRUSTS: Makes various changes on trusts, estates, and partnerships.

Sponsors: Sen. Stevens, John , Rep. Garrett, Johnny

Summary: Makes various changes to present law on trusts, estates, and partnerships. Broadly captioned.

Amendment Summary: Senate amendment 1, House Commerce Committee amendment 1 (013721) makes various changes to the statutes governing trusts, estates, and partnerships.

Fiscal Note: (Dated February 15, 2024) NOT SIGNIFICANT

Senate Status: 03/18/24 - Senate passed with amendment 1 (013721), which makes various changes to the statutes governing trusts, estates, and partnerships.

House Status: 03/19/24 - House Commerce Committee recommended with amendment 1 (013721), which makes various changes to the statutes governing trusts, estates, and partnerships. Sent to

House Calendar & Rules.

Summary Or State
Summary:

Makes various changes to present law on trusts, estates, and partnerships. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 35; Title 45; Title 61 and Title 66, relative to trusts and estates.

GOVERNMENT CONTRACTS

SB124/HB176 GOVERNMENT CONTRACTS: Required document specifications.

Sponsors: Sen. Walley, Page, Rep. Carr, Dale

Summary: Requires documents submitted to the county register for registration to be in Times New Roman font with a minimum twelve-point font size.

Amendment Summary: Senate amendment 1 (002667) requires documents submitted to the county register of deeds for registration to be written using a minimum 12-point font size.

Fiscal Note: (Dated January 19, 2023) NOT SIGNIFICANT
Senate Status: 02/13/23 - Senate passed with amendment 1 (002667).

House Status: 02/21/23 - Taken off notice in House Local Government Committee.

House Status: 02/21/23 - Taken off notice in House Local Government Committee

Summary Or State
Summary:

Requires documents submitted to the county register for registration to be in Times New Roman font with a minimum twelve-point font size.

Caption: AN ACT to amend Tennessee Code Annotated, Title 66, Chapter 24, Part 1, relative to registration of writings.

GOVERNMENT ORGANIZATION

SB1611/HB1754 GOVERNMENT ORGANIZATION: Sunset - department of general services.

Sponsors: Sen. Roberts, Kerry , Rep. Ragan, John

Summary: Extends the department of general services to June 30, 2028.

Amendment Summary: Senate amendment 1 (015583) reduces sunset extension, for purposes of the Tennessee Governmental Entity Review Law, for the department of general services from four years to

one year

Fiscal Note: (Dated January 15, 2024) NOT SIGNIFICANT

Senate Status: 03/18/24 - Senate passed with amendment 1 (015583), which reduces sunset extension, for purposes of the Tennessee Governmental Entity Review Law, for the department of

general services from four years to one year.

House Status: 03/11/24 - House passed.

Summary Or State
Summary: Extends the department of general services to June 30, 2028.

Caption: AN ACT to amend Tennessee Code Annotated, Title 4, Chapter 29 and Title 4, Chapter 3, relative to the department of general services.

SB1621/HB1764 GOVERNMENT ORGANIZATION: Sunset - real estate appraiser commission.

Sponsors: Sen. Roberts, Kerry , Rep. Ragan, John

Summary: Extends the real estate appraiser commission to June 30, 2030.

Fiscal Note: (Dated January 15, 2024) NOT SIGNIFICANT
Senate Status: 02/08/24 - Signed by Senate speaker.

House Status: 02/12/24 - Signed by House speaker.

Executive Status: 03/13/24 - Enacted as Public Chapter 0503 effective February 21, 2024

Summary Or State
Summary:

Extends the real estate appraiser commission to June 30, 2030.

Caption: AN ACT to amend Tennessee Code Annotated, Title 4, Chapter 29 and Title 62, Chapter 39, relative to the real estate appraiser commission

SB1622/HB1765 GOVERNMENT ORGANIZATION: Sunset - Tennessee Real Estate Commission.

Sponsors: Sen. Roberts, Kerry , Rep. Ragan, John

Summary: Extends the Tennessee Real Estate Commission to June 30, 2030.

Fiscal Note: (Dated January 15, 2024) NOT SIGNIFICANT

Senate Status: 02/08/24 - Signed by Senate speaker.

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House Status: 02/12/24 - Signed by House speaker.

02/21/24 - Enacted as Public Chapter 0504 effective February 21, 2024. Executive Status: Summary Or State

Extends the Tennessee Real Estate Commission to June 30, 2030. Summary:

AN ACT to amend Tennessee Code Annotated, Title 4, Chapter 29 and Title 62, Chapter 13, relative to the Tennessee real estate commission. Caption:

SB1662/HB1708 GOVERNMENT ORGANIZATION: Charitable organization fees and reporting.

Sen. Swann, Art , Rep. McCalmon, Jake Sponsors:

Changes certain fees payable to the secretary of state by certain charitable organizations from \$50 to \$10. Increases from \$500,000 to \$1,000,000 the amount of gross revenue Summary:

received during a fiscal year to trigger certain reporting requirements. Assesses a late fee of \$25 per month on certain financial reports that are not timely filed.

Fiscal Note: (Dated January 20, 2024) Decrease State Revenue \$1,734,700/FY24-25/Division of Charitable Solicitations and Gaming

Senate Status: 03/18/24 - Signed by Senate speaker. House Status: 03/14/24 - Signed by House speaker.

Executive Status: 03/19/24 - Sent to governor.

Changes certain fees payable to the secretary of state by certain charitable organizations from \$50 to \$10. Increases from \$500,000 to \$1,000,000 the amount of gross revenue Summary Or State

Summary: received during a fiscal year to trigger certain reporting requirements. Assesses a late fee of \$25 per month on certain financial reports that are not timely filed

Caption: AN ACT to amend Tennessee Code Annotated, Title 3, Chapter 17, Part 1 and Title 48, Chapter 101, Part 5, relative to charitable organizations.

SB1757/HB1670 GOVERNMENT ORGANIZATION: Discrimination - time frame for human rights commission to serve notice.

Sen. Campbell, Heidi, Rep. Behn, Aftyn

Summary: Increases, from 10 days to 10 business days, the time period from receipt of a complaint of a discriminatory practice having been committed in which the human rights commission

must serve on the complainant a notice acknowledging the filing of the complaint and informing the complainant of the respondent's time limits and choice of forums, and the time period within which the commission must furnish the respondent with a copy of the complaint and a notice advising the respondent of the respondent's procedural rights and

obligations. Broadly captioned.

Fiscal Note: (Dated January 11, 2024) NOT SIGNIFICANT Senate Status: 01/29/24 - Referred to Senate Judiciary Committee.

House Status: 01/10/24 - Caption bill held on House clerk's desk Summary Or State

Increases, from 10 days to 10 business days, the time period from receipt of a complaint of a discriminatory practice having been committed in which the human rights commission Summary: must serve on the complainant a notice acknowledging the filing of the complaint and informing the complainant of the respondent's time limits and choice of forums, and the time

period within which the commission must furnish the respondent with a copy of the complaint and a notice advising the respondent of the respondent's procedural rights and

Caption: AN ACT to amend Tennessee Code Annotated, Title 1; Title 4; Title 7; Title 8; Title 40; Title 49; Title 49; Title 57; Title 63; Title 63; Title 63 and Title 68, relative to discrimination.

SB2900/HB2719 GOVERNMENT ORGANIZATION: THDA board of directors - approval of operation of the financial assistance programs.

Sponsors: Sen. Bailey, Paul, Rep. Garrett, Johnny

Reduces the number of members of the board of directors of the Tennessee Housing Development Agency required to approve the operation of the financial assistance programs Summary:

under the Tennessee Housing Development Agency Act from nine to eight. Broadly captioned.

Fiscal Note: (Dated March 13, 2024) NOT SIGNIFICANT

Senate Status: 03/21/24 - Set for Senate State & Local Government Committee 03/27/24. House Status: 03/20/24 - Taken off notice in House Property & Planning Subcommittee.

Summary Or State Reduces the number of members of the board of directors of the Tennessee Housing Development Agency required to approve the operation of the financial assistance programs

Summary: under the Tennessee Housing Development Agency Act from nine to eight. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 7, Chapter 53; Title 13; Title 48, Chapter 101, Part 3; Title 56 and Title 67, relative to housing. Caption:

GOVERNMENT REGULATION

SB493/HB1007 GOVERNMENT REGULATION: Relocation of undocumented aliens into this state by an agency, business, or person.

Sponsors: Sen. Stevens, John, Rep. Grills, Rusty

Establishes a procedure under which each license, certificate, or registration of an agency, business, or person is revoked in this state if the attorney general and reporter verifies that Summary:

such agency, business, or person facilitated the relocation of undocumented aliens into this state. Broadly captioned.

Fiscal Note: (Dated February 20, 2023) NOT SIGNIFICANT

01/30/23 - Referred to Senate State & Local Government Committee. Senate Status:

House Status: 03/23/23 - Set for House Floor 03/30/27.

Summary Or State Establishes a procedure under which each license, certificate, or registration of an agency, business, or person is revoked in this state if the attorney general and reporter verifies that Summary:

such agency, business, or person facilitated the relocation of undocumented aliens into this state. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 4; Title 5; Title 6; Title 7; Title 8; Title 62; Title 63 and Title 68, relative to undocumented aliens.

SB1640/HB1783 GOVERNMENT REGULATION: UAPA - permanent rules filed with secretary of state between January 1, 2023 and December 31, 2023.

Sponsors: Sen. Roberts, Kerry, Rep. Ragan, John

Summary: Continues permanent rules filed with the secretary of state between January 1, 2023, and December 31, 2023, that are in effect on the effective date of this act until repealed or

amended by subsequent rule of the appropriate rulemaking agency or until otherwise superseded by legislative enactment.

Amendment Summary: Senate Government Operation Committee amendment 1 (014569) declares that all permanent rules filed in the office of secretary of state on or after January 1, 2023, that are in

effect on the effective date of this act and that are scheduled for expiration on June 20, 2024 pursuant to TCA Section 4-5-226 will remain in effect until repealed or amended by subsequent rule of the appropriate rulemaking agency or until otherwise superseded by legislative enactment. Specifies that Board of Pharmacy Rule Number 1140-07-.01 through Rule Number 1140-07-.10 relative to sterile product preparation in pharmacy practice and that Board of Pharmacy Rule Number 1140-07-.01 through Rule Number 1140-07-.10

relative to compounding will expire on the effective date of this act.

Fiscal Note: (Dated January 11, 2024) NOT SIGNIFICANT

Senate Status: 03/20/24 - Senate Government Operations Committee recommended with amendment 1 (014569). Sent to Senate Calendar Committee.

House Status: 03/20/24 - Set for House Government Operations Committee 03/25/24.

Continues permanent rules filed with the secretary of state between January 1, 2023, and December 31, 2023, that are in effect on the effective date of this act until repealed or Summary Or State Summary:

amended by subsequent rule of the appropriate rulemaking agency or until otherwise superseded by legislative enactment.

Caption: AN ACT relative to agency rules scheduled to expire pursuant to the provisions of the Uniform Administrative Procedures Act, compiled in Tennessee Code Annotated, Title 4,

Chapter 5.

SB1735/HB1807 GOVERNMENT REGULATION: Building inspection time frame for new construction or renovation.

Sen. Rose, Paul , Rep. Butler, Ed Sponsors:

Requires the state fire marshal or another state entity that receives an inspection request for new construction or the renovation of an existing building to conduct the inspection within Summary:

72 hours of receipt of the request. Broadly captioned.

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Amendment Summary: House Commerce Committee amendment 1 (012771) requires the State Fire Marshal (SFM) or appropriate state entity to conduct a requested inspection of new construction or the renovation of an existing building within three business days of the receipt of the request. Authorizes the SFM or appropriate state entity who is physically unable to perform the inspection on-site within three business days to instead complete an inspection in the same timeframe by requesting submission of photographs or other appropriate technology for review that allows the SFM to ensure the requirements for the building inspection are met. Requires the Commissioner of the Department of Commerce and Insurance (DCI) to promulgate rules for resolving disputes that arise during the request for such inspections regarding the application of the rules adopted under the official construction safety standards. Senate Commerce & Labor Committee amendment 1, House Commerce Committee amendment 2 (013556) requires the State Fire Marshal (SFM) or appropriate state entity to conduct a requested inspection of new construction or the renovation of an existing building within three business days of the receipt of the request. Requires an inspection done in connection with a certificate of occupancy to be completed within five business days of the receipt of the request. Requires the Commissioner of the Department of Commerce and Insurance (DCI) to promulgate rules for resolving disputes that arise during the request for such inspections regarding the application of the rules adopted under the official

Fiscal Note: (Dated January 29, 2024) Increase State Expenditures \$342,500/FY24-25/General Fund \$332,800/FY25-26 and Subsequent Years/General Fund \$358,200/FY24-25/Health Facilities Commission \$348.600/FY25-26 and Subsequent Years/ Health Facilities Commission Other Fiscal Impact To the extent that current revenue is not sufficient to cover the cost of

additional expenditures of the Health Facilities Commission, the commission may increase fees to cover the additional expenditures.

Senate Status: 03/12/24 - Senate Commerce & Labor Committee recommended with amendment 1 (013556). Sent to Senate Finance

House Status: 02/28/24 - House Finance Subcommittee placed behind the budget.

Summary Or State Requires the state fire marshal or another state entity that receives an inspection request for new construction or the renovation of an existing building to conduct the inspection within

Summary: 72 hours of receipt of the request. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 4; Title 5; Title 12; Title 12; Title 62; Title 66 and Title 68, relative to building inspections.

INSURANCE GENERAL

SB836/HB991 INSURANCE GENERAL: Restrictions on insurers of homeowner's or renter's insurance.

Sponsors: Sen. Lundberg, Jon.

Prohibits an insurer of homeowner's insurance, renter's insurance, or insurance that covers a manufactured or mobile home from making certain changes to or refusing to issue a Summary:

policy based solely on the specific breed or mixture of breeds of a dog that lives or is otherwise cared for on the property to which the policy applies.

(Dated March 23, 2023) NOT SIGNIFICANT Fiscal Note:

Senate Status: 02/06/23 - Referred to Senate Commerce & Labor Committee.

House Status: 02/07/23 - Referred to House Insurance Subcommittee.

Summary Or State Prohibits an insurer of homeowner's insurance, renter's insurance, or insurance that covers a manufactured or mobile home from making certain changes to or refusing to issue a Summary: policy based solely on the specific breed or mixture of breeds of a dog that lives or is otherwise cared for on the property to which the policy applies.

Caption: AN ACT to amend Tennessee Code Annotated, Title 56, relative to insurance

SB2698/HB2281 INSURANCE GENERAL: Education requirements for applicants for an insurance producer license.

Sponsors. Sen. Southerland, Steve, Rep. Hawk, David

Requires an applicant for an insurance producer license for title insurance to complete a pre-licensing course of study that consists of a minimum of 30 hours of course work. Broadly Summary:

captioned.

Amendment Summary: House amendment 1 (014428) changes effective date to July 1, 2024.

Fiscal Note: (Dated February 22, 2024) NOT SIGNIFICANT

Senate Status: 03/20/24 - Set for Senate Commerce & Labor Committee 03/27/24.

House Status: 03/14/24 - House passed with amendment 1 (014428), which changes effective date to July 1, 2024.

Summary Or State Requires an applicant for an insurance producer license for title insurance to complete a pre-licensing course of study that consists of a minimum of 30 hours of course work. Broadly

Summary: captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 56, relative to insurance producers.

JUDICIARY

SB873/HB541 JUDICIARY: Petitions for the removal and destruction of records by party to civil litigation.

Sen. Akbari, Raumesh, Rep. Harris, Torrey Sponsors:

Summary: Authorizes a party to civil litigation to petition the court for removal and destruction of records under certain circumstances. Defines "public records" to mean trial court records.

Clarifies that the definition of "public records" does not include appellate court records or appellate court opinions.

Fiscal Note: (Dated March 17, 2023) Increase Local Revenue Exceeds \$1,260,900/FY23-24 Exceeds \$1,519,100/FY24-25 and Subsequent Years

Senate Status: 03/22/23 - Taken off notice in Senate Judiciary Committee. House Status: 02/01/23 - Referred to House Civil Justice Subcommittee.

Summary Or State Authorizes a party to civil litigation to petition the court for removal and destruction of records under certain circumstances. Defines "public records" to mean trial court records.

Clarifies that the definition of "public records" does not include appellate court records or appellate court opinions. Summary:

Caption: AN ACT to amend Tennessee Code Annotated, Title 8; Title 9, Chapter 8; Title 10, Chapter 7; Title 16; Title 18; Title 20; Title 21; Title 27; Title 28; Title 29; Title 50, Chapter 6 and

Title 66, relative to court records in civil actions.

SB2806/HB2888 JUDICIARY: Compensation for a diminution of value of the property caused by the enactment of land use regulations.

Sen. Lowe, Adam , Rep. Todd, Chris Sponsors:

Enacts the Private Property Protection Act which details how judicial relief can be sought by private property owners for the diminution in value of the subject property through the Summary:

actions taken through certain new land use regulations by governmental entities if the fair market value was reduced by a minimum of 10% or \$50,000, whichever amount is greater.

(Dated March 1, 2024) Increase Local Expenditures Exceeds \$50,000/FY24-25 and Subsequent Years* Other Fiscal Impact Due to multiple unknown factors, the extent of any

additional impacts on local government revenue and expenditures cannot be reasonably determined.

Senate Status: 03/12/24 - Taken off notice in Senate Commerce & Labor Committee.

House Status: 03/13/24 - Taken off notice in House Civil Justice Committee.

Enacts the Private Property Protection Act which details how judicial relief can be sought by private property owners for the diminution in value of the subject property through the Summary Or State Summary: actions taken through certain new land use regulations by governmental entities if the fair market value was reduced by a minimum of 10% or \$50,000, whichever amount is greater.

AN ACT to amend Tennessee Code Annotated, Title 29, relative to land use regulation.

LABOR LAW

Fiscal Note:

Caption:

SB909/HB693 LABOR LAW: Written consent requirement for appointing authorities to enter private property.

Sponsors: Sen, Niceley, Frank, Rep. Parkinson, Antonio

Summary: Prohibits an appointing authority from entering a government employee's private property or residence without written consent from the employee. Broadly captioned.

Fiscal Note: (Dated February 25, 2023) NOT SIGNIFICANT

Senate Status: 03/21/23 - Failed in Senate Commerce & Labor Committee. House Status: 03/23/23 - Taken off notice in House Calendar & Rules Committee.

Summary Or State

Prohibits an appointing authority from entering a government employee's private property or residence without written consent from the employee. Broadly captioned. Summary:

Caption: AN ACT to amend Tennessee Code Annotated, Title 8 and Title 50, relative to government employees.

SB1028/HB1502 LABOR LAW: Employee Child Care Assistance Partnership Act.

Sen. Yarbro, Jeff. Rep. McKenzie, Sam Sponsors:

Summary: Enacts the "Employee Child Care Assistance Partnership Act," which supports Tennessee families by incentivizing employers to contribute to the childcare costs of its employees.

Details who, what, and how much money is to be contributed to childcare costs. Allows a public and private partnership pilot program and administer program funds. Requires an annual report on funding and lists of companies and number of employees involved. States the fund consists of moneys appropriated by the general assembly, contributions, gifts, or

grants made available for the purposes of the program, (12pp). Broadly captioned.

Fiscal Note: (Dated April 10, 2023) Increase State Revenue \$12,251,500/FY23-24/ Employee Child Care Assistance Partnership Fund \$10,451,500/FY24-25 and Subsequent Years / Employee

Child Care Assistance Partnership Fund Increase State Expenditures \$12,251,500/FY23-24/General Fund \$12,251,500/FY23-24/ Employee Child Care Assistance Partnership Fund \$10,451,500/FY24-25 and Subsequent Years/ General Fund \$10,451,500/FY24-25 and Subsequent Years/ Employee Child Care Assistance Partnership Fund SB 1028 - HB 1502

Senate Status: 02/06/23 - Referred to Senate Commerce & Labor Committee.

House Status: Summary Or State 02/20/24 - Taken off notice in House Banking & Consumer Affairs Subcommittee.

Summary:

Enacts the "Employee Child Care Assistance Partnership Act." which supports Tennessee families by incentivizing employers to contribute to the childcare costs of its employees. Details who, what, and how much money is to be contributed to childcare costs. Allows a public and private partnership pilot program and administer program funds. Requires an annual report on funding and lists of companies and number of employees involved. States the fund consists of moneys appropriated by the general assembly, contributions, gifts, or

grants made available for the purposes of the program. (12pp). Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 4; Title 50 and Title 56, relative to childcare assistance.

SB1109/HB637 LABOR LAW: Religious exemption to immunization requirement.

Sen. Bowling, Janice, Rep. Barrett, Jody Sponsors:

Requires an employer that requires an immunization as a condition of employment or continued employment to exempt from the immunization requirement a person who files a Summary: signed, written statement that the immunization conflicts with the person's religious tenets or practices; prohibits an employer from taking adverse action against a person who files a

statement of religious objection. Broadly captioned.

Amendment Summary: Senate Commerce and Labor Committee amendment 1 (005236) establishes that an employer who requires an immunization as a condition of employment or continued employment

must grant an exemption from the requirement to an employee who files a written statement of religious objection. Prohibits an employer from taking an adverse action against a person who files a statement of religious objection. Allows healthcare providers to implement and provide reasonable accommodation measures to a person who files a statement of religious objection in order to protect the safety and health of other persons from communicable diseases. Creates a private right of action against an alleged violator for a person injured as a result of a violation of the proposed legislation. Excludes an employer that is a Medicare or Medicaid certified healthcare provider, to the extent such healthcare provider is subject to a valid and enforceable Medicare or Medicaid condition or requirement of participation that imposes a requirement contrary to the proposed legislation. Senate Commerce and Labor Committee amendment 3 (005926) establishes that an employer who requires an immunization as a condition of employment or continued employment must grant an exemption from the requirement to an employee who files a written statement of religious objection. Prohibits an employer from taking an adverse action against a person who files a statement of religious objection. Allows healthcare providers to implement and provide reasonable accommodation measures to a person who files a statement of religious objection in order to protect the safety and health of other persons from communicable diseases. Creates a private right of action against an alleged violator for a person injured as a result of a violation of the proposed legislation. The proposed legislation does not apply to a person in this state who is subject to an employment-related immunization requirement because the

person is employed by the federal government or is performing work pursuant to a contract with the federal government.

Fiscal Note: (Dated February 14, 2023) NOT SIGNIFICANT

Senate Status: 03/20/23 - Failed in Senate Commerce & Labor Committee after adopting amendment 1 (005236) and amendment 3 (005926).

House Status: 03/21/23 - Taken off notice in House Banking & Consumer Affairs Subcommittee.

Summary Or State Requires an employer that requires an immunization as a condition of employment or continued employment to exempt from the immunization requirement a person who files a Summary:

signed, written statement that the immunization conflicts with the person's religious tenets or practices; prohibits an employer from taking adverse action against a person who files a

statement of religious objection. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 8; Title 14; Title 37; Title 50 and Title 68, relative to religious exemptions for immunizations. Caption:

SB1290/HB1196 LABOR LAW: Notice of apprenticeship programs available on department's website.

Sen. Bailey, Paul, Rep. Williams, Ryan Sponsors:

Summary: Requires the commissioner of the department of labor and workforce development to ensure that a listing of apprenticeship programs approved by made available to the public on the

department's public website and updated twice annually. (Dated February 1, 2023) NOT SIGNIFICANT

Fiscal Note: Senate Status: 03/13/24 - Taken off notice in Senate Commerce & Labor Committee.

House Status: 02/02/23 - Caption bill held on House clerk's desk

Summary Or State

Requires the commissioner of the department of labor and workforce development to ensure that a listing of apprenticeship programs approved by made available to the public on the Summary:

department's public website and updated twice annually

Caption: AN ACT to amend Tennessee Code Annotated, Title 4; Title 50; Title 62 and Title 67, relative to apprenticeships.

LOCAL GOVERNMENT

SB75/HB28 LOCAL GOVERNMENT: Adoption of comprehensive growth plan prior to annexation.

Sponsors: Sen. Watson, Bo , Rep. Lamberth, William

Summary:

Deletes requirement that municipalities adopt a comprehensive growth plan and have an approved urban growth boundary prior to annexing unincorporated territory. Requires all counties and municipalities that have an effective flood insurance rate map or flood hazard boundary map published by FEMA that identifies a special flood hazard area within the political boundaries of the county or municipality to meet the requirements for participation in the national flood insurance program administered by FEMA. Gives a county or municipality that does not currently have an effective flood insurance rate map or flood hazard boundary map published by FEMA that identifies a special flood hazard area within the political boundaries of the county or municipality 24 months from the effective date of any future flood insurance rate map or flood hazard boundary map published by the FEMA to

meet the requirements for participation in the national flood insurance program.

Amendment Summary: House Local Government Committee amendment 1 (006368) prohibits a municipal planning commission or regional planning commission (Planning Commission) from adopting a development plan (Plan) that vests a municipality with the authority to exercise planning or zoning authority over property outside of the jurisdictional boundaries of the municipality, until and unless such property is annexed by a municipality. Provides that if a Plan vesting a municipality with such powers over unincorporated territory was adopted prior to this act, then a municipality is required to comply strictly with the parameters of the Plan. Requires a municipality's jurisdiction over such territory to cease to exist once the municipality has fulfilled its obligations under a Plan, until and unless such property is annexed by the municipality. Permits a CLB to adopt the following provisions by resolution: (1) a municipality must send a copy of the annexation resolution by certified mail to the chair of the county legislative body (CLB) and the annexation process is delayed until such notice is received; (2) a municipality shall not act on an annexation proposal until the applicable CLB approves the annexation by resolution; and (3) a municipality shall not approve an annexation proposal if the applicable CLB disapproves the annexation by resolution or if the municipality does not receive the resolution of CLB approval within 60 days of the county receiving notice of the proposed annexation.

(Dated March 2, 2023) Other Fiscal Impact The extent of any decrease in local expenditures associated with funding for economic and community development boards cannot

reasonably be determined.

Senate Status: 03/29/23 - Senate State & Local Government Committee deferred to the first calendar of 2024.

House Status: Summary Or State 01/24/24 - House Finance Subcommittee placed behind the budget.

Summary:

Fiscal Note:

Deletes requirement that municipalities adopt a comprehensive growth plan and have an approved urban growth boundary prior to annexing unincorporated territory. Requires all counties and municipalities that have an effective flood insurance rate map or flood hazard boundary map published by FEMA that identifies a special flood hazard area within the political boundaries of the county or municipality to meet the requirements for participation in the national flood insurance program administered by FEMA. Gives a county or municipality that does not currently have an effective flood insurance rate map or flood hazard boundary map published by FEMA that identifies a special flood hazard area within the political boundaries of the county or municipality 24 months from the effective date of any future flood insurance rate map or flood hazard boundary map published by the FEMA to meet the requirements for participation in the national flood insurance program.

AN ACT to amend Tennessee Code Annotated, Title 4, Chapter 10; Title 6; Title 7; Title 49 and Title 65, Chapter 4, relative to comprehensive growth plans. Caption:

SB413/HB361 LOCAL GOVERNMENT: Grant program for nonprofit organizations that rent property below market rate.

Sen. Yarbro, Jeff , Rep. Love Jr., Harold Sponsors:

Summary: Allows local governments to create a program to provide grants to eligible nonprofit organizations that own residential property and rent the property for at least 25 percent below

market rate. Requires the local government to set a maximum amount of grant money available to each nonprofit organization. Requires the local government to obtain approval for

the program by the comptroller of the treasury prior to implementing a program. Broadly captioned.

Fiscal Note: (Dated March 9, 2023) Increase State Expenditures - \$117,700/FY23-24 \$115,200/FY24-25 and Subsequent Years Other Fiscal Impact The extent of any permissive increase in local

government expenditures cannot reasonably be determined.

Senate Status: 04/21/23 - Senate Finance, Ways & Means Committee deferred to 2024. House Status: 04/18/23 - Taken off notice in House Finance, Ways & Means Subcommittee.

Allows local governments to create a program to provide grants to eligible nonprofit organizations that own residential property and rent the property for at least 25 percent below Summary Or State Summary:

market rate. Requires the local government to set a maximum amount of grant money available to each nonprofit organization. Requires the local government to obtain approval for

the program by the comptroller of the treasury prior to implementing a program. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 5; Title 6; Title 7; Title 13 and Title 67, Chapter 5, relative to a grant program. Caption:

SB513/HB471 LOCAL GOVERNMENT: Annual report on tourist development zone.

Sponsors. Sen. Lundberg, Jon, Rep. Crawford, John

Authorizes a municipality or public authority in which a tourism development zone is located to file with the commissioner of finance and administration and the state building Summary:

commission its annual report concerning the zone in an electronic format. Broadly captioned.

Amendment Summary: House Local Government Committee amendment 1 (003781) enacts the Tennessee Landowner Bill of Rights which expands the rights and ownership of private property within

reasonable means. Limits the regulatory power of the municipal government's approval authority over private property. Allows for more economic and investment expansion through

decreased regulatory oversight.

Fiscal Note: (Dated January 27, 2023) NOT SIGNIFICANT

Senate Status: 03/28/23 - Senate State & Local Government Committee deferred to 2024. House Status: 04/18/23 - Taken off notice in House Finance, Ways & Means Subcommittee.

Summary Or State Authorizes a municipality or public authority in which a tourism development zone is located to file with the commissioner of finance and administration and the state building

Summary: commission its annual report concerning the zone in an electronic format. Broadly captioned

Caption: AN ACT to amend Tennessee Code Annotated, Title 7; Title 13 and Title 66, relative to regulation of development.

SB634/HB1064 LOCAL GOVERNMENT: Annexation - plan of services provided by municipality.

Sponsors: Sen. Taylor, Brent , Rep. Vaughan, Kevin

Summary: Increases from three to four the number of copies of a plan of services that a municipality must provide for public inspection in connection with a proposed annexation. Broadly

captioned.

Fiscal Note: (Dated March 19, 2023) NOT SIGNIFICANT

02/02/23 - Referred to Senate State & Local Government Committee Senate Status:

House Status: 02/02/23 - Caption bill held on House clerk's desk

Summary Or State Increases from three to four the number of copies of a plan of services that a municipality must provide for public inspection in connection with a proposed annexation. Broadly

Summary: captioned.

Caption:

AN ACT to amend Tennessee Code Annotated, Title 6 and Title 68, Chapter 221, relative to municipal services. Caption:

SB662/HB711 LOCAL GOVERNMENT: Release taxpayers of double taxes.

Sponsors: Sen. Hensley, Joey , Rep. Capley, Kip

Requires, rather than allows, county legislative bodies to release taxpayers from double taxes if they have been incurred and correct errors in the tax list. Broadly captioned. Summary:

Fiscal Note: (Dated March 16, 2023) NOT SIGNIFICANT Senate Status: 03/21/23 - Taken off notice in Senate State & Local Government Committee.

House Status: 02/01/23 - Caption bill held on House clerk's desk

Summary Or State

Requires, rather than allows, county legislative bodies to release taxpayers from double taxes if they have been incurred and correct errors in the tax list. Broadly captioned. Summary:

AN ACT to amend Tennessee Code Annotated, Title 5; Title 6 and Title 67, relative to local government taxes and fees. Caption:

SB707/HB1010 LOCAL GOVERNMENT: Municipalities agreeing to jointly engage one building inspector.

Sponsors: Sen. Stevens, John , Rep. Grills, Rusty

Summary: Lowers the population threshold, from 25,000 to 20,000, below which two or more cities may agree to jointly engage one building inspector.

Fiscal Note: (Dated March 1, 2023) NOT SIGNIFICANT

Senate Status: 03/20/23 - Taken off notice in Senate Commerce & Labor Committee. House Status: 03/20/24 - Set for House Property & Planning Subcommittee 03/27/24.

Summary Or State Lowers the population threshold, from 25,000 to 20,000, below which two or more cities may agree to jointly engage one building inspector. Summary:

SB787/HB1268 LOCAL GOVERNMENT: Timeframe for filing answer to petition initiating a condemnation proceeding.

AN ACT to amend Tennessee Code Annotated, Title 5; Title 6; Title 7 and Title 68, Chapter 120, relative to governmental approval.

Sponsors: Sen. Haile, Ferrell, Rep. Slater, William

Increases, from 30 to 60 days, the time in which a respondent who is not satisfied with the amount deposited by a condemner, or objects to a taking through the use of eminent Summary:

domain, must file an answer to the petition initiating a condemnation proceeding.

Fiscal Note: (Dated January 31, 2023) NOT SIGNIFICANT Senate Status: 02/06/23 - Referred to Senate Judiciary Committee. House Status: 02/02/23 - Caption bill held on House clerk's desk.

Summary Or State Increases, from 30 to 60 days, the time in which a respondent who is not satisfied with the amount deposited by a condemner, or objects to a taking through the use of eminent

domain, must file an answer to the petition initiating a condemnation proceeding. Summary:

AN ACT to amend Tennessee Code Annotated, Title 5; Title 29, Chapter 17 and Title 29, Chapter 16, relative to eminent domain. Caption:

SB820/HB1206 LOCAL GOVERNMENT: Minimum number of regular meetings of the county legislative body each year.

Sponsors: Sen. Hensley, Joey, Rep. Cepicky, Scott

Increases from four to six, the minimum number of regular meetings of the county legislative body each year. Specifies that, until otherwise set by ordinance by the board of Summary:

commissioners in a city under a city manager-commission charter, regular meetings of the board must be held on the first and third Tuesdays, instead of Thursdays, of each month.

Broadly captioned.

Amendment Summary: House Property & Planning Subcommittee amendment 1 (006369) prohibits a local government from enacting a local real estate transfer tax by public or private act. Prohibits a county

from enacting an adequate facilities tax or impact fee on development by private or public act after December 1, 2023.

Fiscal Note: (Dated February 23, 2023) Increase Local Expenditures \$200/FY23-24 and Subsequent Years/Bledsoe County *

Senate Status: 03/28/23 - Taken off notice in Senate State & Local Government Committee

House Status: 03/22/23 - Failed in House Property & Planning Subcommittee after adopting 1 (006369). Page 16 of 47

Summary:

Fiscal Note:

Summary Or State Increases from four to six, the minimum number of regular meetings of the county legislative body each year. Specifies that, until otherwise set by ordinance by the board of

commissioners in a city under a city manager-commission charter, regular meetings of the board must be held on the first and third Tuesdays, instead of Thursdays, of each month.

Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 5; Title 6 and Title 67, relative to local government.

SB1341/HB1472 LOCAL GOVERNMENT: Affordable housing and workforce development fund allocation - Shelby County.

Sponsors: Sen. Lamar, London, Rep. Towns Jr., Joe

Summary: Authorizes Shelby County to appropriate funds for affordable housing or workforce housing. Broadly captioned.

Fiscal Note: (Dated March 16, 2023) Other Fiscal Impact A precise impact on expenditures for Shelby County cannot be reasonably determined, but is considered permissive.

Senate Status: 03/21/23 - Taken off notice in Senate State & Local Government Committee.

House Status: 02/02/23 - Caption bill held on House clerk's desk

Summary Or State Authorizes Shelby County to appropriate funds for affordable housing or workforce housing. Broadly captioned. Summary:

AN ACT to amend Tennessee Code Annotated, Title 5; Title 5; Title 9; Title 9; Title 13; Title 67 and Title 71, relative to affordable housing Caption:

SB1373/HB287 LOCAL GOVERNMENT: Reporting on state funds paid to acquire property through eminent domain.

Sponsors: Sen, Southerland, Steve , Rep. Russell, Lowell

Requires the commissioner of finance and administration to report the total amount of state funds paid to acquire property through eminent domain in the 2021-2022 year to the chairs Summary:

of the finance, ways and means committees of the senate and the house and the office of legislative budget analysis by January 1, 2024. Broadly captioned.

Fiscal Note: (Dated January 20, 2023) NOT SIGNIFICANT

Senate Status: 03/21/23 - Taken off notice in Senate Judiciary Committee. House Status: 03/21/23 - Taken off notice in House Civil Justice Subcommittee

Requires the commissioner of finance and administration to report the total amount of state funds paid to acquire property through eminent domain in the 2021-2022 year to the chairs Summary Or State

Summary: of the finance, ways and means committees of the senate and the house and the office of legislative budget analysis by January 1, 2024. Broadly captioned. Caption: AN ACT to amend Tennessee Code Annotated, Title 5; Title 29, Chapter 17; Title 29, Chapter 16 and Title 65, Chapter 27, relative to eminent domain.

SB1380/HB1525 LOCAL GOVERNMENT: Establishing central business improvement district - notice required.

Sponsors: Sen. Southerland, Steve, Rep. Carringer, Michele

Summary: Increases, from 3 weeks to 4 weeks, the amount of time that a notice of a public hearing to determine establishing a central business improvement district must be posted in a

> newspaper of general circulation. Broadly captioned. (Dated February 1, 2023) NOT SIGNIFICANT

Senate Status: 03/21/23 - Taken off notice in Senate State & Local Government Committee.

House Status: 02/02/23 - Caption bill held on House clerk's desk.

Summary Or State Increases, from 3 weeks to 4 weeks, the amount of time that a notice of a public hearing to determine establishing a central business improvement district must be posted in a

Summary: newspaper of general circulation. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 4: Title 5: Title 6: Title 7: Title 9: Title 65: Title 65: Title 67: Title 68 and Title 69, relative to improvement districts, Caption:

SB1446/HB400 LOCAL GOVERNMENT: White Bluff - assess fees for impact on infrastructure projects.

Sen. Roberts, Kerry , Rep. Littleton, Mary Sponsors:

Summary: Local bill for Town of White Bluff that authorizes the town to construct, regulate, and assess fees for the use of or impact upon, certain public infrastructure projects. Authorizes the

town to exercise eminent domain for purposes of acquiring property for such projects. Amends Chapter 25 of the Private Acts of 2003.

Senate Status: 02/06/23 - Local bill held on Senate clerk's desk.

House Status: 02/01/23 - Referred to House Local Government Committee.

Local bill for Town of White Bluff that authorizes the town to construct, regulate, and assess fees for the use of or impact upon, certain public infrastructure projects. Authorizes the Summary Or State

Summary: town to exercise eminent domain for purposes of acquiring property for such projects. Amends Chapter 25 of the Private Acts of 2003. Caption: AN ACTto amend Chapter 25 of the Private Acts of 2003; and any other acts amendatory thereto, relative to the Town of White Bluff.

SB2131/HB1983 LOCAL GOVERNMENT: Municipal authority outside of corporate boundaries.

Sponsors:

Prohibits a municipality, or an instrumentality of a municipality, from taking any action that affects or has the potential to affect the tax obligations, fees, or other costs for real property Summary:

owners whose property is located outside a municipality's corporate boundary, unless the action is approved by the county legislative body in which such property is located. Broadly

captioned.

Fiscal Note: (Dated February 29, 2024) Other Fiscal Impact A precise increase in foregone local revenue and increase in mandatory expenditures cannot be estimated. *

03/19/24 - Taken off notice in Senate State & Local Government Committee. Senate Status:

House Status: 01/30/24 - Referred to House Property & Planning Subcommittee.

Summary Or State Prohibits a municipality, or an instrumentality of a municipality, from taking any action that affects or has the potential to affect the tax obligations, fees, or other costs for real property Summary:

owners whose property is located outside a municipality's corporate boundary, unless the action is approved by the county legislative body in which such property is located. Broadly

captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 5 and Title 6, relative to municipal authority outside of corporate boundaries.

SB2137/HB2628 LOCAL GOVERNMENT: Disposal of solid waste on one's own land.

Sponsors: Sen. Reeves, Shane, Rep. Baum, Charlie

Summary: Prohibits a county from prohibiting an individual householder from disposing of solid waste from such householder's own household upon such householder's own land as long as the

disposal does not create a public nuisance or a hazard to the public health. Broadly captioned.

Fiscal Note: (Dated February 22, 2024) NOT SIGNIFICANT

Senate Status: 03/06/24 - Re-referred to Senate State & Local Government Committee. House Status: 02/28/24 - Taken off notice in House Cities & Counties Subcommittee.

Summary Or State Prohibits a county from prohibiting an individual householder from disposing of solid waste from such householder's own household upon such householder's own land as long as the Summary:

disposal does not create a public nuisance or a hazard to the public health. Broadly captioned. AN ACT to amend Tennessee Code Annotated, Title 5, relative to the authority of county governments.

SB2163/HB2422 LOCAL GOVERNMENT: Timeframe for a fire marshal to settle a building or fire code dispute.

Sponsors: Sen. Yarbro, Jeff, Rep. Powell, Jason

Summary: Increases from 10 working days to 15 business days the amount of time the fire marshal has to issue a decision on a dispute between a city and county regarding a building or fire

code. Broadly captioned.

(Dated February 7, 2024) NOT SIGNIFICANT

Senate Status: 02/01/24 - Referred to Senate Commerce & Labor Committee.

House Status: 02/01/24 - Caption bill held on House clerk's desk

Summary Or State Increases from 10 working days to 15 business days the amount of time the fire marshal has to issue a decision on a dispute between a city and county regarding a building or fire

Summary: code. Broadly captioned.

Caption:

Caption: AN ACT to amend Tennessee Code Annotated, Title 13 and Title 68, Chapter 120, relative to building regulations.

SB2182/HB2797 LOCAL GOVERNMENT: Notice requirement for public meeting by an industrial development corporation.

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Sponsors: Sen. Lundberg, Jon., Rep. Hulsey, Bud

Specifies that the required notice of a public meeting by an industrial development corporation related to the approval of a payment in lieu of taxes for a lessee of the corporation must Summary:

be published on the website of the corporation. Broadly captioned.

result in the employment of more than 1,000 new employees.

Amendment Summary: Senate State & Local Government Committee amendment 1 (015080) rewrites the bill. Specifies that an industrial development corporation created by a housing opportunity county or by a municipality within the boundaries of a housing opportunity county has the power to construct and install public infrastructure for qualified residential developments or contract with a private party for the construction and installation of such public infrastructure. Also gives such an industrial development corporation the power to accept loans and grants of money from the state, the United States, or from any agency or instrumentality of the state or United States for the purposes of carrying out the design, construction, installation, financing, or undertaking of public infrastructure. Also authorizes such industrial development corporations to make loans and grants to private entities constructing and installing public infrastructure for qualified residential developments within the boundaries of the housing opportunity county upon such terms as the industrial development corporation deems advisable. Specifies other requirements for loans or grants made to an industrial development corporation in a housing opportunity county. Defines "housing opportunity county" to mean a county that is certified by the comptroller of the treasury and the commissioner of economic and community development as a county with acute needs for additional housing to support the expected growth the in the population due to the undertaking of one or more economic development projects, whether or not located in the county, that are expected to

Fiscal Note: (Dated January 31, 2024) NOT SIGNIFICANT

Senate Status:

03/20/24 - Senate State & Local Government Committee recommended with amendment 1 (015080), which rewrites the bill. Specifies that an industrial development corporation created by a housing opportunity county or by a municipality within the boundaries of a housing opportunity county has the power to construct and install public infrastructure for qualified residential developments or contract with a private party for the construction and installation of such public infrastructure. Also gives such an industrial development corporation the power to accept loans and grants of money from the state, the United States, or from any agency or instrumentality of the state or United States for the purposes of carrying out the design, construction, installation, financing, or undertaking of public infrastructure. Also authorizes such industrial development corporations to make loans and grants to private entities constructing and installing public infrastructure for qualified residential developments within the boundaries of the housing opportunity county upon such terms as the industrial development corporation deems advisable. Specifies other requirements for loans or grants made to an industrial development corporation in a housing opportunity county. Defines "housing opportunity county" to mean a county that is certified by the comptroller of the treasury and the commissioner of economic and community development as a county with acute needs for additional housing to support the expected growth the in the population due to the undertaking of one or more economic development projects, whether or not located in the county, that are expected to result in the employment of more than 1,000 new employees. Sent to Senate Finance.

03/20/24 - Set for House Property & Planning Subcommittee 03/27/24. House Status:

Summary Or State

Specifies that the required notice of a public meeting by an industrial development corporation related to the approval of a payment in lieu of taxes for a lessee of the corporation must

Summary: be published on the website of the corporation. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 5; Title 6; Title 7; Title 13 and Title 48, relative to the development of housing. Caption:

SB2239/HB2439 LOCAL GOVERNMENT: Authorization of any local government to create a land bank.

Sponsors: Sen. Yarbro, Jeff, Rep. Sparks, Mike

Summary: Authorizes any local government in this state to create a land bank. Authorizes a local government to post on its website, if available, a link to a state website or publication identifying

surplus real property for sale or conveyance. Broadly captioned.

Fiscal Note: (Dated March 1, 2024) Other Fiscal Impact A precise impact to local revenue and increase in local expenditures cannot be estimated; however, any such impacts are considered

permissive.

Senate Status: 03/21/24 - Set for Senate State & Local Government Committee 03/27/24. House Status: 03/20/24 - Taken off notice in House Property & Planning Subcommittee.

Summary Or State Authorizes any local government in this state to create a land bank. Authorizes a local government to post on its website, if available, a link to a state website or publication identifying Summary:

surplus real property for sale or conveyance. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 5; Title 6; Title 7; Title 12, Chapter 2 and Title 13, relative to local governments.

SB2315/HB2368 LOCAL GOVERNMENT: Residential Infrastructure Development Act of 2024.

Sponsors:

Authorizes a uniform procedure to establish infrastructure development districts as an alternative method to fund and finance capital infrastructure through the levy and collection of Summary:

special assessments. Provides for the uniform operation, exercise of power, and procedure for termination of any such independent district. Defines "host municipality" and other relative definitions. Authorizes the governing body of a host municipality to create, by resolution, one or more infrastructure development districts located in whole or part within the boundaries of such municipality. Requires an infrastructure development district to be approved by the governing body of each host municipality. Specifies residential requirement for

development district definition. Adds storm water facilities benefitting the properties within the district to the definition of infrastructure. Changes the formula for special assessments to

district area. Also specifies public hearing and notice requirements regarding infrastructure development districts (19 pp.). Amendment Summary: House Property & Planning Subcommittee amendment 1 (015060) exempts development districts created pursuant to the Development District Act of 1965 from infrastructure

use frontage, area, and the proportion of the assessed value of each parcel compared to the whole land area when determining the value. Adds a section on audits that should be

compiled at the end of the fiscal year of hospitality. (Dated March 3, 2024) Other Fiscal Impact A precise impact to local government revenue and expenditures cannot be estimated, but such impacts are considered permissive.

Fiscal Note: Senate Status: 03/20/24 - Senate State & Local Government Committee recommended with amendment 1 (015807). Sent to Senate Calendar Committee.

House Status: 03/20/24 - Set for House Local Government Committee 03/26/24.

Summary Or State Authorizes a uniform procedure to establish infrastructure development districts as an alternative method to fund and finance capital infrastructure through the levy and collection of Summary: special assessments. Provides for the uniform operation, exercise of power, and procedure for termination of any such independent district. Defines "host municipality" and other

relative definitions. Authorizes the governing body of a host municipality to create, by resolution, one or more infrastructure development districts located in whole or part within the boundaries of such municipality. Requires an infrastructure development district to be approved by the governing body of each host municipality. Specifies residential requirement for district area. Also specifies public hearing and notice requirements regarding infrastructure development districts (19 pp.).

AN ACT to amend Tennessee Code Annotated, Title 7, Chapter 84; Title 9, Chapter 21; Title 66, Chapter 5 and Title 67, relative to residential infrastructure development districts. Caption:

SB2422/HB2425 LOCAL GOVERNMENT: Requirements for notifying affected persons on annexation of a territory.

Sponsors: Sen. Crowe, Rusty, Rep. Hicks, Tim

Summary: Requires notices relating to annexation or municipal zoning to be published, posted, or mailed 21 days, rather than 15 days, before the public hearing on the annexation or zoning.

Requires the annexing municipality to provide notice of annexation to property owners whose property is within 200 feet of the territory being annexed. Requires signs that inform

viewers of the proposed annexation to be posted in and around the area being annexed.

Fiscal Note: (Dated February 16, 2024) Other Fiscal Impact A precise increase in permissive local government expenditures cannot be estimated with certainty. Senate Status: 03/19/24 - Senate State & Local Government Committee recommended. Sent to Senate Calendar Committee.

House Status: 03/21/24 - Set for House Floor on 03/25/24. Summary Or State

Requires notices relating to annexation or municipal zoning to be published, posted, or mailed 21 days, rather than 15 days, before the public hearing on the annexation or zoning. Requires the annexing municipality to provide notice of annexation to property owners whose property is within 200 feet of the territory being annexed. Requires signs that inform

viewers of the proposed annexation to be posted in and around the area being annexed.

AN ACT to amend Tennessee Code Annotated, Title 6, Chapter 51, Part 1 and Title 13, Chapter 7, relative to municipal government. Caption:

SB2430/HB2530 LOCAL GOVERNMENT: Local government prohibited from limiting use of products or materials in construction.

Sen. Powers, Bill , Rep. Burkhart, Jeff Sponsors:

Summary:

Summary: Prohibits a local government from limiting or prohibiting the use or installation of products that meet the national codes and standards or materials that meet the national codes and

standards for single-family or multi-family housing or commercial construction under four stories. Deletes provision declaring that a denial of a waiver by a local governmental entity

about construction materials does not constitute a prohibition of those construction materials

Fiscal Note: (Dated March 8, 2024) NOT SIGNIFICANT

Senate Status: 03/20/24 - Set for Senate Commerce & Labor Committee 03/27/24. House Status: 03/12/24 - Taken off notice in House Business & Utilities Subcommittee. Page 18 of 47

Summary Or State

Summary:

Prohibits a local government from limiting or prohibiting the use or installation of products that meet the national codes and standards or materials that meet the national codes and standards for single-family or multi-family housing or commercial construction under four stories. Deletes provision declaring that a denial of a waiver by a local governmental entity

standards for single-ramily or multi-ramily nodsing or commercial construction under four stones. Deferes provision declaring that a definal of a waiver

about construction materials does not constitute a prohibition of those construction materials.

Caption: AN ACT to amend Tennessee Code Annotated, Section 68-120-101, relative to to building regulations.

SB2512/HB2640 LOCAL GOVERNMENT: Notice for public meeting related to approval of a payment in lieu of tax agreement.

Sponsors: Sen. Lundberg, Jon , Rep. Crawford, John

Summary: Specifies the required notice for a public meeting related to the approval of a payment in lieu of tax agreement of the board of directors of an industrial development corporation that

must be published on the website of the corporation or the governing body of the municipality. Broadly captioned.

Fiscal Note: (Dated February 4, 2024) NOT SIGNIFICANT

Senate Status: 02/05/24 - Referred to Senate State & Local Government Committee.

House Status: 02/05/24 - Caption bill held on House clerk's desk

Summary Or State Specifies the required notice for a public meeting related to the approval of a payment in lieu of tax agreement of the board of directors of an industrial development corporation that

Summary: must be published on the website of the corporation or the governing body of the municipality. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 5; Title 6; Title 7; Title 13 and Title 48, relative to development.

SB2542/HB2589 LOCAL GOVERNMENT: Report on amount of state funds paid to acquire property through eminent domain.

Sponsors: Sen. Niceley, Frank, Rep. Russell, Lowell

Summary: Requires the commissioner of finance and administration to report the total amount of state funds paid to acquire property through eminent domain in the 2023-2024 fiscal year to the

chairs of the finance, ways and means committees and the office of legislative budget analysis by January 1, 2025. Broadly captioned.

Senate Status: 02/05/24 - Referred to Senate Judiciary Committee.

House Status: 02/05/24 - Caption bill held on House clerk's desk

Summary Or State Requires the commissioner of finance and administration to report the total amount of state funds paid to acquire property through eminent domain in the 2023-2024 fiscal year to the

Summary: chairs of the finance, ways and means committees and the office of legislative budget analysis by January 1, 2025. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 5; Title 29, Chapter 17; Title 29, Chapter 16; Title 54, Chapter 21 and Title 65, Chapter 27, relative to eminent domain.

SB2561/HB2618 LOCAL GOVERNMENT: Nonprofit organization that has entered into a contract with district attorney general.

Sponsors: Sen. Taylor, Brent, Rep. Gillespie, John

Summary: Requires a nonprofit organization that has entered into a contract or memorandum of understanding with the district attorney general to disclose the list of persons or entities that have

donated to the nonprofit in the previous calendar year, upon written request from a member of the general assembly or passage of a resolution requesting the information by a county

legislative body for a county within the judicial district. Broadly captioned.

Amendment Summary: Senate amendment 1 (013951) requires a nonprofit organization that has entered into a contract or memorandum of understanding with the district attorney general to disclose the list

of persons or entities that have donated to the nonprofit in the previous calendar year, upon written request from a member of the general assembly or passage of a resolution requesting the information by a county legislative body for a county within the judicial district, unless such contract or memorandum of understanding is required by statute. House Public Service Subcommittee amendment 1 (015356) requires a nonprofit organization that has entered into a contract or memorandum of understanding with the district attorney general related to policies and strategies related to cash bail, unless such contract or memorandum of understanding is required by statute, to disclose the list of persons or entities that have donated to the nonprofit in the previous calendar year, upon written request issued jointly from the Speaker of the Senate and the Speaker of the House of Representatives. Restricts the list of donors to the lesser of the top five donors or the top five percent of donors. Specifies that the aggregate donation during the previous calendar year must be equal

to or greater than \$25,000. Excludes charitable donations to certain educational organizations and their affiliates.

Fiscal Note: (Dated February 14, 2024) NOT SIGNIFICANT

Senate Status: 02/26/24 - Senate passed with amendment 1 (013951).

House Status: 03/20/24 - Set for House State Government Committee 03/27/24.

Summary Or State
Summary:

Requires a nonprofit organization that has entered into a contract or memorandum of understanding with the district attorney general to disclose the list of persons or entities that have donated to the nonprofit in the previous calendar year, upon written request from a member of the general assembly or passage of a resolution requesting the information by a county

legislative body for a county within the judicial district. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated. Title 38: Title 39 and Title 40, relative to nonprofit organizations.

SB2819/HB2841 LOCAL GOVERNMENT: County's intent to appropriate funds to a nonprofit organization - notice required.

Sponsors: Sen. Reeves, Shane , Rep. Terry, Bryan

Summary: Requires the newspaper notice of a county's intent to appropriate funds to a nonprofit organization that is not a charitable organization to be published at least 15 days prior to the

legislative body voting on the appropriation. Broadly captioned.

Fiscal Note: (Dated March 9, 2024) NOT SIGNIFICANT

Senate Status: 03/13/24 - Set for Senate State & Local Government Committee 03/19/24.

House Status: 03/13/24 - Taken off notice in House Cities & Counties Subcommittee.

Summary Or State Requires the newspaper notice of a county's intent to appropriate funds to a nonprofit organization that is not a charitable organization to be published at least 15 days prior to the

Summary: legislative body voting on the appropriation. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 5 and Title 67, relative to county authority.

SB2851/HB2896 LOCAL GOVERNMENT: Broadband service within the jurisdictional limits of Springfield.

Sponsors: Sen. Roberts, Kerry, Rep. Kumar, Sabi

Summary: Authorizes a cooperative that services Stewart, Cheatham, Robertson, Sumner, and Mongomery counties to provide broadband service within the jurisdictional limits of Springfield.

Broadly captioned.

Fiscal Note: (Dated March 9, 2024) Other Fiscal Impact A precise increase in state revenue from payment of franchise & excise taxes due to the Cumberland Electric Membership Corporation

providing broadband service outside its current service area cannot reasonably be determined.

Senate Status: 03/13/24 - Taken off notice in Senate Commerce & Labor Committee.

House Status: 02/07/24 - Referred to House Business & Utilities Subcommittee.

Summary Or State Authorizes a cooperative that services Stewart, Cheatham, Robertson, Sumner, and Mongomery counties to provide broadband service within the jurisdictional limits of Springfield.

Summary: Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 4; Title 6; Title 7; Title 13; Title 65; Title 67 and Title 68, relative to broadband services.

SB2853/HB2164 LOCAL GOVERNMENT: Requirements for changing a county boundary.

Sponsors: Sen. Roberts, Kerry , Rep. Littleton, Mary

Summary: Requires all applications for legislation changing county lines to include the physical address of each parcel of real property affected by the application. Broadly captioned.

Senate Status: 02/05/24 - Referred to Senate State & Local Government Committee.

House Status: 01/31/24 - Caption bill held on House clerk's desk

Summary Or State
Summary:

Requires all applications for legislation changing county lines to include the physical address of each parcel of real property affected by the application. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 4; Title 5; Title 8 and Title 66, relative to real property.

SB2968/HB2984 LOCAL GOVERNMENT: Davidson County - East Bank Development Authority.

Sponsors: Sen. Oliver, Charlane , Rep. Freeman, Bob

Summary: Creates the East Bank Development Authority for the metropolitan government of Nashville and Davidson County. (12pp.).

Senate Status: 03/20/24 - Set for Senate Finance, Ways & Means Committee 03/26/24.

House Status: 03/14/24 - Re-referred to House Local Government Committee.

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Summary Or State

Creates the East Bank Development Authority for the metropolitan government of Nashville and Davidson County. (12pp.). Summary: Caption: AN ACT to create the East Bank development authority for the metropolitan government of Nashville and Davidson County.

SB2971/HB2987 LOCAL GOVERNMENT: Algood - leasing of property by city.

Sponsors. Sen. Bailey, Paul , Rep. Williams, Ryan

Summary: Local bill for Algood that authorizes the city to lease real, mixed, and personal property inside or outside of the city. Amends Chapter 78 of the Private Acts of 2014.

Senate Status: 02/26/24 - Filed for Introduction

House Status: 03/21/24 - Set for House Consent on 03/25/24.

Summary Or State

Local bill for Algood that authorizes the city to lease real, mixed, and personal property inside or outside of the city. Amends Chapter 78 of the Private Acts of 2014. Summary:

Caption: AN ACT to amend Chapter 78 of the Private Acts of 2014; and any other acts amendatory thereto, relative to the charter for the City of Algood.

SB2975/HB2992 LOCAL GOVERNMENT: Henry County - sell or lease of assets by Henry County Hospital District.

Sponsors. Sen. Stevens, John , Rep. Darby, Tandy

Local bill for Henry County that authorizes the Henry County Hospital District to sell or lease assets outside of the ordinary course of business, including, without limitation, Summary:

substantially all the assets of the Henry County Nursing Home. Amends Chapter 176 of the Private Acts of 1953, as amended.

Senate Status: 03/07/24 - Introduced in the Senate

House Status: 03/21/24 - Set for House Consent on 03/25/24.

Summary Or State Local bill for Henry County that authorizes the Henry County Hospital District to sell or lease assets outside of the ordinary course of business, including, without limitation,

Summary: substantially all the assets of the Henry County Nursing Home. Amends Chapter 176 of the Private Acts of 1953, as amended.

Caption: AN ACT to amend Chapter 176 of the Private Acts of 1953, as amended by Chapter 524 of the Private Acts of 1953, Chapter 95 of the Private Acts of 1985, Chapter 56 of the Private Acts of 1991, Chapter 157 of the Private Acts of 1994, Chapter 7 of the Private Acts of 2015, and any other acts amendatory thereto, relative to the Henry County Hospital District.

SB2984/HB3001 LOCAL GOVERNMENT: Oneida - powers of town.

Sponsors: Sen. Yager, Ken , Rep. Keisling, Kelly

Local bill for Oneida that grants the town with the same powers and authorities granted to municipalities chartered under the general law mayor-aldermanic charter. Amends Chapter Summary:

211 of the Private Acts of 1917, as amended.

Senate Status: 03/21/24 - Introduced in the Senate House Status: 03/18/24 - Filed for Introduction

Summary Or State Local bill for Oneida that grants the town with the same powers and authorities granted to municipalities chartered under the general law mayor-aldermanic charter. Amends Chapter

Summary: 211 of the Private Acts of 1917, as amended.

Caption: AN ACT to amend Chapter 211 of the Private Acts of 1917; as amended by Chapter 256 of the Private Acts of 1955 and Chapter 87 of the Private Acts of 1983; and any other acts

amendatory thereto, relative to the charter of the Town of Oneida.

HB1546 LOCAL GOVERNMENT: Burns - meetings for board of commissioners.

Sponsors: Rep. Littleton, Mary

Local bill for Burns that moves from the first Monday in April to the second Monday in April the date for the biennial organizational meeting of the incoming board of commissioners. Summary:

Moves the monthly meeting of the board to the second Monday of each month. Expands the board's authority with respect to public infrastructure and the board's ability to exercise

eminent domain in furtherance of that purpose. Amends Chapter 89 of the Private Acts of 2008.

House Status 02/23/23 - Referred to House Local Government Committee.

Local bill for Burns that moves from the first Monday in April to the second Monday in April the date for the biennial organizational meeting of the incoming board of commissioners. Summary Or State Summary:

Moves the monthly meeting of the board to the second Monday of each month. Expands the board's authority with respect to public infrastructure and the board's ability to exercise

eminent domain in furtherance of that purpose. Amends Chapter 89 of the Private Acts of 2008.

Caption: AN ACT to amend Chapter 89 of the Private Acts of 2008; and any other acts amendatory thereto, relative to the Town of Burns.

HB2968 LOCAL GOVERNMENT: Davidson County - East Bank Development Authority.

Sponsors:

Summary: Creates the East Bank Development Authority for the metropolitan government of Nashville and Davidson County.

House Status: 02/12/24 - Referred to House Local Government Committee.

Summary Or State Creates the East Bank Development Authority for the metropolitan government of Nashville and Davidson County. Summary AN ACT to create the East Bank development authority for the metropolitan government of Nashville and Davidson County. Caption:

HB2988 LOCAL GOVERNMENT: Gallatin - authorizes city to impose impact fees.

Sponsors: Rep. Slater, William

Local bill for Gallatin that authorizes the City of Gallatin to impose impact fees. Amends Chapter 67 of the Private Acts of 1953, as amended. Summary:

House Status: 03/12/24 - Failed in House Local Government Committee.

Summary Or State

Local bill for Gallatin that authorizes the City of Gallatin to impose impact fees. Amends Chapter 67 of the Private Acts of 1953, as amended. Summary: Caption:

AN ACT to amend Chapter 67 of the Private Acts of 1953; as amended by Chapter 74 of the Private Acts of 1955; Chapter 31 of the Private Acts of 1957; Chapter 12 of the Private Acts of 1963; Chapter 192 of the Private Acts of 1967; Chapter 70 of the Private Acts of 1975; Chapter 97 of the Private Acts of 1981; Chapter 48 of the Private Acts of 1999; Chapter

4 of the Private Acts of 2009; Chapter 30 of the Private Acts of 2014; and any other acts amendatory thereto, relative to the City of Gallatin.

LOTTERY

SB1669/HB1651 LOTTERY: Application by nonprofit organization to operate a charitable gaming event.

Sponsors: Sen. Johnson, Jack, Rep. Whitson, Sam

Establishes a five-day period after the effective date of this act during which a nonprofit organization may apply to operate a charitable gaming event during the annual period Summary:

beginning July 1, 2023, until June 30, 2024.

Amendment Summary: House amendment 1 (013744) authorizes nonprofit organizations to submit an annual charitable gaming event application to the Secretary of State(SOS) within five calendar days

after this proposed legislation becomes law for events being held from the period beginning July 1, 2023, and ending June 30, 2024, and for events being held in the period beginning July 1, 2024, and ending June 30, 2025. Requires the omnibus listing of any approved organizations for the period beginning July 1, 2023 to June 30, 2024, and for July 1, 2024 to June 30, 2025, to be transferred to the Clerk of the Senate and the Clerk of the House of Representatives within 10 calendar days after this proposed legislation becomes law.

Fiscal Note: (Dated January 20, 2024) Increase State Revenue \$300/FY23-24/Division of Charitable Solicitations and Gaming

03/14/24 - Senate passed. Senate Status:

House Status: 03/18/24 - Signed by House speaker. Executive Status: 03/14/24 - Sent to the speakers for signatures.

Summary Or State Establishes a five-day period after the effective date of this act during which a nonprofit organization may apply to operate a charitable gaming event during the annual period

Summary: beginning July 1, 2023, until June 30, 2024.

Caption: AN ACT to amend Tennessee Code Annotated, Title 3, Chapter 17, relative to charitable gaming.

SB770/HB989 PROFESSIONS & LICENSURE: Posting of info on board website regarding disciplining contractor, home improvement services provider.

Sponsors: Sen. Yarbro, Jeff.

Summary: Requires the state board for licensing contractors to post, within 15 days, instead of 30 days, of the board's action with regard to the board disciplining a contractor, home

improvement services provider, or home improvement contractor, on the board's website information identifying the person, the violation, and the date a penalty was imposed. Broadly

captioned.

Fiscal Note (Dated February 3, 2023) NOT SIGNIFICANT

Senate Status: 02/06/23 - Referred to Senate Commerce & Labor Committee.

House Status: 02/02/23 - Caption bill held on House clerk's desk

Summary Or State Requires the state board for licensing contractors to post, within 15 days, instead of 30 days, of the board's action with regard to the board disciplining a contractor, home improvement services provider, or home improvement contractor, on the board's website information identifying the person, the violation, and the date a penalty was imposed. Broadly Summary:

AN ACT to amend Tennessee Code Annotated, Title 4; Title 5; Title 5; Title 50; Title 62 and Title 68, relative to professions. Caption:

SB1105/HB592 PROFESSIONS & LICENSURE: Repeals the Soil Scientist Licensure Act of 2009.

Sponsors: Sen. Bowling, Janice . Rep. Reedy, Jay Summary: Repeals the Soil Scientist Licensure Act of 2009.

Fiscal Note: (Dated February 12, 2023) Decrease State Revenue - \$5,200/FY23-24 and Every Two Years Thereafter/ Geologist and Soil Scientist Board \$20,400/FY24-25 and Every Two Years

Thereafter/ Geologist and Soil Scientist Board

Senate Status: 02/21/24 - Taken off notice in Senate Energy, Agriculture & Natural Resources Committee.

House Status: 04/21/23 - House passed.

Summary Or State Repeals the Soil Scientist Licensure Act of 2009. Summary:

Caption: AN ACT to amend Tennessee Code Annotated, Title 62, Chapter 18, Part 2 and Section 62-36-114, relative to the Soil Scientist Licensure Act of 2009.

SB1445/HB593 PROFESSIONS & LICENSURE: Change of business address of a licensed polygraph examiner - notice required.

Sponsors. Sen. Roberts, Kerry, Rep. Darby, Tandy

Summary: Decreases from 30 days to 21 days the time following a change of business address that a licensed polygraph examiner or licensed company has to notify the commissioner of

commerce and insurance in writing. Broadly captioned

(Dated January 28, 2023) NOT SIGNIFICANT Fiscal Note:

Senate Status: 03/14/23 - Taken off notice in Senate Commerce & Labor Committee

House Status 02/01/23 - Caption bill held on House clerk's desk.

Summary Or State Decreases from 30 days to 21 days the time following a change of business address that a licensed polygraph examiner or licensed company has to notify the commissioner of

commerce and insurance in writing. Broadly captioned. Summary:

Caption: AN ACT to amend Tennessee Code Annotated, Title 62, relative to professions.

SB1915/HB1859 PROFESSIONS & LICENSURE: Occupational licensing for individuals with a criminal record.

Sponsors Sen Niceley Frank Ren Davis Flaine

Summary: Prohibits certain licensing authorities from automatically barring an individual from licensure because of the individual's criminal record. Requires the licensing authority to provide individualized consideration of an individual's criminal record and circumstances. Specifies which convictions a licensing authority may consider in deciding for licensure. Makes other

changes related to licensure determinations and criminal records including not using a vague term in its consideration and its notice or decision, including good moral character, moral

turpitude, or character and fitness, (11pp), Broadly captioned,

Amendment Summary: House Business & Utilities Subcommittee amendment 1 (015308) prohibits a licensing authority for licensures of mental health services, alcohol, and drug prevention or treatment

services from denying an application for a license, certificate, or registration, or refusing to renew a license, certificate, or registration due to a prior criminal conviction that does not directly related to the applicable occupation, profession, business, or trade. Prohibits the licensing authority from using a vague term in its consideration and its notice or decision under this section, including good moral character or character and fitness, without also providing an explanation of how a prior conviction directly relates to the applicable occupation, profession, business, or trade, if such prior conviction serves as a basis for the licensing authority's consideration and notice or decision. Prohibits a licensing authority for licensures of mental health services, alcohol, and drug prevention or treatment services from denying an application for a license, certificate, or registration, or refusing to renew a license, certificate, or registration due to a prior criminal conviction that does not directly relate to the applicable occupation, profession, business, or trade. Prohibits the licensing authority from using a vague term in its consideration and its notice or decision under this section, including good moral character or character and fitness, without also providing an explanation of how a prior conviction directly relates to the applicable occupation, profession, business, or trade, if such prior conviction serves as a basis for the licensing authority's consideration

and notice or decision.

Fiscal Note: (Dated March 9, 2024) Other Fiscal Impacts Due to multiple unknown variable, the net impact on state license fee revenue cannot be quantified with reasonable certainty.

Senate Status: 03/20/24 - Set for Senate Commerce & Labor Committee 03/27/24. House Status: 03/20/24 - Set for House Commerce Committee 03/26/24.

Summary Or State Prohibits certain licensing authorities from automatically barring an individual from licensure because of the individual's criminal record. Requires the licensing authority to provide Summary: individualized consideration of an individual's criminal record and circumstances. Specifies which convictions a licensing authority may consider in deciding for licensure. Makes other changes related to licensure determinations and criminal records including not using a vague term in its consideration and its notice or decision, including good moral character, moral

turpitude, or character and fitness. (11pp). Broadly captioned

Caption: AN ACT to amend Tennessee Code Annotated, Title 62 and Title 63, relative to occupational licensing.

SB2264/HB2440 PROFESSIONS & LICENSURE: Annual report required by pre-need seller and trustee.

Sponsors: Sen. Kyle, Sara, Rep. Sparks, Mike

Summary: Reduces, from 75 to 60, days after the end of the pre-need seller's fiscal year the time by which a pre-need seller and trustee must file an annual report with the commissioner of

commerce and insurance. Broadly captioned.

Amendment Summary: Senate Commerce & Labor Committee amendment 1, House Business & Utilities Subcommittee amendment 1 (014744) authorizes a temporarily retired real estate firm, real estate

broker, affiliate broker, time-share salesperson, or acquisition agent whose license was in good stating with the Tennessee Real Estate Commission at the time of temporary retirement but whose license has lapsed due to non-payment of renewal fees to reactivate the license upon the payment of all renewal fees owed and any penalty imposed by the commission

Fiscal Note: (Dated February 2, 2024) NOT SIGNIFICANT

Senate Status: 03/13/24 - Senate Commerce & Labor Committee recommended with amendment 1 (014744). Sent to Senate Calendar Committee.

House Status: 03/20/24 - Set for House Commerce Committee 03/26/24.

Summary Or State Reduces, from 75 to 60, days after the end of the pre-need seller's fiscal year the time by which a pre-need seller and trustee must file an annual report with the commissioner of

Summary: commerce and insurance. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 62 and Title 63, relative to professions. Caption:

SB2429/HB1903 PROFESSIONS & LICENSURE: Requirements for licensing of contractors.

Sen. Powers, Bill, Rep. Burkhart, Jeff Sponsors:

Changes from a reviewed or audited financial statement prepared by a licensed public accountant or a certified public accountant to a compilation prepared by a licensed public Summary:

accountant or a certified public accountant that a contractor who is seeking renewal of a license with a monetary limit exceeding \$1,500,000 must submit with the renewal application.

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Amendment Summarv: House amendment 1 (013925) authorizes the board, without cause, to require a financial statement of the applicant that is reviewed or audited and attested to by a licensed public

accountant or certified public accountant if the board has reason to believe it is in the best interest of the public safety and welfare.

Fiscal Note: (Dated February 7, 2024) NOT SIGNIFICANT

Senate Status: 03/21/24 - Senate passed.

House Status: 03/04/24 - House passed with amendment 1 (013925).

Executive Status: 03/21/24 - Sent to the speakers for signatures.

Changes from a reviewed or audited financial statement prepared by a licensed public accountant or a certified public accountant to a compilation prepared by a licensed public Summary Or State

Summary: accountant or a certified public accountant that a contractor who is seeking renewal of a license with a monetary limit exceeding \$1,500,000 must submit with the renewal application.

Caption: AN ACT to amend Tennessee Code Annotated, Title 62, Chapter 6, relative to licensing of contractors.

SB2466/HB2843 PROFESSIONS & LICENSURE: Condition for charging fees.

Sen. Akbari, Raumesh, Rep. Miller, Larry

Summary: Adds as a condition for allowing the board to be able to charge a fee for reviewing and approving prelicensing general contractor education courses that the fee amount is listed on the

board's website. Broadly captioned.

(Dated February 29, 2024) NOT SIGNIFICANT Fiscal Note:

Senate Status: 02/01/24 - Referred to Senate Commerce & Labor Committee.

House Status: 02/05/24 - Caption bill held on House clerk's desk

Summary Or State Adds as a condition for allowing the board to be able to charge a fee for reviewing and approving prelicensing general contractor education courses that the fee amount is listed on the

board's website. Broadly captioned. Summary:

Caption: AN ACT to amend Tennessee Code Annotated, Title 4: Title 50: Title 62: Title 63: Title 68 and Title 70, relative to licensure

SB2584/HB2235 PROFESSIONS & LICENSURE: Requirements for land surveyors.

Sponsors: Sen. Taylor, Brent, Rep. Hicks, Tim

Summary: Requires that each year of progressive practical experience required of an applicant to qualify as a registered land surveyor be spent under the direct supervision of a practicing

professional land surveyor rather than just part of the time an applicant receives such experience. Adds requirement that certain applicants be certified as a professional land surveyor

in training (PLSIT) as part of the application to qualify as a registered land surveyor.

Fiscal Note: (Dated February 24, 2024) NOT SIGNIFICANT Senate Status: 03/04/24 - Senate passed.

House Status: 03/18/24 - House passed.

Executive Status: 03/18/24 - Sent to the speakers for signatures.

Requires that each year of progressive practical experience required of an applicant to qualify as a registered land surveyor be spent under the direct supervision of a practicing Summary Or State Summary:

professional land surveyor rather than just part of the time an applicant receives such experience. Adds requirement that certain applicants be certified as a professional land surveyor

in training (PLSIT) as part of the application to qualify as a registered land surveyor.

Caption: AN ACT to amend Tennessee Code Annotated, Section 62-18-109, relative to land surveyors.

SB2588/HB2097 PROFESSIONS & LICENSURE: Issuance of advisory opinions by state regulatory boards and state health related boards.

Sponsors: Sen. Taylor, Brent, Rep. Vaughan, Kevin

Requires state regulatory boards within the department of commerce and insurance to issue advisory opinions upon request to any person who is certified, licensed, or registered by Summary:

such state entities. Also requires state health related boards within the department of health to issue advisory opinions upon request.

Amendment Summary: Senate Health and Welfare Committee amendment 1, House Departments & Agencies Subcommittee amendment 1 (015518) requires state regulatory boards within the Department

of Commerce and Insurance (DCI) and state health-related boards within the Department of Health (DOH) to issue advisory private letter rulings, upon request, to any affected person

who is certified, licensed, or registered by such state boards regarding any matters within the state entities' primary jurisdiction.

Fiscal Note: (Dated March 8, 2024) NOT SIGNIFICANT

03/19/24 - Senate Health & Welfare Committee recommended with amendment 1 (015518), which requires state regulatory boards within the Department of Commerce and Insurance Senate Status:

(DCI) and state health-related boards within the Department of Health (DOH) to issue advisory private letter rulings, upon request, to any affected person who is certified, licensed, or

registered by such state boards regarding any matters within the state entities' primary jurisdiction. Sent to Senate Calendar Committee.

House Status: 03/20/24 - Set for House State Government Committee 03/27/24.

Summary Or State Requires state regulatory boards within the department of commerce and insurance to issue advisory opinions upon request to any person who is certified, licensed, or registered by

such state entities. Also requires state health related boards within the department of health to issue advisory opinions upon request.

Summary: Caption: AN ACT to amend Tennessee Code Annotated, Title 62 and Title 63, relative to advisory opinions.

SB2709/HB2874 PROFESSIONS & LICENSURE: Requirements for sponsors of private investigator apprentices.

Sponsors: Sen. Southerland, Steve, Rep. Hale, Michael

Authorizes sponsors of private investigator apprentices to submit apprentice training reports to the commissioner of commerce and insurance electronically. Broadly captioned. Summary:

(Dated February 7, 2024) NOT SIGNIFICANT Fiscal Note:

Senate Status: 03/13/24 - Taken off notice in Senate Commerce & Labor Committee. House Status: 03/12/24 - Taken off notice in House Business & Utilities Subcommittee.

Summary Or State

Authorizes sponsors of private investigator apprentices to submit apprentice training reports to the commissioner of commerce and insurance electronically. Broadly captioned. Summary:

AN ACT to amend Tennessee Code Annotated, Title 62 and Title 68, Chapter 21, relative to state licensure. Caption:

SB2732/HB2781 PROFESSIONS & LICENSURE: Notification regarding change of address to state board of cosmetology and barber examiners.

Sponsors: Sen. Akbari, Raumesh, Rep. Parkinson, Antonio

Summary: Requires a holder of a certificate of registration to notify the state board of cosmetology and barber examiners within 35 days, instead of 30 days, of a change to the certificate holder's

mailing address. Broadly captioned

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Amendment Summary: House Commerce Committee amendment 1 (015776) enacts the Cosmetology Licensure Compact (Compact). States that the purpose of the Compact is to facilitate the interstate practice and regulation of cosmetology with the goal of improving public access to, and the safety of, cosmetology services and reducing unnecessary burdens related to cosmetology licensure. The Compact establishes a regulatory framework that provides for a new multistate licensing program that authorizes individuals to practice in other states that are members of the compact. Authorizes the Department of Commerce and Insurance to charge a fee for granting a multi-state license. Requires license holders moving from one member state to another member state to pay any fees required for reissuance of a license in the new home state. Creates a commission whose members consist of all states that have enacted this Compact, Authorizes commission meetings to be held via telecommunication, Authorizes the commission to levy and collect an annual assessment from each member state and impose fees on licensees to cover the cost of operations. Removes the requirement to have completed and passed at least two years of high school or received at least a score of 38 percent on the GED® or HiSET® examination to be eligible for cosmetology school or licensure and removes the requirement for barbers or barber instructors to have completed the twelfth grade in an accredited school or the equivalent. Reduces the requirement for a barber instructor to have a valid certificate of registration from three consecutive years to three years. Removes the authorization that an expired registration may be reinstated upon payment of twice the fees that would have been collected for timely renewal and sets the penalty to be determined by the Board of Cosmetology and Barber Examiners. Prohibits schools from enrolling a student under the age of sixteen. Exempts public and vocational schools from this requirement. Senate Commerce & Labor Committee amendment 1 (014816) enacts the Cosmetology Licensure Compact (Compact). States that the purpose of the Compact is to facilitate the interstate practice and regulation of cosmetology with the goal of improving public access to, and the safety of, cosmetology services and reducing unnecessary burdens related to cosmetology licensure. The Compact establishes a regulatory framework that provides for a new multistate licensing program that authorizes individuals to practice in other states that are members of the compact. Authorizes the Department of Commerce and Insurance to charge a fee for granting a multi-state license. Requires license holders moving from one member state to another member state to pay any fees required for reissuance of a license in the new home state. Creates a commission whose members consist of all states that have enacted this Compact. Authorizes commission meetings to be held via telecommunication. Authorizes the commission to levy and collect an annual assessment from each member state and impose fees on licensees to cover the cost of operations. Removes the requirement to have completed and passed at least two years of high school or received at least a score of 38 percent on the GED® or HiSET® examination to be eligible for cosmetology school or licensure and removes the requirement for barbers or barber instructors to have completed the twelfth grade in an accredited school or the equivalent. Reduces the requirement for a barber instructor to have a valid certificate of registration from three consecutive years to three years. Removes the authorization that an expired registration may be reinstated upon payment of twice the fees that would have been collected for timely renewal and sets the penalty to be determined by the Board of Cosmetology and Barber Examiners. Senate Government Operations Committee amendment 1 (015562) prohibits schools from enrolling a student under the age of sixteen. Exempts public and vocational schools from this requirement.

Fiscal Note: (Dated February 2, 2024) NOT SIGNIFICANT

Senate Status: 03/13/24 - Senate Government Operations Committee recommended with amendment 1 (015562). Sent to Senate Calendar Committee.

House Status: 03/20/24 - Set for House Government Operations Committee 03/25/24.

Summary Or State Requires a holder of a certificate of registration to notify the state board of cosmetology and barber examiners within 35 days, instead of 30 days, of a change to the certificate holder's

Summary: mailing address. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 4: Title 49 and Title 62, relative to professions.

PROPERTY & HOUSING

SB234/HB528 PROPERTY & HOUSING: Number of times an entity is permitted to contact property owner to make an unsolicited offer.

Sponsors: Sen, Oliver, Charlane, Rep. Thompson, Dwavne

Summary: Limits the number of times that a real estate developer, business entity, or individual working on behalf of the developer or business entity is permitted to contact a property owner to make an unsolicited offer to buy the property owner's property. Allows a property owner who believes a developer has violated the limitation to submit a complaint to the consumer

affairs division in the office of the attorney general. Adds additional requirements and penalties for a violation. Broadly captioned.

Caption:

Fiscal Note:

Amendment Summary: Senate amendment 1 (005363) limits, to one time in a calendar year, the number of times that a person is permitted to contact a property owner to make an unsolicited offer to buy the property owner's property. Requires a person to provide the property owner with specified contact information prior to making an unsolicited offer. Authorizes a property owner who believes a person has violated the limitation to submit a complaint to the Consumer Affairs Division in the Office of the Attorney General (AG). Requires the AG to begin investigating a complaint within 20 business days from the date the complaint is submitted, provide written notice of the investigation to the property owner and send written notice to the property owner upon completion of the review describing the findings of the review, including whether the individual who contacted the property owner is a licensed real estate agent, and the actions, if any, as a result of the findings. Authorizes a court to assess a fine up to \$1,500 per violation as well as other reasonable costs and expense. Establishes this legislation does not apply to an individual who is licensed as a real estate agent in the state in which the real property about which the individual contacted the property owner is located. House Banking & Consumer Affairs Subcommittee amendment 1 (013332) limits, to one time in a calendar year, the number of times that a person is permitted to contact a property owner to make an unsolicited offer to buy the property owner's property. Requires a person to provide the property owner with specified contact information prior to making an unsolicited offer. Establishes that if contact between a person and a property owner is part of an ongoing negotiation between the person and the property owner, such contact is not an unsolicited request until the property owner states that the property owner does not want to continue the negotiations, or, in the case of negotiations occurring through text message, writes that the property owner does not want to continue negotiations. Requires a person who makes an offer to purchase a property owner's property to offer to provide the appraised value of the property or encourage the property owner to obtain an appraisal prior to deciding whether to accept the person's offer. Authorizes a property owner who believes a person has violated the limitation to submit a complaint to the Consumer Affairs Division in the Office of the Attorney General (AG). Requires the AG to begin investigating a complaint within 20 business days from the date the complaint is submitted, provide written notice of the investigation to the property owner and send written notice to the property owner upon completion of the review describing the findings of the review, including whether the individual who contacted the property owner is a licensed real estate agent, and the actions, if any, as a result of the findings. Authorizes a court to assess a fine up to \$1,500 per violation as well as other reasonable costs and expense. Establishes this legislation does not apply to an individual who is licensed as a real estate agent in the state in which the real property about which the individual contacted the property owner is located.

Fiscal Note: (Dated February 14, 2023) NOT SIGNIFICANT

Senate Status: 03/20/23 - Senate passed with amendment 1 (005363).

House Status: 03/19/24 - Failed in House Banking & Consumer Affairs Subcommittee.

Limits the number of times that a real estate developer, business entity, or individual working on behalf of the developer or business entity is permitted to contact a property owner to Summary Or State Summary: make an unsolicited offer to buy the property owner's property. Allows a property owner who believes a developer has violated the limitation to submit a complaint to the consumer

affairs division in the office of the attorney general. Adds additional requirements and penalties for a violation. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 40, Chapter 33, Part 2; Title 47 and Title 66, relative to consumer protection.

SB337/HB97 PROPERTY & HOUSING: Establishes a property fraud alert program.

Sponsors: Sen. Oliver, Charlane, Rep. Hardaway, G.A.

Summary: Requires each county office of register of deeds to offer a no-cost property fraud alert program to property owners. Stipulates that the program must allow property owners to register the property owner's name and address and must notify property owners when a document is recorded with this information. Provides that the county office of register of deeds is only

required to provide this program if the county's legislative body appropriates funds to pay the full cost of the program. Creates a Class D felony for unlawfully drawing property transfer

documents without interest in the property but clarifies that penalties for violations may only be applied to prohibited conduct on or after July 1, 2023.

(Dated February 17, 2023) Increase Local Expenditures \$6,000/FY23-24/Permissive \$800/FY24-25 and Subsequent Years/Permissive Senate Status: 03/28/23 - Taken off notice in Senate State & Local Government Committee.

House Status: 03/22/23 - House Property & Planning Subcommittee deferred to first calendar of 2025.

Summary Or State Requires each county office of register of deeds to offer a no-cost property fraud alert program to property owners. Stipulates that the program must allow property owners to register Summary: the property owner's name and address and must notify property owners when a document is recorded with this information. Provides that the county office of register of deeds is only required to provide this program if the county's legislative body appropriates funds to pay the full cost of the program. Creates a Class D felony for unlawfully drawing property transfer

documents without interest in the property but clarifies that penalties for violations may only be applied to prohibited conduct on or after July 1, 2023.

Caption: AN ACT to amend Tennessee Code Annotated, Title 8, Chapter 13; Title 39, Chapter 17; Title 45; Title 47; Title 66 and Section 67-4-409, relative to property.

SB427/HB476 PROPERTY & HOUSING: Historic zoning commission recommendations.

Sponsors. Sen. Lundberg, Jon, Rep. Crawford, John

Summary: Requires that the recommendations submitted by a regional historic zoning commission to a county or municipal legislative body regarding the creation of a historic district or zone

identify the statutory criteria or criterion met by the proposed historic zone or district. Broadly captioned.

(Dated January 28, 2023) NOT SIGNIFICANT Fiscal Note:

Senate Status: 01/26/23 - Referred to Senate State & Local Government Committee.

House Status: 02/01/23 - Caption bill held on House clerk's desk Page 23 of 47

Summary Or State

Summary:

Requires that the recommendations submitted by a regional historic zoning commission to a county or municipal legislative body regarding the creation of a historic district or zone

identify the statutory criteria or criterion met by the proposed historic zone or district. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 5; Title 6; Title 7; Title 12; Title 13; Title 66 and Title 67, relative to land use regulation.

SB490/HB560 PROPERTY & HOUSING: Private Property Protection Act.

Sponsors. Sen. Stevens, John, Rep. Todd, Chris

Summary: Provides a method for a property owner to seek just compensation for a diminution in value of the property caused by the enactment or enforcement of land use regulations on the

property.

(Dated January 31, 2023) Increase Local Expenditures Exceeds \$10,000/FY23-24 and Subsequent Years* Other Fiscal Impact Due to multiple unknown factors, the extent of any Fiscal Note:

additional impacts on local government revenue and expenditures cannot be reasonably determined.

Senate Status: 03/21/23 - Taken off notice in Senate Judiciary Committee House Status: 02/08/23 - Referred to House Civil Justice Subcommittee.

Summary Or State Provides a method for a property owner to seek just compensation for a diminution in value of the property caused by the enactment or enforcement of land use regulations on the

Summary: property.

AN ACT to amend Tennessee Code Annotated, Title 29, relative to compensation for the diminution in value of private property. Caption:

SB642/HB833 PROPERTY & HOUSING: Manufactured home connection to septic system.

Sponsors: Sen. Powers, Bill, Rep. Burkhart, Jeff

Requires an affidavit of affixation for a manufactured home affixed to a parcel of real property to contain a statement that the manufactured home is permanently connected to a Summary:

functioning septic system, not just a septic system. Broadly captioned.

Fiscal Note: (Dated March 8, 2023) NOT SIGNIFICANT

Senate Status: 03/20/23 - Senate Commerce & Labor Committee deferred to the first calendar of 2024. 03/21/23 - House Agriculture & Natural Resources Subcommittee deferred to 2024. House Status:

Summary Or State Requires an affidavit of affixation for a manufactured home affixed to a parcel of real property to contain a statement that the manufactured home is permanently connected to a

Summary: functioning septic system, not just a septic system. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 39; Title 47; Title 55; Title 66; Title 68 and Title 69, Chapter 3, relative to septic systems. Caption:

SB658/HB623 PROPERTY & HOUSING: Discloser of sinkholes on properties.

Sponsors: Sen. Pody, Mark, Rep. Jernigan, Darren

Specifies that a seller of residential property is required to disclose the presence of a known sinkhole on the property prior to entering into a contract with a buyer regardless of whether Summary:

the sinkhole is indicated through the contour lines on the property's recorded plat map.

Amendment Summary: Senate amendment 1 (011610) changes the date from July 1, 2023, to July 1, 2024.

Fiscal Note: (Dated February 16, 2023) NOT SIGNIFICANT Senate Status: 02/05/24 - Signed by Senate speaker. House Status: 01/31/24 - Signed by House speaker.

03/15/24 - Enacted as Public Chapter 0510 effective July 1, 2024. Executive Status:

Summary Or State Specifies that a seller of residential property is required to disclose the presence of a known sinkhole on the property prior to entering into a contract with a buyer regardless of whether

Summary: the sinkhole is indicated through the contour lines on the property's recorded plat map. Caption: AN ACT to amend Tennessee Code Annotated, Title 56 and Title 66, relative to sinkholes.

SB732/HB733 PROPERTY & HOUSING: Directory of brokers licensed by TN real estate commission on commission website.

Sponsors. Sen. Rose, Paul, Rep. Rudd, Tim

Requires the Tennessee real estate commission to provide on its website at no cost to users any directory of all brokers and affiliate brokers licensed by the commission if the Summary:

commission publishes such a directory. Broadly captioned.

Fiscal Note: (Dated January 31, 2023) NOT SIGNIFICANT

02/06/23 - Referred to Senate Commerce & Labor Committee Senate Status: House Status:

02/01/23 - Caption bill held on House clerk's desk.

Requires the Tennessee real estate commission to provide on its website at no cost to users any directory of all brokers and affiliate brokers licensed by the commission if the Summary Or State Summary:

commission publishes such a directory. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 4; Title 62 and Title 66, relative to real estate. Caption:

SB795/HB1259 PROPERTY & HOUSING: Transfer of a possibility of reverter or right of entry by a holder other than the original grantor.

Sponsors. Sen. Gardenhire, Todd , Rep. Vital, Greg

Summary: Removes ambiguous language and clarifies that a transfer of a possibility of reverter or right of entry by a holder other than the original grantor is invalid unless the validity of the future

interest was determined by a final judgment in a judicial proceeding, or by a settlement among interested persons, prior to July 1, 2015. Broadly captioned.

Amendment Summary: Senate amendment 1, House Civil Justice Subcommittee amendment 1 (003741) clarifies that a tenancy by the entirety in real property cannot be assigned or severed, or a spouse's

interest in a real property conveyed, to a third party without the written consent of both spouses or a court order. (Dated February 16, 2023) NOT SIGNIFICANT

Fiscal Note: Senate Status: 02/27/23 - Senate passed with amendment 1 (003741). House Status: 04/05/23 - Taken off notice in House Civil Justice Committee.

Summary Or State Removes ambiguous language and clarifies that a transfer of a possibility of reverter or right of entry by a holder other than the original grantor is invalid unless the validity of the future

interest was determined by a final judgment in a judicial proceeding, or by a settlement among interested persons, prior to July 1, 2015. Broadly captioned, Summary:

Caption: AN ACT to amend Tennessee Code Annotated, Title 29 and Title 66, relative to real property.

SB954/HB674 PROPERTY & HOUSING: TACIR study on gated neighborhoods related to crime.

Sponsors: Sen. Johnson, Jack, Rep. Bulso, Gino

Requires the Tennessee advisory commission on intergovernmental relations (TACIR) to perform a study of the deterrent effect of gates blocking ingress and egress into communities Summary:

as it relates to the rates of neighborhood crimes. Requires the study to be submitted to the general assembly no later than December 31, 2023.

Amendment Summary: House Property & Planning Subcommittee amendment 1 (005734) rewrites the bill and applies to gated communities in counties with populations in excess of 247,000 people

according to the 2020 U.S. census. Requires HOAs in such gated communities to conduct a security assessment every three years and to report its findings. Requires the HOA to notify homeowners in gated communities of crimes committed within the gated community within seven days of an incident. Senate Judiciary Committee amendment 1 (006289) requires certain homeowner's associations (HOAs) to obtain a written assessment of the subdivision's security vulnerabilities and to provide each household in the subdivision with a copy of the assessment, on or before July 1, 2024, and every three years thereafter. Requires such HOAs to notify each household in the subdivision of any crime committed or

reported within the subdivision.

(Dated March 16, 2023) NOT SIGNIFICANT Fiscal Note:

03/21/23 - Senate Judiciary Committee recommended with amendment 1 (006289). Sent to Senate Calendar Committee. Senate Status:

House Status: 03/22/23 - Failed in House Property & Planning Subcommittee after adopting 1 (005734).

Summary Or State Requires the Tennessee advisory commission on intergovernmental relations (TACIR) to perform a study of the deterrent effect of gates blocking ingress and egress into communities Summary:

as it relates to the rates of neighborhood crimes. Requires the study to be submitted to the general assembly no later than December 31, 2023.

AN ACT to amend Tennessee Code Annotated, Title 38; Title 39; Title 66 and Title 68, relative to gated communities. Caption:

SB1000/HB1046 PROPERTY & HOUSING: THDA - votes required to approve the operation of financial assistance programs.

Sponsors: Sen. Yager, Ken, Rep. Vaughan, Kevin

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Summary:

Decreases, from nine to eight, the number of affirmative votes required by members of the Tennessee Housing Development Agency's board of directors in order for the agency to approve the operation of its financial assistance programs, which support the financing of residential housing construction for lower and moderate income persons and families.

Broadly captioned.

Amendment Summary: Senate State & Local Government Committee amendment 1, House Local Government Committee amendment 1 (006168) creates the Tennessee Rural and Workforce Housing Act. Authorizes the owner of a qualified project to claim a tax credit (credit) against a taxpayer liability for a state fee, premium, tax or other charge in an amount not to exceed the federal housing tax credit for which the qualified project received. Defines a qualified project as a low-income building located in this state and placed in service after January 1, 2025, that receives a federal housing tax credit allocation from the Tennessee Housing Development Agency (THDA). Authorizes the credit to be allocated among partners, members, or shareholders of the business entity or association owning a qualified project regardless of whether such business entities or associations are allocated or allowed any portion of the federal housing tax credit with respect to the qualified project. Prohibits the credit amount from exceeding the amount of the taxpayer's liability. Authorizes any unused tax credit to be carried forward to the taxpayer's next five years of liability but prohibits the credit from applying against prior tax years. Requires the credit amount allocated to such owners of a qualified project to equal the proportion the taxpayer received for the federal housing tax credit. Prohibits the total credit amount allocated in any fiscal year from exceeding \$17,000,000 plus the total of all unallocated credits, if any, for any preceding years, and the total amount of any previously allocated tax credits that have been recaptured, revoked, canceled, or otherwise recovered but not otherwise reallocated. Requires THDA to create rules and operate the new credit program and requires the THDA to allocate the credit to promote the highest value for greatest public benefit, provided that at least 50 percent of the credits are allocated to qualified projects in an eligible rural area as designated by the United States Department of Agriculture.

(Dated January 31, 2023) NOT SIGNIFICANT Fiscal Note:

Senate Status: 04/21/23 - Senate Finance, Ways & Means Committee deferred to 2024.

House Status: 04/17/23 - House Government Operations Committee recommended, Sent to House Finance,

Decreases, from nine to eight, the number of affirmative votes required by members of the Tennessee Housing Development Agency's board of directors in order for the agency to Summary Or State approve the operation of its financial assistance programs, which support the financing of residential housing construction for lower and moderate income persons and families. Summary:

Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 7, Chapter 53; Title 13; Title 48, Chapter 101, Part 3; Title 56 and Title 67, relative to housing. Caption:

SB1030/HB35 PROPERTY & HOUSING: Notice to HOAs regarding transfer of ownership of property.

Sponsors: Sen. Yarbro, Jeff, Rep. Thompson, Dwayne

Increases, from 30 to 35, the number of business days a business entity that owns residential property in this state that is subject to a declaration has to send to the homeowners' Summary:

association a change in contact information for the business entity or a transfer of the ownership interest in the residential property. Broadly captioned.

Fiscal Note: (Dated January 12, 2023) NOT SIGNIFICANT

Senate Status: 02/06/23 - Referred to Senate Commerce & Labor Committee.

House Status: 01/12/23 - Caption bill held on House clerk's desk

Summary Or State Increases, from 30 to 35, the number of business days a business entity that owns residential property in this state that is subject to a declaration has to send to the homeowners'

Summary: association a change in contact information for the business entity or a transfer of the ownership interest in the residential property. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 48 and Title 66, relative to homeowners' associations.

SB1082/HB1344 PROPERTY & HOUSING: Preparing and filing deed for the conveyance of real property.

Sponsors:

Summary: Requires that a deed for the conveyance of real property be prepared and filed by a licensed attorney, title insurance agent, or the owner of the property. Requires the county register

to verify that an affidavit on a deed of conveyance of real property was duly signed and notarized stating under oath the name and address of the preparer. Requires the register to refuse to register any deed of conveyance of a real property that is not prepared by a licensed attorney, title insurance agent, or the owner of the real property. Broadly captioned.

Fiscal Note: (Dated March 16, 2023) NOT SIGNIFICANT

Senate Status: 03/21/23 - Taken off notice in Senate Judiciary Committee.

House Status 02/07/23 - Referred to House Property & Planning Subcommittee.

Summary Or State Requires that a deed for the conveyance of real property be prepared and filed by a licensed attorney, title insurance agent, or the owner of the property. Requires the county register Summary:

to verify that an affidavit on a deed of conveyance of real property was duly signed and notarized stating under oath the name and address of the preparer. Requires the register to refuse to register any deed of conveyance of a real property that is not prepared by a licensed attorney, title insurance agent, or the owner of the real property. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 8, Chapter 13; Title 23, Chapter 3; Title 66, Chapter 5, Part 1 and Title 66, Chapter 24, relative to conveyances of real property.

SB1128/HB1240 PROPERTY & HOUSING: Notice required prior to enacting a zoning ordinance.

Sponsors: Sen. Campbell, Heidi, Rep. Jernigan, Darren

Summary: Requires the chief legislative body of a municipality, before enacting a zoning ordinance or any amendment thereto, to publish notice of the public hearing to consider the ordinance or

amendment on its website, if available, at least 15 days in advance of the hearing. Broadly captioned.

(Dated March 19, 2023) NOT SIGNIFICANT Fiscal Note:

02/06/23 - Referred to Senate State & Local Government Committee. Senate Status:

House Status: 02/02/23 - Caption bill held on House clerk's desk

Requires the chief legislative body of a municipality, before enacting a zoning ordinance or any amendment thereto, to publish notice of the public hearing to consider the ordinance or Summary Or State

Summary: amendment on its website, if available, at least 15 days in advance of the hearing. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 13, relative to zoning.

SB1137/HB1229 PROPERTY & HOUSING: Notifications to THDA related to metro government that creates escrow account to provide funding for low income housing.

Sponsors: Sen. Oliver, Charlane, Rep. Hemmer, Caleb

Summary: Requires a county having a metropolitan form of government that creates a special escrow account earmarked for the sole purpose of generating revenue to provide low income

persons with safe and affordable housing to notify the Tennessee housing development agency and the chairs of the local government committee of the house of representatives and

the state and local government committee of the senate. Broadly captioned.

Amendment Summary: Senate State & Local Government Committee amendment 1, House Property & Planning Subcommittee amendment 1 (015287) allows for a municipality to aid or otherwise provide

assistance to a corporation, including without limitation, by granting, contributing, or pledging to or for the benefit of the corporation revenues from any source except revenues from ad valorem property taxes, for a portion of any project owned by the corporation and consists of any multifamily housing facility to be occupied by persons of low or moderate income,

elderly, or handicapped persons for such term or terms and upon such conditions as may be determined by the governing body of the municipality.

Fiscal Note: (Dated February 1, 2023) NOT SIGNIFICANT

Senate Status: 03/20/24 - Senate State & Local Government Committee recommended with amendment 1 (015287), which allows for a municipality to aid or otherwise provide assistance to a corporation, including without limitation, by granting, contributing, or pledging to or for the benefit of the corporation revenues from any source except revenues from ad valorem property taxes, for a portion of any project owned by the corporation and consists of any multifamily housing facility to be occupied by persons of low or moderate income, elderly, or

handicapped persons for such term or terms and upon such conditions as may be determined by the governing body of the municipality. Sent to Senate Calendar Committee

House Status: 03/20/24 - Set for House Local Government Committee 03/26/24. Summary Or State

Requires a county having a metropolitan form of government that creates a special escrow account earmarked for the sole purpose of generating revenue to provide low income persons with safe and affordable housing to notify the Tennessee housing development agency and the chairs of the local government committee of the house of representatives and Summary:

the state and local government committee of the senate. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 5; Title 6; Title 7; Title 13, Chapter 23; Title 48, Chapter 101, Part 9; Title 67, Chapter 5 and Section 67-4-409, relative to real

SB1184/HB1116 PROPERTY & HOUSING: Fee requirement for the transfer of real property within communities governed by certain nonprofit property owners' associations.

Sponsors: Sen. Swann, Art, Rep. Russell, Lowell

Requires payment of a \$2,500 fee for the transfer of real property located within communities governed by certain nonprofit property owners' associations. Adds other related Summary:

requirements including fee collection, reporting, and how to use the collected fees.

Fiscal Note: (Dated March 30, 2023) NOT SIGNIFICANT

Senate Status: 02/06/23 - Referred to Senate Commerce & Labor Committee House Status: 02/07/23 - Referred to House Property & Planning Subcommittee.

Summary Or State Requires payment of a \$2,500 fee for the transfer of real property located within communities governed by certain nonprofit property owners' associations. Adds other related

requirements including fee collection, reporting, and how to use the collected fees. Summary:

Caption: AN ACT to amend Tennessee Code Annotated, Title 8 and Title 66, relative to the transfer of real property.

SB1188/HB171 PROPERTY & HOUSING: Fuel Gas Detector Act.

Sponsors: Sen. Lamar, London, Rep. Chism, Jesse

Enacts the "Fuel Gas Detector Act." Requires a building owner to install or cause to be installed at least one fuel gas detector in every room containing an appliance fueled by Summary:

propane, natural gas, or a liquefied petroleum gas in each unit in a building of multi-family occupancy and any residential property under a lease agreement and intended for single-

family use. Specifies penalties for violations of this Act (10 pp.).

(Dated March 10, 2024) Increase State Expenditures \$29,200/FY24-25/Locally Governed Institutions \$17,500/FY24-25/University of Tennessee System Fiscal Note:

Senate Status: 02/06/23 - Referred to Senate Commerce & Labor Committee.

House Status: 03/12/24 - Taken off notice in House Business & Utilities Subcommittee.

Summary Or State Enacts the "Fuel Gas Detector Act." Requires a building owner to install or cause to be installed at least one fuel gas detector in every room containing an appliance fueled by Summary:

propane, natural gas, or a liquefied petroleum gas in each unit in a building of multi-family occupancy and any residential property under a lease agreement and intended for single-

family use. Specifies penalties for violations of this Act (10 pp.).

Caption: AN ACT to amend Tennessee Code Annotated, Title 47; Title 49; Title 66 and Title 68, relative to building safety.

SB1201/HB1276 PROPERTY & HOUSING: Circumstances under which a contractor can seek early release of a retainage.

Sponsors: Sen. Johnson, Jack , Rep. Boyd, Clark

Summary: Specifies circumstances under which a contractor can seek early release of a retainage held by a party with which the contractor has a written contract. Makes other changes related

to retainages for contractors including permits, use of, or ability to use, the remote contractor's work, and certificate of substantial completion. Broadly captioned.

Amendment Summary: Senate Commerce & Labor Committee amendment 1 (006120) revises various provisions related to retainage in contracts. Effective January 1, 2024. Applies to contracts entered into, amended, or renewed on or after that date. House Commerce Committee amendment 1 (013935) increases, from \$300 per day to \$500 per day, the amount required to be paid as damages by a party to a contract that is withholding retained funds to the owner of the retained funds, for failing to deposit the funds into an escrow account in accordance with state law. Requires a party that is withholding retained funds in accordance with a contract and fails to pay or otherwise release the retainage as required, to pay each owner of the

retained funds an additional \$500 per day as damages for each day that the retained funds are not paid or otherwise released. Requires a prime or remote contractor that fails to pay or otherwise release retained funds within 10 days after receipt to pay each owner of the retained funds an additional \$500 per day as damages for each day that the funds are withheld after the tenth day of the contractor's receipt of the retainage. Specifies when damages begin to accrue for these provisions. Effective upon becoming a law. Applies to

contracts entered into, amended, or renewed after the act takes effect.

Fiscal Note: (Dated March 9, 2023) NOT SIGNIFICANT

Senate Status: 03/21/24 - Re-referred to Senate Calendar Committee.

House Status 02/20/24 - House Commerce Committee deferred to the special calendar after adopting amendment 1 (013935).

Summary Or State Specifies circumstances under which a contractor can seek early release of a retainage held by a party with which the contractor has a written contract. Makes other changes related

Summary: to retainages for contractors including permits, use of, or ability to use, the remote contractor's work, and certificate of substantial completion. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 16, Chapter 15 and Title 66, relative to retainages.

SB1256/HB34 PROPERTY & HOUSING: Shelby County - landlord registration.

Sponsors: Sen. Akbari, Raumesh , Rep. Thompson, Dwayne

Requires residential landlords in Shelby County to furnish certain information to the agency or department of local government that is responsible for enforcing building codes in the Summary:

jurisdiction where the dwelling units are located.

Fiscal Note: (Dated March 1, 2023) Increase Local Revenue \$27,300/FY23-24 and Subsequent Years/Permissive/Shelby County

Senate Status: 03/19/24 - Taken off notice in Senate Finance, Ways & Means Committee

House Status: 03/12/24 - Failed in House Business & Utilities Subcommittee

Summary Or State Requires residential landlords in Shelby County to furnish certain information to the agency or department of local government that is responsible for enforcing building codes in the Summary:

jurisdiction where the dwelling units are located

AN ACT to amend Tennessee Code Annotated, Title 66, Chapter 28, relative to landlord registration. Caption:

SB1276/HB1305 PROPERTY & HOUSING: Landlord disclosures to residential tenants.

Sponsors: Sen, Yarbro, Jeff, Rep. Thompson, Dwayne

Requires a landlord, or another person authorized to enter into a rental agreement on the landlord's behalf, to disclose to a residential tenant certain contact information for the agent Summary: authorized to manage the premises and an owner of the premises, or a person or agent authorized to act for and on behalf of the owner for the acceptance of service of process and

for receipt of notices and demands.

Amendment Summary: House Business & Utilities Subcommittee amendment 1 (006178) requires a landlord, or another person authorized to enter into a rental agreement on the landlord's behalf, to

disclose certain information to a residential tenant. Authorizes a tenant who requests such information in writing to bring a cause of action if the information is not provided within 10 days of the tenant submitting the request. Requires the court to order the information be provided and award the tenant reasonable costs and attorneys' fees, if the court finds that the

landlord or the landlord's agent failed to comply (Dated March 9, 2023) NOT SIGNIFICANT

Senate Status: 03/21/23 - Taken off notice in Senate Commerce & Labor Committee.

House Status: 03/21/23 - Failed in House Business & Utilities Subcommittee after adopting amendment 1 (006178).

Summary Or State Requires a landlord, or another person authorized to enter into a rental agreement on the landlord's behalf, to disclose to a residential tenant certain contact information for the agent Summary:

authorized to manage the premises and an owner of the premises, or a person or agent authorized to act for and on behalf of the owner for the acceptance of service of process and

for receipt of notices and demands.

Fiscal Note:

Caption:

AN ACT to amend Tennessee Code Annotated, Title 66, relative to landlord obligations Caption:

SB1296/HB52 PROPERTY & HOUSING: Notice requirement for land surveyors conducting boundary surveys.

Sponsors: Sen, Bailey, Paul, Rep, Hale, Michael

Summary: Expands notice requirement for land surveyors conducting boundary surveys by requiring them to notify all adjoining landowners of the survey rather than just when the surveyor discovers or reasonably should have discovered discrepancies between the deed descriptions of the adjoining owners. Specifies that notice be sent by certified mail to the current

address used for mailing property tax notices within five business days of the completion of the survey.

Fiscal Note: (Dated January 28, 2023) NOT SIGNIFICANT

Senate Status: 03/20/23 - Taken off notice in Senate Commerce & Labor Committee. House Status 03/21/23 - Taken off notice in House Business & Utilities Subcommittee.

Expands notice requirement for land surveyors conducting boundary surveys by requiring them to notify all adjoining landowners of the survey rather than just when the surveyor Summary Or State Summary:

discovers or reasonably should have discovered discrepancies between the deed descriptions of the adjoining owners. Specifies that notice be sent by certified mail to the current

address used for mailing property tax notices within five business days of the completion of the survey. AN ACT to amend Tennessee Code Annotated, Title 62, Chapter 18, Part 1, relative to land surveyors.

SB1324/HB1355 PROPERTY & HOUSING: Public notice requirements for a foreclosure sale of real property.

Sen. Bailey, Paul, Rep. Farmer, Andrew Sponsors:

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Summary:

Summary: Updates requirements regarding public notice for a foreclosure sale of real property, including a requirement that public notice is posted on the secretary of state's website.

Fiscal Note: (Dated February 9, 2023) Increase State Revenue \$488,900/FY23-24 \$977,800/FY24-25 and Subsequent Years Increase State Expenditures \$146,000/FY23-24 \$56,000/FY24-25

and Subsequent Years

Senate Status: 03/21/23 - Taken off notice in Senate State & Local Government Committee.

House Status: 04/05/23 - Returned to House clerk's desk

Summary Or State

Updates requirements regarding public notice for a foreclosure sale of real property, including a requirement that public notice is posted on the secretary of state's website. Summary:

Caption: AN ACT to amend Tennessee Code Annotated, Title 35, relative to foreclosure sales.

SB1646/HB2047 PROPERTY & HOUSING: Former public officials may contest liens on real property.

Sponsors: Sen. Massey, Becky, Rep. Carringer, Michele

Adds former public officials to the list of officials who may contest liens on real property believed to lack any legal basis. Summary:

Fiscal Note: (Dated January 18, 2024) NOT SIGNIFICANT

Senate Status: 03/20/24 - Senate Judiciary Committee recommended. Sent to Senate Calendar Committee.

House Status: 03/21/24 - Set for House Floor on 03/25/24.

Summary Or State

Adds former public officials to the list of officials who may contest liens on real property believed to lack any legal basis. Summary:

Caption: AN ACT to amend Tennessee Code Annotated, Section 47-9-513 and Title 66, Chapter 21, Part 1, relative to real property interests.

SB1659/HB2054 PROPERTY & HOUSING: Increase in acreage for tax jurisdiction purposes.

Sponsors. Sen. Walley, Page, Rep. Eldridge, Rick

Increases from 1,500 to 5,000 the number of acres of land that may be placed within one property tax jurisdiction for purposes of classification and assessment as agricultural, forest, Summary:

or open space land. Increases from 1,500 to 5,000 the maximum acreage available to a real property owner that may be classified as forest or open space land.

Amendment Summary: House Property & Planning Subcommittee amendment 1 (014703) increases from 1,500 to 3,000 the number of acres of land that may be placed within one property tax jurisdiction

for purposes of classification and assessment as agricultural, forest, or open space land. Increases from 1,500 to 3,000 the maximum acreage available to a real property owner that

may be classified as forest or open space land.

(Dated January 17, 2024) Decrease Local Revenue Exceeds \$3,000,000/FY25-26 and Subsequent Years Fiscal Note:

Senate Status: 02/27/24 - Re-referred to Senate Finance, Ways & Means Committee. House Status: 03/20/24 - Set for House Local Government Committee 03/26/24.

Summary Or State Increases from 1,500 to 5,000 the number of acres of land that may be placed within one property tax jurisdiction for purposes of classification and assessment as agricultural, forest,

or open space land. Increases from 1,500 to 5,000 the maximum acreage available to a real property owner that may be classified as forest or open space land.

Caption: AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 5, relative to property taxes.

SB1694/HB1814 PROPERTY & HOUSING: Disclosure of information to residential tenant by landlord.

Sponsors: Sen. Yarbro, Jeff, Rep. Thompson, Dwayne

Requires a landlord, or another person authorized to enter into a rental agreement on the landlord's behalf, to disclose to a residential tenant certain contact information for the agent Summary: authorized to manage the premises and an owner of the premises, or a person or agent authorized to act for and on behalf of the owner for the acceptance of service of process and

for receipt of notices and demands. Broadly captioned.

Amendment Summary: House Business & Utilities Subcommittee amendment 1 (015957) requires a landlord, or any person authorized to enter into a rental agreement on the landlord's behalf, to disclose

certain contact information and means of communication to a residential tenant at or prior to commencement of tenancy. Applies to rental agreements entered into, amended, or renewed on or after January 1, 2025. Senate Commerce & Labor Committee amendment 1 (015380) requires a landlord, or any person authorized to enter into a rental agreement on

the landlord's behalf, to disclose certain contact information and means of communication to a residential tenant at or prior to commencement of tenancy

Fiscal Note: (Dated January 27, 2024) NOT SIGNIFICANT

Senate Status: 03/21/24 - Senate deferred to 03/28/24.

House Status: 03/20/24 - Set for House Commerce Committee 03/26/24.

Summary Or State Requires a landlord, or another person authorized to enter into a rental agreement on the landlord's behalf, to disclose to a residential tenant certain contact information for the agent Summary:

authorized to manage the premises and an owner of the premises, or a person or agent authorized to act for and on behalf of the owner for the acceptance of service of process and

for receipt of notices and demands. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 66, relative to landlord obligations.

SB1761/HB1850 PROPERTY & HOUSING: Regulation by counties to prohibit gardens, chickens, and rabbits on single-family residential lots.

Sponsors: Sen. Niceley, Frank, Rep. Reedy, Jay

Summary: Prohibits counties and municipalities from adopting or enforcing a regulation that prohibits the growing of fruits and vegetables or the raising or keeping of six or fewer chickens or six

or fewer adult rabbits on a single-family residential lot. Broadly captioned.

Amendment Summary: House Property & Planning Subcommittee amendment 1 (016268) excludes condominium associations, co-ops, homeowners' associations, and other similar entities organized by

restrictive covenants and governing documents from the bill.

Fiscal Note: (Dated March 14, 2024) NOT SIGNIFICANT

Senate Status 03/21/24 - Set for Senate State & Local Government Committee 03/27/24. House Status: 03/20/24 - Set for House Local Government Committee 03/26/24.

Summary Or State Prohibits counties and municipalities from adopting or enforcing a regulation that prohibits the growing of fruits and vegetables or the raising or keeping of six or fewer chickens or six

Summary: or fewer adult rabbits on a single-family residential lot. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 5; Title 6; Title 7; Title 13 and Title 43, relative to the regulation of food production. Caption:

SB1889/HB1849 PROPERTY & HOUSING: THDA reports on info relating to grants, tax credits, and other funds distributed through the authority.

Sponsors: Sen. Oliver, Charlane, Rep. Parkinson, Antonio

Summary: Requires THDA to report quarterly to each member of the general assembly information relating to grants, tax credits, and other funds distributed through the authority, the resources

utilized by the authority to facilitate such distributions, and information relating to mechanisms by which the public may apply for and access such distributions. Broadly captioned.

(Dated January 15, 2024) NOT SIGNIFICANT Fiscal Note:

Senate Status: 01/29/24 - Referred to Senate State & Local Government Committee. House Status: 02/14/24 - Taken off notice in House Property & Planning Subcommittee.

Summary Or State Requires THDA to report quarterly to each member of the general assembly information relating to grants, tax credits, and other funds distributed through the authority, the resources Summary:

utilized by the authority to facilitate such distributions, and information relating to mechanisms by which the public may apply for and access such distributions. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 4; Title 6, Chapter 58; Title 9 and Title 13, Chapter 20, relative to the Tennessee housing development authority. Caption:

SB1893/HB2025 PROPERTY & HOUSING: Residential Rental Fee Transparency and Junk Fee Prohibition Act

Sen, Oliver, Charlane, Rep. Clemmons, John Sponsors:

Summary: Requires a landlord, leasing company, or management company to disclose all fees charges in addition to the rent during a billing cycle and whether the residential property landlord

accepts reusable screening reports prior to the prospective tenant's submission of an application. Creates requirements for an individual to use a reusable tenant screening report in an application for residential rental property. Makes other changes related to the disclosure and charging of fees in connection with residential rental property including prohibiting a

landlord from charging a fee that is higher than the actual cost to do business.

Fiscal Note: (Dated March 1, 2024) NOT SIGNIFICANT

Senate Status 03/12/24 - Taken off notice in Senate Commerce & Labor Committee. House Status: 03/05/24 - Failed in House Business & Utilities Subcommittee.

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Summary Or State

Summary:

Sponsors:

Requires a landlord, leasing company, or management company to disclose all fees charges in addition to the rent during a billing cycle and whether the residential property landlord accepts reusable screening reports prior to the prospective tenant's submission of an application. Creates requirements for an individual to use a reusable tenant screening report in

an application for residential rental property. Makes other changes related to the disclosure and charging of fees in connection with residential rental property including prohibiting a

landlord from charging a fee that is higher than the actual cost to do business.

Caption: AN ACT to amend Tennessee Code Annotated, Title 47, Chapter 18 and Title 66, relative to residential rental housing fees.

SB1950/HB2583 PROPERTY & HOUSING: Ownership of real property - foreign-party-controlled businesses prohibited.

Sen. Swann, Art , Rep. Russell, Lowell Prohibits certain foreign-party-controlled businesses from acquiring an interest in public or private land in this state. Prohibits certain foreign parties from acquiring agricultural land in Summary:

this state. Requires land acquired in violation of this act to divest such land within two years. Creates a Class E felony for violations of the act.

Senate Status: 01/29/24 - Referred to Senate Commerce & Labor Committee. House Status: 02/07/24 - Referred to House Property & Planning Subcommittee.

Summary Or State

Prohibits certain foreign-party-controlled businesses from acquiring an interest in public or private land in this state. Prohibits certain foreign parties from acquiring agricultural land in

this state. Requires land acquired in violation of this act to divest such land within two years. Creates a Class E felony for violations of the act. Summary:

AN ACT to amend Tennessee Code Annotated, Title 66, Chapter 2, relative to ownership of real property. Caption:

SB1983/HB2119 PROPERTY & HOUSING: Condemned property.

Sponsors: Sen. Niceley, Frank, Rep. Faison, Jeremy

Specifies that a condemner bears the burden of proving by a preponderance of evidence certain facts regarding the condemnation. Creates a right for property owners whose property Summary:

is being condemned to have a court determine whether the taking is necessary to accomplish the public use.

Amendment Summary: House amendment 1 (014194) specifies that a condemner bears the burden of proving by a preponderance of evidence certain facts regarding the condemnation of a property. Authorizes property owners whose property is being condemned to have a court determine whether the taking is necessary to accomplish the public use. Provides that the act does

not apply to condemnation actions for projects or uses regarding streets, highways, roads, bridges, transportation, utilities, utility water, public water projects, sewer, and electricity. Senate Judiciary Committee amendment 1 (014742) specifies that a condemner bears the burden of proving by a preponderance of evidence certain facts regarding the condemnation of a property. Authorizes property owners whose property is being condemned to have a court determine whether the taking is necessary to accomplish the public use. Provides that the act does not apply to condemnation actions for projects or uses regarding streets, highways, roads, bridges, transportation, utility water, public water projects, sewer,

electricity, and utilities, including, but not limited to, gas and natural gas utilities

Fiscal Note: (Dated February 10, 2024) NOT SIGNIFICANT

Senate Status: 03/12/24 - Senate Judiciary Committee recommended with amendment 1 (014742). Sent to Senate Calendar Committee.

House Status: 03/07/24 - House passed with amendment 1 (014194).

Summary Or State Specifies that a condemner bears the burden of proving by a preponderance of evidence certain facts regarding the condemnation. Creates a right for property owners whose property

Summary: is being condemned to have a court determine whether the taking is necessary to accomplish the public use.

Caption: AN ACT to amend Tennessee Code Annotated, Title 29, Chapter 17, relative to eminent domain.

SB1984/HB2120 PROPERTY & HOUSING: Definition of "public use" as it applies to eminent domain.

Sen, Niceley, Frank, Rep. Faison, Jeremy Sponsors:

Summary: Excludes recreational facilities, recreational purposes, and parks from the definition of "public use" as it applies to eminent domain.

Amendment Summary: Senate Judiciary Committee amendment 1, House Civil Justice Committee amendment 1 (013928) prohibits the use of eminent domain to take land for the purpose of establishing

private recreational facilities or parks, or for private recreational purposes, but authorizes eminent domain for the acquisition of brownfield projects, or the redevelopment of brownfield sites.

Fiscal Note: (Dated February 11, 2024) Other Fiscal Impact Due to multiple unknown factors, any fiscal impact to state or local government cannot be determined with reasonable certainty.

Senate Status: 03/12/24 - Senate Judiciary Committee recommended with amendment 1 (013928). Sent to Senate Calendar Committee.

House Status: 03/20/24 - Set for House Finance, Ways & Means Subcommittee 03/27/24.

Summary Or State Excludes recreational facilities, recreational purposes, and parks from the definition of "public use" as it applies to eminent domain. Summary:

AN ACT to amend Tennessee Code Annotated, Title 29, Chapter 17, Part 1, relative to eminent domain. Caption:

SB2030/HB2266 PROPERTY & HOUSING: Documentation related to service and support animals.

Sponsors: Sen. Reeves, Shane, Rep. Boyd, Clark

Specifies that documents provided through a website with the primary function of providing certificates, registrations, licenses, or similar documents for assistance animals in Summary:

exchange for payment of a fee are not reliable documentation in seeking an exemption to a prohibition on animals in rental property. Broadly captioned.

Fiscal Note: (Dated February 15, 2024) NOT SIGNIFICANT

Senate Status: 03/20/24 - Set for Senate Commerce & Labor Committee 03/27/24.

House Status: Summary Or State

Summary:

03/04/24 - House passed.

Specifies that documents provided through a website with the primary function of providing certificates, registrations, licenses, or similar documents for assistance animals in exchange for payment of a fee are not reliable documentation in seeking an exemption to a prohibition on animals in rental property. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 29 and Title 66, relative to service and support animals.

SB2037/HB2150 PROPERTY & HOUSING: Public disclosure mandate for redevelopment projects.

Sponsors: Sen, Lundberg, Jon., Rep. Crawford, John

Summary: Requires a housing authority adopting a redevelopment plan or urban renewal plan related to a redevelopment project to publicly provide information on the estimated cost of the

redevelopment project, the sources of revenue to finance the costs of the project (including the estimated tax increment), an estimate of the total amount of debt to be incurred and expected time to be fully repaid, and an estimate of how the tax increment provision will affect the revenue streams of all taxing locations in the area being developed, at least ten

days prior to a public hearing about the project, rather than five. Broadly captioned.

Fiscal Note: (Dated January 27, 2024) NOT SIGNIFICANT

Senate Status: 01/31/24 - Referred to Senate State & Local Government Committee.

House Status: 01/31/24 - Caption bill held on House clerk's desk

Requires a housing authority adopting a redevelopment plan or urban renewal plan related to a redevelopment project to publicly provide information on the estimated cost of the Summary Or State Summary:

redevelopment project, the sources of revenue to finance the costs of the project (including the estimated tax increment), an estimate of the total amount of debt to be incurred and expected time to be fully repaid, and an estimate of how the tax increment provision will affect the revenue streams of all taxing locations in the area being developed, at least ten

days prior to a public hearing about the project, rather than five. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 4; Title 7; Title 9; Title 13 and Title 67, relative to tax incentives.

SB2124/HB2292 PROPERTY & HOUSING: Housing development strategies required to be adopted by municipal and metropolitan governments.

Sponsors: Sen. Briggs, Richard, Rep. Behn, Aftyn

Requires each municipal and metropolitan government to adopt, on or before July 1, 2025, certain housing development strategies, including providing for zoning that specifically Summary: allows or encourages the development of tiny homes, in addition to other strategies. Provides that a municipal or metropolitan government that does not adopt such housing

development strategies is ineligible for certain state grants, including community development block grants and local park and recreation fund grants. Broadly captioned.

(Dated February 14, 2024) Other Fiscal Impact A mandatory impact to local government revenue and increase in local expenditures cannot be estimated with reasonable certainty. * Fiscal Note:

03/19/24 - Taken off notice in Senate State & Local Government Committee. Senate Status:

House Status: 02/06/24 - Referred to House Property & Planning Subcommittee.

Summary Or State Requires each municipal and metropolitan government to adopt, on or before July 1, 2025, certain housing development strategies, including providing for zoning that specifically Summary: allows or encourages the development of tiny homes, in addition to other strategies. Provides that a municipal or metropolitan government that does not adopt such housing development strategies is ineligible for certain state grants, including community development block grants and local park and recreation fund grants. Broadly captioned.

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Caption: AN ACT to amend Tennessee Code Annotated. Title 5: Title 6: Title 7 and Title 13. relative to zoning.

SB2150/HB2249 PROPERTY & HOUSING: Declaration subject time frame.

Sen. Johnson, Jack, Rep. McCalmon, Jake Sponsors:

Summary: Reduces from 30 business days to 30 days, the amount of time that a business entity that is subject to a declaration has to send notice of a change in contact information for the entity

or a transfer of the ownership interest in the residential property to the homeowners' association. Broadly captioned.

Amendment Summary: Senate amendment 1, House Property & Planning Subcommittee amendment 1 (014107) rewrites the bill to add to the law regarding homeowners' associations, as follows: (1) This

amendment requires a homeowners' association seeking to levy a special assessment on its members for a nonessential amenity to (i) pass the assessment by at least a two-thirds majority vote of the total members in the homeowners' association; and (ii) provide members with financing or a payment plan over a defined period of time. As used in this amendment, a "nonessential amenity" means an amenity that is not essential to the daily regular operation of the community, including a pool, tennis court, or club house and does not include: (i) a road, utility, or other amenity that is necessary to the daily regular operation of a community; or (ii) an amenity described in the declaration but not yet built; (2) This amendment provides that if a member of the homeowners' association fails to pay a special assessment for a nonessential amenity, then this amendment prohibits the homeowners' association from taking a foreclosure action against the property or the member for failure to pay the special assessment; and (3) This amendment revises the present law that provides that the law regarding multiple ownership of property relevant to homeowners' associations applies to declaration amendments that are enacted on or after May 1, 2021. This

amendment clarifies that such present law is not applicable to the provisions in this amendment.

Fiscal Note: (Dated January 31, 2024) NOT SIGNIFICANT

Senate Status: 03/07/24 - Senate passed with amendment 1 (014107).

House Status: 03/20/24 - Set for House Local Government Committee 03/26/24.

Summary Or State Reduces from 30 business days to 30 days, the amount of time that a business entity that is subject to a declaration has to send notice of a change in contact information for the entity

Summary: or a transfer of the ownership interest in the residential property to the homeowners' association. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 13 and Title 66, relative to property

SB2153/HB2612 PROPERTY & HOUSING: Williamson County - report on criminal activity in a gated subdivision.

Sponsors: Sen. Johnson, Jack , Rep. Bulso, Gino

Summary: Defines a gated community as a neighborhood with at least 300 single-family residential homes and at least two gates restricting entrance and exit from the street. If a member of the

> homeowners association requests a report on criminal activity in the neighborhood, the association must contact the local law enforcement office to obtain and compile a report of police activities and arrests within the gated community. This report must be made available to each household. This provision is only applicable within Williamson County.

(Dated February 7, 2024) NOT SIGNIFICANT

Senate Status: 02/22/24 - Senate passed. House Status: 03/18/24 - House passed.

Fiscal Note:

Executive Status: 03/18/24 - Sent to the speakers for signatures.

Summary Or State Defines a gated community as a neighborhood with at least 300 single-family residential homes and at least two gates restricting entrance and exit from the street. If a member of the Summary:

homeowners association requests a report on criminal activity in the neighborhood, the association must contact the local law enforcement office to obtain and compile a report of

police activities and arrests within the gated community. This report must be made available to each household. This provision is only applicable within Williamson County.

Caption: AN ACT to amend Tennessee Code Annotated, Title 66, Chapter 27, relative to gated communities.

SB2237/HB2423 PROPERTY & HOUSING: Zoning reform strategies for counties to support housing development.

Sen. Yarbro, Jeff, Rep. Shaw, Johnny Sponsors:

Summary: Allows for counties to adopt zoning reform strategies that support housing development which qualifies the county to receive from the department of revenue 5% of the revenue

collected for each strategy based on transactions in the unincorporated territory of the county with a maximum of 20% of the revenue collected. Broadly captioned.

Fiscal Note: (Dated March 16, 2024) Other Fiscal Impact The extent and timing of any increase in state expenditures and corresponding permissive increase in local revenue cannot be

reasonably determined. Additionally, a permissive increase in local expenditures cannot be estimated.

Senate Status: 03/21/24 - Set for Senate State & Local Government Committee 03/27/24.

House Status 03/20/24 - Set for House Property & Planning Subcommittee 03/27/24

Summary Or State Allows for counties to adopt zoning reform strategies that support housing development which qualifies the county to receive from the department of revenue 5% of the revenue

collected for each strategy based on transactions in the unincorporated territory of the county with a maximum of 20% of the revenue collected. Broadly captioned. Summary:

AN ACT to amend Tennessee Code Annotated, Title 13, Chapter 7 and Title 67, relative to housing. Caption:

SB2281/HB2850 PROPERTY & HOUSING: Housing Optimization and Market Empowerment Solutions (HOMES) Act of 2024

Sen, Briggs, Richard, Rep. Hill, Timothy Sponsors:

Enacts the Housing Optimization and Market Empowerment Solutions Act of 2024 which can be adopted by the local governments or voted in by a simple majority of people which Summary:

would prohibit the local government from limiting or prohibiting a person's ability to use commercial property, owner-occupied property, or renter-occupied property as a short-term rental unit and allows for the local government to impose restrictions on the use of the property and to enforce certain requirements for the owners to use the property as a short-term

rental unit and allows for the local government to impose restrictions on the use of the property and to enforce certain requirements for the owners to use the property as a short-term

rental unit. Broadly captioned.

(Dated March 16, 2024) NOT SIGNIFICANT Fiscal Note:

Senate Status: 03/21/24 - Set for Senate State & Local Government Committee 03/27/24. 03/20/24 - Set for House Property & Planning Subcommittee 03/27/24.

House Status:

Summary Or State Enacts the Housing Optimization and Market Empowerment Solutions Act of 2024 which can be adopted by the local governments or voted in by a simple majority of people which Summary: would prohibit the local government from limiting or prohibiting a person's ability to use commercial property, owner-occupied property, or renter-occupied property as a short-term

rental unit. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 5; Title 6; Title 7; Title 13; Title 62; Title 66; Title 67 and Title 68, relative to local government.

SB2448/HB2215 PROPERTY & HOUSING: Real Estate Fraud Reduction Act.

Sponsors. Sen. Akbari, Raumesh , Rep. Parkinson, Antonio

Summary: Enacts the "Real Estate Fraud Reduction Act," which requires county registers of deeds and notaries public to verify the identity of a person recording or notarizing a document

relating to certain real estate transactions, as applicable, using a government-issued identification card. Requires such registers and notaries to document and maintain as a permanent record certain personally identifying information of a person recording or notarizing such a document. Specifies penalties for violations by a notary public. Broadly

captioned.

Fiscal Note: (Dated February 18, 2024) Increase Local Expenditures Exceeds \$99,100/FY24-25 and Subsequent Years*

Senate Status: 03/21/24 - Set for Senate State & Local Government Committee 03/27/24. House Status: 03/20/24 - Set for House Property & Planning Subcommittee 03/27/24.

Enacts the "Real Estate Fraud Reduction Act," which requires county registers of deeds and notaries public to verify the identity of a person recording or notarizing a document Summary Or State

Summary: relating to certain real estate transactions, as applicable, using a government-issued identification card. Requires such registers and notaries to document and maintain as a permanent record certain personally identifying information of a person recording or notarizing such a document. Specifies penalties for violations by a notary public. Broadly

Caption: AN ACT to amend Tennessee Code Annotated, Title 4; Title 8, Chapter 13; Title 8, Chapter 16 and Title 66, relative to real property.

SB2496/HB2623 PROPERTY & HOUSING: Creation of a voluntary attainable housing incentive program by ordinance.

Sen. Gardenhire, Todd, Rep. Carr, Dale Sponsors:

Summary: Authorizes the chief legislative body of a municipality to create a voluntary attainable housing incentive program by ordinance for the purpose of authorizing certain incentives to be

provided to property owners who seek to build attainable housing. Broadly captioned.

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Amendment Summary: Senate amendment 1 (014534) authorizes the chief legislative body of a municipality to create a voluntary attainable housing incentive program by ordinance for the purpose of authorizing certain incentives to be provided to property owners who seek to build multi-family attainable housing. Requires property owners to submit a completed application to the regional planning commission of a local government in order to be considered for the voluntary program. Defines "multi-family housing" to mean accommodations that are designed principally for residential use and consist of not less than five rental units on one site, so long as such units are not detached. House Property & Planning Subcommittee amendment 1 (014174) requires property owners to submit a completed application to the regional planning commission of a local government or to the municipal planning commission of a local government, pursuant to the ordinance enacted, to be considered for the voluntary attainable housing incentive program. Restricts multi-family housing to mean housing accommodations that are designed primarily for residential use and consist of not less than five rental units on one site as long as they are not detached.

Fiscal Note: (Dated February 17, 2024) Other Fiscal Impact A recurring, permissive impact to local government revenue and expenditures cannot be reasonably estimated.

Senate Status:

03/18/24 - Senate passed with amendment 1 (014534), which authorizes the chief legislative body of a municipality to create a voluntary attainable housing incentive program by ordinance for the purpose of authorizing certain incentives to be provided to property owners who seek to build multi-family attainable housing. Requires property owners to submit a completed application to the regional planning commission of a local government in order to be considered for the voluntary program. Defines "multi-family housing" to mean accommodations that are designed principally for residential use and consist of not less than five rental units on one site, so long as such units are not detached.

House Status: 03/20/24 - Set for House Local Government Committee 03/26/24

Summary Or State Authorizes the chief legislative body of a municipality to create a voluntary attainable housing incentive program by ordinance for the purpose of authorizing certain incentives to be

provided to property owners who seek to build attainable housing. Broadly captioned. Summary:

Caption: AN ACT to amend Tennessee Code Annotated, Title 13 and Title 66, relative to attainable housing.

SB2522/HB2576 PROPERTY & HOUSING: Notification of a home improvement contractor licensee timeframe.

Sen. Pody, Mark, Rep. Boyd, Clark Sponsors:

Increases, from 30 to 35, the number of days after a change of control in ownership, management, or a change of address or trade name, that a home improvement contractor Summary:

licensee has to notify the state board for licensing contractors. Broadly captioned.

Amendment Summary: Senate Commerce & Labor Committee amendment 1, House Business & Utilities Subcommittee amendment 1 (015133) prohibits a home improvement contractor from performing

services involving a swimming pool without obtaining a bond in an amount that matches the value of the proposed swimming pool before performing services. Requires the contractor to provide proof of the bond upon request by a consumer. Authorizes the State Board for Licensing Contractors to discipline a licensee by revocation or suspension of the person's

license or by the assessment of a civil penalties of not more than \$5,000 per violation.

Fiscal Note: (Dated February 2, 2024) NOT SIGNIFICANT

Senate Status: 03/12/24 - Senate Commerce & Labor Committee recommended with amendment 1 (015133). Sent to Senate Calendar Committee.

House Status: 03/20/24 - Set for House Commerce Committee 03/26/24.

Summary Or State Increases, from 30 to 35, the number of days after a change of control in ownership, management, or a change of address or trade name, that a home improvement contractor

Summary: licensee has to notify the state board for licensing contractors. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 4; Title 5; Title 6; Title 7; Title 8; Title 29 and Title 62, relative to contractors. Caption:

SB2523/HB2353 PROPERTY & HOUSING: Foreign adversary designation.

Sen. Niceley, Frank, Rep. Reedy, Jay Sponsors:

Summary: Redesignates sanctioned foreign governmental and business entities and persons connected with such entities as foreign adversaries. Restates the order in which proceeds from the

sale of property acquired illegally are disbursed by requiring that the attorney general and bona fide lien holders be reimbursed from such proceeds prior to any remaining funds being paid to the restricted foreign entity. Adds banks, credit unions, and those licensed by the department of financial institutions to the list of persons and entities that are exempt from

liability under this part.

(Dated March 10, 2024) NOT SIGNIFICANT Fiscal Note:

03/06/24 - Set for Senate Commerce & Labor Committee 03/12/24. Senate Status: House Status: 02/06/24 - Referred to House Property & Planning Subcommittee.

Summary Or State Redesignates sanctioned foreign governmental and business entities and persons connected with such entities as foreign adversaries. Restates the order in which proceeds from the Summary: sale of property acquired illegally are disbursed by requiring that the attorney general and bona fide lien holders be reimbursed from such proceeds prior to any remaining funds being

paid to the restricted foreign entity. Adds banks, credit unions, and those licensed by the department of financial institutions to the list of persons and entities that are exempt from

liability under this part.

Caption: AN ACT to amend Tennessee Code Annotated, Title 66, Chapter 2, relative to property.

SB2532/HB2725 PROPERTY & HOUSING: Affordable housing - development entitlements.

Sponsors: Sen. Lamar, London, Rep. McKenzie, Sam

Summary: Deletes the prohibition on local governments enacting a law that would place requirements regarding inclusionary, affordable, or below market value housing when entitlements,

variances, or any other form of permit or authorization is sought from the local government. Deletes the prohibition on a local governmental unit from conditioning development entitlements through amendment to the zoning map on the allocation of existing or newly constructed private residential or commercial rental units to be sold or rented at below

market rates

Summary:

Fiscal Note:

Fiscal Note: (Dated February 25, 2024) NOT SIGNIFICANT

Senate Status: 02/05/24 - Referred to Senate State & Local Government Committee.

House Status: 03/06/24 - Failed in House Property & Planning Subcommittee for lack of a motion.

Summary Or State Deletes the prohibition on local governments enacting a law that would place requirements regarding inclusionary, affordable, or below market value housing when entitlements,

variances, or any other form of permit or authorization is sought from the local government. Deletes the prohibition on a local governmental unit from conditioning development entitlements through amendment to the zoning map on the allocation of existing or newly constructed private residential or commercial rental units to be sold or rented at below

Caption: AN ACT to amend Tennessee Code Annotated, Title 66, Chapter 35, relative to affordable housing.

SB2547/HB2617 PROPERTY & HOUSING: Electronic reporting of the total value of unclaimed property.

Sponsors: Sen. Swann, Art, Rep. Moon, Jerome

Allows the treasurer to file the annual report regarding the total amount and value of abandoned or unclaimed property with certain executive and legislative branch officials Summary:

electronically. Broadly captioned.

Fiscal Note: (Dated February 2, 2024) NOT SIGNIFICANT

03/12/24 - Taken off notice in Senate Commerce & Labor Committee. Senate Status:

House Status: 02/05/24 - Caption bill held on House clerk's desk.

Summary Or State Allows the treasurer to file the annual report regarding the total amount and value of abandoned or unclaimed property with certain executive and legislative branch officials

electronically. Broadly captioned. Summary:

AN ACT to amend Tennessee Code Annotated, Title 43; Title 44; Title 47; Title 48 and Title 66, relative to property. Caption:

SB2591/HB2567 PROPERTY & HOUSING: Neighborhood Preservation Act revisions.

Sen. Taylor, Brent , Rep. White, Mark Sponsors: Summary:

Makes certain revisions to the Neighborhood Preservation Act including costs, public nuisances, stabilization plans, and property tax liens with possible sales or auctions.

Amendment Summary: Senate State & Local Government Committee amendment 1, House Property & Planning Subcommittee amendment 1 (014716) allows for the receiver against the subject parcel to receive reasonable expenses and costs incurred by the receiver. Requires a hearing to determine if the subject parcel is a public nuisance. Designates that the court may empower

the receiver to pay outstanding fees if the receiver is required to fully satisfy all outstanding amounts secured by delinquent property tax liens within 30 days of being appointed.

(Dated March 10, 2024) NOT SIGNIFICANT

Senate Status: 03/19/24 - Senate State & Local Government Committee recommended with amendment 1 (014716), which allows for the receiver against the subject parcel to receive reasonable

expenses and costs incurred by the receiver. Requires a hearing to determine if the subject parcel is a public nuisance. Designates that the court may empower the receiver to pay outstanding fees if the receiver is required to fully satisfy all outstanding amounts secured by delinquent property tax liens within 30 days of being appointed. Sent to Senate Calendar

Committee.

House Status: 03/21/24 - Set for House Floor on 03/28/24.

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Summary Or State Summary:

Fiscal Note:

Makes certain revisions to the Neighborhood Preservation Act including costs, public nuisances, stabilization plans, and property tax liens with possible sales or auctions.

Caption: AN ACT to amend Tennessee Code Annotated, Title 13, Chapter 6, relative to the Neighborhood Preservation Act.

SB2637/HB2805 PROPERTY & HOUSING: Time to file lienor's claim in a creditors' or foreclosure proceeding.

Sponsors. Sen, Niceley, Frank, Rep. Hulsey, Bud

Summary: Increases time for a lienor to commence a proceeding or file the lienor's claim in a creditors' or foreclosure proceeding after service of a written demand by the owner, the owner's

agent, or a prime contractor of the real property to which the lien is attached to from within 60 days to within 75 days after service. Broadly captioned.

(Dated February 2, 2024) NOT SIGNIFICANT

Senate Status: 03/20/24 - Set for Senate Judiciary Committee 03/26/24.

House Status: 03/12/24 - House Civil Justice Subcommittee deferred to Summer Study.

Summary Or State Increases time for a lienor to commence a proceeding or file the lienor's claim in a creditors' or foreclosure proceeding after service of a written demand by the owner, the owner's

agent, or a prime contractor of the real property to which the lien is attached to from within 60 days to within 75 days after service. Broadly captioned. Summary:

AN ACT to amend Tennessee Code Annotated, Title 4; Title 5; Title 6; Title 7; Title 9; Title 13; Title 20; Title 21; Title 26; Title 26; Title 29; Title 43; Title 43; Title 45; Title 48; Title 56; Caption:

Title 66; Title 67 and Title 71, relative to foreclosure of mortgages.

SB2639/HB2553 PROPERTY & HOUSING: Foreign-party controlled businesses prohibited from acquiring real property.

Sponsors: Sen. Niceley, Frank , Rep. Reedy, Jay

Restricts certain foreign investments in land located within this state through the creation of two separate prohibitions, one that restricts a prohibited foreign-party-controlled business Summary:

from acquiring real property and another that restricts a prohibited foreign-party from acquiring agricultural land located within this state. (11pp.). Broadly captioned.

Amendment Summary: Senate Commerce & Labor Committee amendment 1 (015023) exempts certain licensed individuals and entities from liability under Tennessee's Real Estate Broker License Act of 1973. Specifically, it provides immunity to licensed real estate brokers, attorneys, title insurance companies and agents, banks and their affiliates, savings and loan associations, credit

unions, and licensed mortgage lenders who are involved in transactions where a prohibited foreign party acquires property in violation of the law. Senate Commerce & Labor Committee amendment 2, House Local Government Committee amendment 1 (014859) includes Al-Shabaab, Boko Haram, Hayat Tahir al Sham, ISIS, the Taliban, and the Wagner group in the definition of entities of particular concern. Prohibits prohibited foreign party-controlled businesses from acquiring non-agricultural land in Tennessee. A violation of this act is punishable by fine or confinement. Declares a policy of the state to conserve, protect, and encourage the development and improvement of agricultural and forest lands. House State Government Committee amendment 2 (015419) exempts certain persons holding licenses within the State of Tennessee from liability in a transaction in which a prohibited

foreign party acquired property in violation of the bill.

Fiscal Note: (Dated February 27, 2024) Increase State Revenue \$82,000/FY24-25/General Fund \$2,000/FY25-26 and Subsequent Years/General Fund Decrease State Expenditures

\$82,000/FY24-25/Secretary of State \$2,000/FY25-26 and Subsequent Years/Secretary of State HB 2553 - SB 2639Other Fiscal Impact This legislation could effectively deter the investments of PFPs and PFPCBs in real estate within this state. Any subsequent fiscal impacts upon state or local tax revenue that would have occurred in the absence of this

legislation are dependent upon multiple unknown factors and cannot be determined with reasonable certainty.

Senate Status: 03/20/24 - Set for Senate Commerce & Labor Committee 03/27/24. House Status: 03/20/24 - Set for House Government Operations Committee 03/25/24.

Summary Or State Restricts certain foreign investments in land located within this state through the creation of two separate prohibitions, one that restricts a prohibited foreign-party-controlled business

Summary: from acquiring real property and another that restricts a prohibited foreign-party from acquiring agricultural land located within this state. (11pp.). Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 43; Title 44; Title 47; Title 48 and Title 66, relative to property.

SB2692/HB2072 PROPERTY & HOUSING: Land surveyors requirements.

Sponsors: Sen, Southerland, Steve, Rep. Hicks, Garv

Requires a description of real property by metes and bounds contained within any deed of conveyance of real property of any property not previously described in a recorded Summary:

instrument to be prepared by a registered land surveyor. Broadly captioned.

Fiscal Note: (Dated March 3, 2024) NOT SIGNIFICANT

Senate Status: 03/05/24 - Taken off notice in Senate Commerce & Labor Committee. House Status: 01/30/24 - Referred to House Business & Utilities Subcommittee.

Requires a description of real property by metes and bounds contained within any deed of conveyance of real property of any property not previously described in a recorded Summary Or State

Summary: instrument to be prepared by a registered land surveyor. Broadly captioned

Caption: AN ACT to amend Tennessee Code Annotated, Title 62 and Title 66, Chapter 5, Part 1, relative to surveyors.

SB2702/HB2688 PROPERTY & HOUSING: Failing to register with the secretary of state an interest in real property.

Sponsors: Sen. Southerland, Steve, Rep. Doggett, Clay

Summary: Increases from \$2,000 to \$3,000, the amount per violation assessed by the secretary of state as a civil penalty against a sanctioned nonresident alien, sanctioned foreign business,

sanctioned foreign government, or agent, trustee, or other fiduciary thereof, for failing to timely register with the secretary of state an interest in real property in this state on or after

July 1, 2023, held by such individual or entity. Broadly captioned. 02/05/24 - Referred to Senate Commerce & Labor Committee.

Senate Status: House Status: 02/05/24 - Caption bill held on House clerk's desk

Summary Or State Increases from \$2,000 to \$3,000, the amount per violation assessed by the secretary of state as a civil penalty against a sanctioned nonresident alien, sanctioned foreign business, Summary:

sanctioned foreign government, or agent, trustee, or other fiduciary thereof, for failing to timely register with the secretary of state an interest in real property in this state on or after

July 1, 2023, held by such individual or entity. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 66, relative to property

SB2833/HB2927 PROPERTY & HOUSING: Removal of temporary healthcare structure from a caregiver's property.

Sponsors: Sen. Stevens, John, Rep. Sexton, Cameron

Extends the time in which a temporary family healthcare structure must be removed from a caregiver's property from 30 to 45 days from the time in which the mentally or physically Summary:

impaired person is no longer receiving or is no longer in need of assistance via a temporary family healthcare structure. Broadly captioned.

Senate Status: 03/19/24 - Taken off notice in Senate State & Local Government Committee.

House Status: 02/05/24 - Caption bill held on House clerk's desk.

Summary Or State Extends the time in which a temporary family healthcare structure must be removed from a caregiver's property from 30 to 45 days from the time in which the mentally or physically Summary: impaired person is no longer receiving or is no longer in need of assistance via a temporary family healthcare structure. Broadly captioned.

Caption:

AN ACT to amend Tennessee Code Annotated, Title 13, Chapter 7, relative to zoning.

SB2843/HB2879 PROPERTY & HOUSING: Agricultural and Critical Infrastructure Protection Act.

Sponsors.

Restricts certain critical infrastructure and agricultural land transactions by aliens and entities of China, Iran, North Korea, Russia, or a future designated country. Allows the governor, Summary:

after consultation with the commissioner of the department of safety, to designate a country as a threat to critical infrastructure or agricultural land.

Fiscal Note: (Dated February 25, 2024) Other Fiscal Impact It is assumed that state and local governments could incur an increase in expenditures related to resolving any disruptions to contracts or services with vendors that provide such services for critical infrastructure. Due to multiple unknown variables, a precise estimate of any such increases cannot be reasonably

determined, HB 2879 - SB 2843

Senate Status: 03/13/24 - Senate Commerce & Labor Committee recommended. Sent to Senate Finance.

House Status: 03/19/24 - Failed in House Local Government Committee.

Summary Or State Restricts certain critical infrastructure and agricultural land transactions by aliens and entities of China, Iran, North Korea, Russia, or a future designated country. Allows the governor,

Summary: after consultation with the commissioner of the department of safety, to designate a country as a threat to critical infrastructure or agricultural land.

Caption: AN ACT to amend Tennessee Code Annotated, Title 4, Chapter 3, Part 20 and Title 66, Chapter 2, relative to the "Agricultural and Critical Infrastructure Protection Act." SB2895/HB2071 PROPERTY & HOUSING: Referendum for annexation of territory.

Sponsors: Sen. Bailey, Paul, Rep. Williams, Ryan

Summary: Specifies circumstances in which a referendum will not be required to effectuate annexation of territory. Removes repealer provision for exceptions to the referendum requirement.

Fiscal Note: (Dated February 2, 2024) Other Fiscal Impact A precise impact to local government revenue and expenditures cannot be reasonably quantified. Municipalities may also experience

permissive cost avoidances associated with referendums. 02/05/24 - Referred to Senate State & Local Government Committee

Senate Status: House Status: 03/05/24 - Failed in House Local Government Committee.

Summary Or State

Specifies circumstances in which a referendum will not be required to effectuate annexation of territory. Removes repealer provision for exceptions to the referendum requirement. Summary:

AN ACT to amend Tennessee Code Annotated, Section 6- 51-104, relative to annexation. Caption:

SB2899/HB2430 PROPERTY & HOUSING: Foreclosure sale of real property to be posted on the secretary of state's website.

Sponsors: Sen, Bailey, Paul, Rep, Farmer, Andrew

Summary: Updates requirements regarding public notice for a foreclosure sale of real property, including a requirement that public notice be posted on the secretary of state's website.

Senate Status: 02/13/24 - Referred to Senate State & Local Government Committee.

House Status: 02/06/24 - Referred to House Civil Justice Subcommittee.

Summary Or State

Summary:

Fiscal Note:

Updates requirements regarding public notice for a foreclosure sale of real property, including a requirement that public notice be posted on the secretary of state's website.

AN ACT to amend Tennessee Code Annotated, Title 35, relative to foreclosure sales. Caption:

SB2927/HB2437 PROPERTY & HOUSING: Real property held by certain Chinese entities.

Sponsors: Sen. Bailey, Paul , Rep. Travis, Ron

Prohibits certain Chinese entities from directly or indirectly owning, having a controlling interest in, acquiring by purchase, grant, devise, or descent an interest, or holding by lease, Summary:

contract, or usufruct an interest in, except a de minimus indirect interest, real property in this state or real property within 10 miles of a military installation. Requires divestment within

two years of any such interest unlawfully held. Requires certain property owners to register with the secretary of state. Provides civil penalties for violations. (Dated March 3, 2024) Other Fiscal Impact Any secondary impacts such as decreased business investment resulting from the prohibition of Chinese entities owning property, and

what impact that may have on state and local tax revenue is dependent upon multiple unknown variables and cannot be reasonably determined.

Senate Status: 03/20/24 - Set for Senate Commerce & Labor Committee 03/27/24. House Status:

03/20/24 - Set for House Property & Planning Subcommittee 03/27/24.

Summary Or State Prohibits certain Chinese entities from directly or indirectly owning, having a controlling interest in, acquiring by purchase, grant, devise, or descent an interest, or holding by lease, contract, or usufruct an interest in, except a de minimus indirect interest, real property in this state or real property within 10 miles of a military installation. Requires divestment within Summary:

two years of any such interest unlawfully held. Requires certain property owners to register with the secretary of state. Provides civil penalties for violations

Caption: AN ACT to amend Tennessee Code Annotated, Title 66, Chapter 2, relative to ownership of real property.

HJR139 PROPERTY & HOUSING: Home affordability and impact fees.

Sponsors: Rep. Sparks, Mike

Summary: Directs TACIR to review home affordability and rising costs of impact fees.

04/19/23 - House adopted. House Status:

Summary Or State Directs TACIR to review home affordability and rising costs of impact fees. Summary:

PUBLIC EMPLOYEES

SB754/HB1354 PUBLIC EMPLOYEES: TACIR study on fees assessed by registers.

Sponsors: Sen, Briggs, Richard, Rep, Farmer, Andrew

Summary: Requires the Tennessee advisory commission on intergovernmental relations (TACIR) to study the fees assessed by registers pursuant to present law, including, at a minimum, the

amount in fees collected, the amount in fees not collected, the method by which the fees are collected, and a comparison of such fees to similar fees assessed in neighboring states. Requires TACIR to report its findings to the chair of the senate judiciary committee, the chair of the civil justice committee of the house of representatives, and the legislative librarian

by January 1, 2024.

Fiscal Note: (Dated March 19, 2023) NOT SIGNIFICANT

Senate Status 02/06/23 - Referred to Senate State & Local Government Committee.

House Status: 02/02/23 - Caption bill held on House clerk's desk

Summary Or State Requires the Tennessee advisory commission on intergovernmental relations (TACIR) to study the fees assessed by registers pursuant to present law, including, at a minimum, the Summary:

amount in fees collected, the amount in fees not collected, the method by which the fees are collected, and a comparison of such fees to similar fees assessed in neighboring states. Requires TACIR to report its findings to the chair of the senate judiciary committee, the chair of the civil justice committee of the house of representatives, and the legislative librarian

by January 1, 2024.

Caption: AN ACT to amend Tennessee Code Annotated, Title 8, Chapter 21, Part 10, relative to registers' fees.

SB1292/HB1420 PUBLIC EMPLOYEES: Base salary increase for certain preferred service employees.

Sponsors.

Increases the starting salaries and wages by 15% for the following preferred service employees: fire and building code inspector manager, fire and building code inspector supervisor, Summary:

fire and building code inspector, levels 2 and 3, firefighting commission coordinator, manufactured home inspector advanced, manufactured home inspector associate, manufactured

home inspector consultant, manufactured home inspector INT, and manufactured home inspector manager,

Fiscal Note: (Dated March 13, 2023) Increase State Expenditures - \$610,900/FY23-24 and Subsequent Years Other Fiscal Impact - The FY23-24 Governors proposed budget includes funding for

a five percent raise for state employees. If the proposed five percent raise is enacted, then the required increase in state expenditures resulting from this legislation will be \$407,300 in

FY23-24 and subsequent years.

Senate Status: 03/21/23 - Taken off notice in Senate Commerce & Labor Committee. House Status: 03/28/23 - Taken off notice in House Public Service Subcommittee.

Summary Or State Increases the starting salaries and wages by 15% for the following preferred service employees: fire and building code inspector manager, fire and building code inspector supervisor, Summary:

fire and building code inspector, levels 2 and 3, firefighting commission coordinator, manufactured home inspector advanced, manufactured home inspector associate, manufactured

home inspector consultant, manufactured home inspector INT, and manufactured home inspector manager.

Caption: AN ACT to amend Tennessee Code Annotated, Title 4; Title 8; Title 47; Title 48; Title 56 and Title 68, relative to the department of commerce and insurance.

SB1433/HB1526 PUBLIC EMPLOYEES: Issuance and renewal of business licenses.

Sponsors: Sen. Roberts, Kerry, Rep. Kumar, Sabi

Summary: Transfers the duty to issue and renew business licenses from the county clerks and city officials to the department of revenue.

(Dated March 13, 2023) Increase State Revenue \$488,800/FY23-24/DOR \$575,100/FY24-25 and Subsequent Years/DOR Increase State Expenditures \$276,200/FY23-24/DOR Fiscal Note:

\$523,300/FY24-25 and Subsequent Years/DOR Decrease Local Revenue \$488,800/FY23-24 \$575,100/FY24-25 and Subsequent Years Other Fiscal Impact Any decrease in local government expenditures cannot be quantified with reasonable certainty.

02/06/23 - Referred to Senate State & Local Government Committee.

Senate Status House Status 03/14/23 - Taken off notice in House Business & Utilities Subcommittee.

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Summary Or State

Summary:

Transfers the duty to issue and renew business licenses from the county clerks and city officials to the department of revenue.

AN ACT to amend Tennessee Code Annotated, Title 8, Chapter 21, Part 7; Section 50-6-904 and Title 67, Chapter 4, Part 7, relative to business licenses. Caption:

SB2313/HB2271 PUBLIC EMPLOYEES: Quitclaim deeds - notification required by register of deeds.

Sponsors: Sen. Johnson, Jack , Rep. Slater, William

Summary: Requires a register of deeds to consult with a county assessor of property when a quitclaim deed is recorded and send a postcard notification of the recording to the address of the

person or entity that paid the property taxes on the property that is the subject of the quitclaim deed for the previous tax year. Broadly captioned.

(Dated March 15, 2024) Increase Local Expenditures Exceeds \$43,100/FY24-25 and Subsequent Years * Fiscal Note:

Senate Status: 03/21/24 - Set for Senate State & Local Government Committee 03/27/24.

02/01/24 - Caption bill held on House clerk's desk. House Status:

Requires a register of deeds to consult with a county assessor of property when a quitclaim deed is recorded and send a postcard notification of the recording to the address of the Summary Or State

Summary: person or entity that paid the property taxes on the property that is the subject of the quitclaim deed for the previous tax year. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 8, Chapter 13; Title 35; Title 39, Chapter 17; Title 45; Title 47; Title 66 and Section 67-4-409, relative to property. Caption:

REGIONAL AUTHORITIES

SB2916/HB2717 REGIONAL AUTHORITIES: Submission of annual operating budget of metropolitan airport authority.

Sponsors: Sen. Bailey, Paul, Rep. Garrett, Johnny

Requires the president of the metropolitan airport authority to prepare and submit annually the operating budget of the authority to the board of commissioners 75 days instead of 60 Summary:

days prior to the beginning of the fiscal year. Fiscal Note: (Dated February 4, 2024) NOT SIGNIFICANT

Senate Status 03/13/24 - Taken off notice in Senate Transportation & Safety Committee.

House Status: 02/05/24 - Caption bill held on House clerk's desk

Summary Or State Requires the president of the metropolitan airport authority to prepare and submit annually the operating budget of the authority to the board of commissioners 75 days instead of 60

Summary: days prior to the beginning of the fiscal year.

AN ACT to amend Tennessee Code Annotated, Title 42, Chapter 3 and Title 42, Chapter 4, relative to airport authority boards. Caption:

SAFETY

SB2618/HB2733 SAFETY: Publishing of notices on department website related to blasting.

Sponsors: Sen. Campbell, Heidi, Rep. Hemmer, Caleb

Summary: Requires the department to publish on its website the notices it receives of the exact location that blasting will occur and the beginning and end date of the blasting.

Fiscal Note (Dated February 13, 2024) NOT SIGNIFICANT

Senate Status: 02/05/24 - Referred to Senate Commerce & Labor Committee. House Status: 02/07/24 - Referred to House Business & Utilities Subcommittee.

Summary Or State

Requires the department to publish on its website the notices it receives of the exact location that blasting will occur and the beginning and end date of the blasting. Summary:

Caption: AN ACT to amend Tennessee Code Annotated, Title 68, Chapter 105, relative to blasting.

SB2635/HB2787 SAFETY: Building codes - inclusion of three-family and four-family dwellings.

Sponsors. Sen, Rose, Paul, Rep, Barrett, Jody

Authorizes a local government to amend adopted building codes to include three-family dwellings and four-family dwellings within the scope of the residential code by modifying, Summary: transitioning, and establishing minimum prescriptive requirements to address the design and construction of those dwellings and make conforming changes to adopted building codes.

Amendment Summary: House Property & Planning Subcommittee amendment 1 (015677) allows a local government to amend the adopted building code for three-family and four-family dwellings and may

adopt mandatory sprinkler requirements and use the National Fire Protection Association 13D standard for three-family and four-family dwellings by local ordinance. Prohibits a fire marshal from mandating automatic sprinkler systems for three-family and four-family dwellings that are under 5,000 sq. ft. in area and less than three stories in height where two-hour

fire-resistance-rating for wall, floor, and ceiling separation assemblies are met.

Fiscal Note: (Dated February 25, 2024) Other Fiscal Impact A permissive increase in local expenditures in FY24-25 and subsequent years cannot be precisely estimated

Senate Status: 03/21/24 - Set for Senate State & Local Government Committee 03/27/24. House Status: 03/20/24 - Set for House Local Government Committee 03/26/24.

Authorizes a local government to amend adopted building codes to include three-family dwellings and four-family dwellings within the scope of the residential code by modifying, Summary Or State Summary: transitioning, and establishing minimum prescriptive requirements to address the design and construction of those dwellings and make conforming changes to adopted building codes.

AN ACT to amend Tennessee Code Annotated, Title 68, Chapter 120, relative to building codes.

STATE GOVERNMENT

Caption:

SB1837/HB2075 STATE GOVERNMENT: Implementation of an electronic lien and title system.

Sponsors: Sen, Johnson, Jack, Rep. Bricken, Rush

Requires the department to, on or before December 31, 2025, procure and implement an electronic lien and title system to be used throughout the state. Broadly captioned, Summary:

Amendment Summary: House amendment 1 (014689) rewrites the bill to, instead, (i) require the department of revenue to, on or before December 31, 2025, procure an electronic lien and title system to be used throughout the state; and (ii) revise "electronic lien and title system" to mean a program that allows the exchange of lien and title information with lienholders and is used to create, save, alter, and transfer titles to property. Senate State and Local Government Committee amendment 1 (016041) requires the department of revenue to establish and implement an electronic lien and title system to be used throughout the state by Jun. 30, 2026. This is a system that allows the exchange of lien and title information with lien holders

and is used to manage property titles.

(Dated February 19, 2024) NOT SIGNIFICANT Fiscal Note:

Senate Status: 03/19/24 - Senate State & Local Government Committee recommended with amendment 1 (016041). Sent to Senate Calendar Committee.

House Status 03/11/24 - House passed with amendment 1 (014689).

Summary Or State Requires the department to, on or before December 31, 2025, procure and implement an electronic lien and title system to be used throughout the state. Broadly captioned. Summary:

AN ACT to amend Tennessee Code Annotated, Title 4, Chapter 3, Part 19; Title 8, Chapter 13; Title 10, Chapter 7; Title 12; Title 47, Chapter 9; Title 55; Title 66 and Title 69, Chapter Caption:

9, relative to electronic document systems

SB2102/HB1889 STATE GOVERNMENT: State of Tennessee Real Estate Asset Management (STREAM) Act.

Sponsors: Sen. Johnson, Jack , Rep. Lamberth, William

Summarv Enacts the "State of Tennessee Real Estate Asset Management (STREAM) Act" which authorizes the commissioner to perform certain activities related to the management of real

property owned by this state including general custodial care and decision-making responsibility. Increases the cost threshold for major maintenance contracts for state departments, colleges of applied technology, and public two-year institutions of higher learning above which the state building commission must approve and supervise the contract. Broadly

captioned. Part of Administration Package

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Summary:

Amendment Summary: House Public Service Subcommittee amendment 1 (014281) establishes the State of Tennessee Real Estate Asset Management (STREAM) Act, Authorizes the Commissioner of the Department of General Services (DGS) to do the following: Administer general custodial care and decision-making responsibility for all executive branch leases, acquisitions, and disposals of real property, and exercise responsibility for agency compliance with State Building Commission (SBC) policy requirements on land and lease acquisitions and disposals; Provide state executive branch agencies with additional support services for real property that are not otherwise assigned by law to other departments or divisions; Notwithstanding another law or policy to the contrary, approve financial incentives for the early completion of capital projects under budget and in accordance with agreed upon construction schedules; and Promulgate rules in accordance with the Uniform Administrative Procedures Act, compiled in chapter 5 of this title, and establish policies to effectuate the purposes of this section. Increases the cost thresholds, from \$250,000 to \$1,000,000, for a structure, and \$1,000,000 to \$3,000,000, for a project, with regards to what constitutes a major maintenance contract for state departments and thus must be approved by the SBC.

Fiscal Note: (Dated February 19, 2024) NOT SIGNIFICANT

Senate Status: 03/19/24 - Taken off notice in Senate State & Local Government Committee.

House Status: 03/20/24 - Taken off notice in House State Government Committee.

Summary Or State

Enacts the "State of Tennessee Real Estate Asset Management (STREAM) Act" which authorizes the commissioner to perform certain activities related to the management of real property owned by this state including general custodial care and decision-making responsibility. Increases the cost threshold for major maintenance contracts for state departments, colleges of applied technology, and public two-year institutions of higher learning above which the state building commission must approve and supervise the contract. Broadly

captioned. Part of Administration Package.

Caption: AN ACT to amend Tennessee Code Annotated, Title 4, relative to state real estate management.

SB2462/HB2342 STATE GOVERNMENT: Grant program for first-time home buyers.

Sponsors. Sen. Akbari, Raumesh , Rep. Pearson, Justin

Requires the department of finance and administration, in conjunction with assistance from the department of revenue and the Tennessee Housing Development Agency, to Summary:

promulgate rules to establish a grant program to render assistance to first-time home buyers, utilizing federal funds allocated and state funds appropriated for such purposes. Broadly

captioned.

Fiscal Note: (Dated March 11, 2024) Increase State Expenditures Exceeds \$5,557,100/FY24-25 Exceeds \$5,533,100/FY25-26 and Subsequent Years Other Fiscal Impact The extent to which

federal funding will be available for these purposes is unknown.

Senate Status: 02/01/24 - Referred to Senate Finance, Ways & Means Committee

03/13/24 - Failed in House Property & Planning Subcommittee for lack of second. House Status:

Summary Or State Requires the department of finance and administration, in conjunction with assistance from the department of revenue and the Tennessee Housing Development Agency, to promulgate rules to establish a grant program to render assistance to first-time home buyers, utilizing federal funds allocated and state funds appropriated for such purposes. Broadly Summary:

Caption: AN ACT to amend Tennessee Code Annotated, Title 4, Chapter 3, Part 10; Title 39, Chapter 14; Title 47 and Title 66, relative to first-time home buyers.

SB2882/HB2955 STATE GOVERNMENT: Requires TACIR to study availability of affordable housing in this state.

Sponsors: Sen. Kyle, Sara, Rep. Hardaway, G.A.

Requires the TACIR to study the availability of affordable housing in this state and report its findings and recommendations to the general assembly no later than January 1, 2025. Summary:

Broadly captioned.

Fiscal Note: (Dated March 14, 2024) NOT SIGNIFICANT

Senate Status: 03/19/24 - Taken off notice in Senate State & Local Government Committee. House Status: 03/20/24 - Set for House Property & Planning Subcommittee 03/27/24.

Summary Or State Requires the TACIR to study the availability of affordable housing in this state and report its findings and recommendations to the general assembly no later than January 1, 2025.

Summary: Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 3; Title 4; Title 5; Title 6; Title 7; Title 8 and Title 13, relative to affordable housing.

SB2907/HB2910 STATE GOVERNMENT: ECD report on unserved locations receiving broadband service.

Sponsors. Sen. Bailey, Paul, Rep. Alexander, Rebecca

Summary: Requires the department of economic and community development to include information on which unserved locations have received or are in the process of receiving broadband

service since the last update to the broadband accessibility map. Broadly captioned.

Amendment Summary: Senate Commerce & Labor Committee amendment 1 (015556) requires providers of wireline broadband services who have received federal or state broadband grants or funding to

submit a biannual report to the Department of Economic and Community Development (ECD), no later than April 1st and October 1st of each year, beginning January 1, 2025 and ending January 1, 2029. Requires the report to contain a list of locations the provider received such state or federal funding to expand broadband access that remain unserved as of the date of the report, a point of contact with the provider of each location concerning wireline broadband availability, and a date by which the provider plans to serve such locations. House Business & Utilities Subcommittee amendment 1 (015548) requires all recipients of the Broadband Equity, Access, and Deployment Program grants from the Department of Economic and Community Development (ECD) that have received other state or federal funding to provide broadband internet access services in this state to submit a biannual report to ECD, no later than April 1st and October 1st of each year, beginning January 1, 2025 and ending January 1, 2029. Requires the report to contain a list of locations the provider received such additional state or federal funding to expand broadband access that remain unserved as of the date of the report and a date by which the provider plans to serve such

Fiscal Note: (Dated February 2, 2024) NOT SIGNIFICANT

Senate Status: 03/12/24 - Senate Commerce & Labor Committee recommended with amendment 1 (015556). Sent to Senate Calendar Committee.

House Status: 03/19/24 - House Business & Utilities Subcommittee recommended with amendment 1 (015548), which requires all recipients of the Broadband Equity, Access, and Deployment

Program grants from the Department of Economic and Community Development (ECD) that have received other state or federal funding to provide broadband internet access services in this state to submit a biannual report to ECD, no later than April 1st and October 1st of each year, beginning January 1, 2025 and ending January 1, 2029. Requires the report to contain a list of locations the provider received such additional state or federal funding to expand broadband access that remain unserved as of the date of the report and a

date by which the provider plans to serve such locations. Sent to full committee.

Summary Or State Requires the department of economic and community development to include information on which unserved locations have received or are in the process of receiving broadband

service since the last update to the broadband accessibility map. Broadly captioned

Caption: AN ACT to amend Tennessee Code Annotated, Title 4, Chapter 3; Title 7 and Title 65, relative to the reporting of broadband service availability.

TAXES BUSINESS

Summary:

SB139/HB49 TAXES BUSINESS: Extension to time to file franchise and excise tax return.

Sponsors: Sen. Hensley, Joey , Rep. Cepicky, Scott

Summary: Limits the commissioner of revenue to granting only one extension of time for a taxpayer to file a franchise and excise tax return. Broadly captioned. Fiscal Note:

(Dated January 29, 2023) NOT SIGNIFICANT

Senate Status: 01/20/23 - Referred to Senate Finance, Ways & Means Committee.

01/30/23 - Withdrawn in House House Status: Summary Or State

Limits the commissioner of revenue to granting only one extension of time for a taxpayer to file a franchise and excise tax return. Broadly captioned. Summary

Caption: AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 4, relative to taxation.

SB173/HB247 TAXES BUSINESS: Business tax exemption.

Sponsors: Sen. Hensley, Joey , Rep. Barrett, Jody

Exempts services or people engaged in the appraisal of real estate or real property from business tax. Summary:

(Dated January 28, 2023) Decrease State Revenue \$111,100/FY23-24 and Subsequent Years Decrease Local Revenue \$115,700/FY23-24 and Subsequent Years Fiscal Note:

Senate Status: 04/20/23 - Taken off notice in Senate Finance, Ways & Means Committee. House Status: 04/18/23 - Taken off notice in House Finance, Ways & Means Subcommittee.

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Summary Or State

Summary:

Exempts services or people engaged in the appraisal of real estate or real property from business tax. Summary: AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 4, Part 7, relative to business tax. Caption:

SB340/HB1505 TAXES BUSINESS: Childcare Advance Act.

Sponsors. Sen. Campbell, Heidi, Rep. Mitchell, Bo

Enacts the "Childcare Advance Act," which allows taxpayers to defer payment of business taxes according to a schedule approved by the department of revenue. Specifies that on or Summary:

after January 1, 2024, and prior to January 1, 2028, a taxpayer who is subject to taxation under this part and who incurs eligible childcare expenses during a business tax period may

elect to defer payment of the taxpayer's tax liability for that tax period by the amount of eligible childcare expenses, but not to exceed \$2,000.

(Dated March 12, 2023) Increase State Revenue \$181,300/FY29-30 \$279,300/FY30-31 \$377,300/FY31-32 \$392,000/FY32-33 through FY37-38 \$308,700/FY38-39 \$210,700/FY39-30 \$210,700/FY3 Fiscal Note:

> 40 \$112,700/FY40-41 \$14,700/FY41-42 Decrease State Revenue \$833,000/FY24-25 \$980,000/FY25-26 through FY27-28 Net Impact \$63,700/FY28-29 Increase Local Revenue \$188,700/FY29-30 \$290,700/FY30-31 \$392,700/FY31-22 \$408,000/FY32-33 through FY37-38 \$321,300/FY38-39 \$219,300/FY39-40 \$117,300/FY40-41 \$15,300/FY41-42 Decrease

Local Revenue \$867,000/FY24-25 \$1,020,000/FY25-26 through FY27-28 Net Impact \$66,300/FY28-29 SB 340 - HB 1505

Senate Status: 03/14/23 - Taken off notice in Senate Finance Revenue Subcommittee. House Status 02/02/23 - Referred to House Government Operations Committee.

Summary Or State Enacts the "Childcare Advance Act," which allows taxpayers to defer payment of business taxes according to a schedule approved by the department of revenue. Specifies that on or

after January 1, 2024, and prior to January 1, 2028, a taxpayer who is subject to taxation under this part and who incurs eligible childcare expenses during a business tax period may

elect to defer payment of the taxpayer's tax liability for that tax period by the amount of eligible childcare expenses, but not to exceed \$2,000.

Caption: AN ACT to amend Tennessee Code Annotated, Title 67, relative to tax relief for taxpayers with childcare expenses.

SB837/HB1019 TAXES BUSINESS: Pregnancy Resource Tax Credit Act.

Sponsors: Sen. Taylor, Brent, Rep. Doggett, Clay

Enacts the "Pregnancy Resource Tax Credit Act," which authorizes business, excise, and franchise tax credits for businesses that make monetary contributions to eligible nonprofit Summary:

organizations that provide certain pregnancy-related services.

Fiscal Note: (Dated March 12, 2023) Decrease State Revenue \$150,000/FY23-24 \$585,000/FY24-25 \$625,000/FY25-26 \$665,000/FY26-27 \$705,000/FY27-28 \$745,000/FY28-29 and

Subsequent Years Decrease Local Revenue \$255,000/FY24-25 and Subsequent Years

04/21/23 - Senate Finance, Ways & Means Committee deferred to 2024. Senate Status: House Status: 04/18/23 - Taken off notice in House Finance, Ways & Means Subcommittee.

Summary Or State Enacts the "Pregnancy Resource Tax Credit Act," which authorizes business, excise, and franchise tax credits for businesses that make monetary contributions to eligible nonprofit

Summary: organizations that provide certain pregnancy-related services.

Caption: AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 4, relative to tax credits.

SB849/HB793 TAXES BUSINESS: Filing of return for franchise or excise tax - exception.

Sponsors. Sen. Watson, Bo, Rep. Hazlewood, Patsy

Removes exception that allows persons subject to the franchise tax or excise tax who were registered under prior law, or who have filed a return under prior law, to not be required to Summary:

complete and file a registration information form.

Fiscal Note: (Dated March 9, 2023) NOT SIGNIFICANT

Senate Status: 04/18/23 - Taken off notice in Senate Finance, Ways & Means Committee.

House Status 02/07/23 - Referred to House Finance, Ways & Means Subcommittee.

Summary Or State Removes exception that allows persons subject to the franchise tax or excise tax who were registered under prior law, or who have filed a return under prior law, to not be required to

Summary: complete and file a registration information form.

AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 4, Part 20 and Title 67, Chapter 4, Part 21, relative to taxation. Caption:

SB981/HB1117 TAXES BUSINESS: Exemption from franchise and excise taxes - community development entity.

Sponsors: Sen, Yager, Ken, Rep, Carr, Dale

Summary: Exempts from franchise and excise taxes, a community development entity or sub-community development entity that is certified by the United States department of the treasury's

community development financial institutions fund, and that has received an allocation of the federal new markets tax credits or federal sub-new markets tax credits from a community development entity that is used to fund a qualified low-income community investment in a Tennessee facility or operations of a business or nonprofit entity where the qualified lowincome community investment expands the Tennessee-based operations of the business or nonprofit entity.

(Dated March 6, 2023) Decrease State Revenue Exceeds \$40,000/FY23-24 Exceeds \$100,000/FY24-25 and Subsequent Years

Fiscal Note: Senate Status: 04/21/23 - Senate Finance, Ways & Means Committee deferred to 2024.

House Status: 04/18/23 - Taken off notice in House Finance, Ways & Means Subcommittee.

Summary Or State Exempts from franchise and excise taxes, a community development entity or sub-community development entity that is certified by the United States department of the treasury's community development financial institutions fund, and that has received an allocation of the federal new markets tax credits or federal sub-new markets tax credits from a community Summary:

development entity that is used to fund a qualified low-income community investment in a Tennessee facility or operations of a business or nonprofit entity where the qualified low-

income community investment expands the Tennessee-based operations of the business or nonprofit entity.

Caption: AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 4, Part 20 and Title 67, Chapter 4, Part 21, relative to exemptions from franchise and excise taxes.

SB1009/HB1490 TAXES BUSINESS: Business Tax Act administration.

Sponsors. Sen, Campbell, Heidi, Rep, Clemmons, John

Summary: Deletes the provision granting broad discretion to the commissioner of revenue to administer the Business Tax Act from July 1, 2013, to December 31, 2014. Broadly captioned. Amendment Summary: Senate Finance Revenue Subcommittee amendment 1, House Government Operations Committee amendment 1 (003845) requires all publicly traded corporations, including those

traded on foreign stock exchanges, doing business in the state of Tennessee for which 50 percent or more of the corporation's voting stock is owned, directly or indirectly, by a publicly traded corporation to file an additional tax disclosure statement with the Secretary of State (SOS). Authorizes corporations who must file the additional statement that are not required to file a Tennessee excise tax return to elect to file an alternative statement with the SOS containing all applicable information that is submitted by filing corporations who also file an excise tax return; an explanation of why the corporation is not required to file a Tennessee excise tax return; and identification of the filing corporations total gross receipts from sales to purchasers in Tennessee. Clarifies additional statements submitted are open for public review. Imposes a civil penalty up to \$5,000 if a corporation fails to submit an additional statement within 60 days after it is due. Allows applicable corporations required to file the additional statement to submit supplemental, publicly available, information to facilitate proper interpretation of the information contained in the additional statement. Requires the Department of Revenue (DOR) to offer assistance to the SOS. Subjects the required

statements to audit by the DOR. Effective January I, 2024.

Fiscal Note: (Dated February 6, 2023) NOT SIGNIFICANT

Senate Status 04/21/23 - Senate Finance, Ways & Means Committee deferred to 2024.

House Status: 03/20/23 - House Government Operations Committee recommended with a negative recommendation with amendment 1 (003845). Sent to House Finance

Summary Or State Deletes the provision granting broad discretion to the commissioner of revenue to administer the Business Tax Act from July 1, 2013, to December 31, 2014. Broadly captioned. Summary:

AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 4, relative to taxation. Caption:

SB1310/HB157 TAXES BUSINESS: Elimination of business tax.

Sen, Bailey, Paul, Rep, Baum, Charlie

Eliminates the business tax for tax periods that begin on or after January 1, 2024. Broadly captioned. Summary:

(Dated February 19, 2023) Decrease State Revenue \$285,600,000/FY23-24 \$336,000,000/FY24-25 and Subsequent Years Decrease Local Revenue \$274,735,600/FY23-24 Fiscal Note:

\$323,218,300/FY24-25 and Subsequent Years

Senate Status: 04/20/23 - Taken off notice in Senate Finance, Ways & Means Committee. House Status: 01/24/23 - Referred to House Finance, Ways & Means Subcommittee.

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Summary Or State Summary:

Eliminates the business tax for tax periods that begin on or after January 1, 2024. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Section 7-52-606; Section 38-1-201; Section 39-17-1806; Section 50-6-904; Section 58-2-205; Section 58-2-204; Section 62-44-102

and Title 67, relative to business tax.

SB1710/HB1629 TAXES BUSINESS: Recordation tax - revenue distributed to counties for school debt and school capital projects.

Sponsors: Sen. Hensley, Joey, Rep. Cepicky, Scott

Summary: Requires half of the unencumbered revenue from the recordation tax to be distributed to counties for school debt and school capital projects.

Fiscal Note: (Dated February 4, 2024) Decrease State Revenue \$105,012,000/Each Year FY24-25 through FY28-29 Increase Local Revenue \$105,012,000/Each Year FY24-25 through FY28-29

Senate Status: 03/19/24 - Senate Finance Revenue Subcommittee returned to full committee with a negative recommendation.

House Status: 02/14/24 - House Finance Subcommittee placed behind the budget.

Summary Or State

Requires half of the unencumbered revenue from the recordation tax to be distributed to counties for school debt and school capital projects.

Summary: AN ACT to amend Tennessee Code Annotated, Section 67-4-409, relative to the recordation tax. Caption:

SB1780/HB1857 TAXES BUSINESS: Local government tax rates on tax collected on the occupancy of short-term rental units.

Sponsors: Sen, Swann, Art., Rep. Moon, Jerome

Requires the department of revenue to post on its website the rate information it receives from local governments regarding local tax collected on the occupancy of short-term rental Summary:

units. Broadly captioned.

(Dated January 23, 2024) NOT SIGNIFICANT Fiscal Note:

Senate Status: 01/29/24 - Referred to Senate State & Local Government Committee.

House Status: 01/25/24 - Caption bill held on House clerk's desk

Summary Or State Requires the department of revenue to post on its website the rate information it receives from local governments regarding local tax collected on the occupancy of short-term rental

Summary: units. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 67, relative to taxation.

SB1824/HB2074 TAXES BUSINESS: Extension of time for filing or payment.

Sponsors: Sen. Watson, Bo, Rep. Hicks, Gary

Summary: Allows a request for an extension of time to file a business tax return and pay the tax to be signed by the taxpayer or the taxpayer's representative. Broadly captioned.

Fiscal Note: (Dated January 23, 2024) NOT SIGNIFICANT

Senate Status: 03/19/24 - Senate Finance Revenue Subcommittee returned to full committee with a negative recommendation.

House Status: 01/29/24 - Held on House clerk's desk.

Summary Or State

Summary:

Allows a request for an extension of time to file a business tax return and pay the tax to be signed by the taxpayer or the taxpayer's representative. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 67, relative to taxation. Caption:

SB2103/HB1893 TAXES BUSINESS: Value of tangible property as minimum tax base.

Sponsors: Sen, Johnson, Jack, Rep, Lamberth, William

Summary: Deletes the provision requiring that the measure of the franchise tax must not be less than the actual value of the real or tangible property owned or used by a taxpayer in this state.

Authorizes the commissioner of revenue to issue refunds under certain conditions to taxpayers who properly file a claim for refund for taxes paid under that provision.

Amendment Summary: Senate amendment 2 (003515) makes the following changes to the bill: (1) Requires the tax subject to refund to have been reported to the department of revenue ("department") on a return filed on or after January 1, 2021, covering a tax period that ended on or after March 31, 2020, and the refund claim must be filed between May 1, 2024 and February 3, 2025, instead of requiring the refund to be claimed within three years from December 31 of the year in which the payment was made or within any period covered by an extension; (2) Requires all refunds paid pursuant to the bill to be paid from an appropriately designated fund established by the commissioner of finance and administration. Except as otherwise provided in this (2), any unexpended balance at the end of a fiscal year must not revert to the general fund but must be carried forward to be expended in the subsequent fiscal year. On or before June 30, 2025, the commissioner of finance and administration and the commissioner of revenue must jointly certify to the chairs of the finance, ways and means committees of the senate and the house of representatives the amount claimed pursuant to the bill. On July 1, 2025, any funds in excess of the certified amount must revert to the general fund. The fund specified in this (2) expires upon final payment of all refunds due pursuant to this section, and any remaining balance must revert to the general fund. It is the legislative intent that the beginning balance in the fund must be from funds appropriated by the general assembly in the general appropriations act for the purposes of the bill; and (3) On or before December 31, 2024, requires the department of revenue to report in writing to the chairs of the finance, ways and means committees of the senate and the house of representatives, and to the directors of the office of legislative budget analysis, the total number of refund claims filed and the total amount paid pursuant to the bill; this removes the requirement to report annually until December 31, 2027.

Fiscal Note:

(Dated February 12, 2024) Increase State Revenue \$1,561,577,600/FY24-25/Franchise Tax Refund Fund Decrease State Revenue \$393,400,000/FY24-25/General Fund \$405,200,000/FY25-26 and Subsequent Years/General Fund Increase State Expenditures \$1,561,577,600/FY24-25/General Fund Other Fiscal Impact Should taxpayers amend estimated tax payments as a result of the proposed legislation in FY23-24, decreases in state franchise tax revenue will be realized prior to FY24-25. The amount of any decrease is dependent on multiple unknown factors and cannot be reasonably determined. An amount of up to \$1,561,577,600 will be expended from the Franchise Tax Refund Fund beginning in FY24-25 and ending in FY27-28. The Governors FY24-25 proposed budget includes a one-time appropriation of \$1,200,000,000 in FY23-24 and recognizes a decrease in recurring revenue of \$410,000,000, beginning in FY24-25.

Senate Status:

03/21/24 - Senate passed with amendment 2 (003515), which makes the following changes to the bill: (1) Requires the tax subject to refund to have been reported to the department of revenue ("department") on a return filed on or after January 1, 2021, covering a tax period that ended on or after March 31, 2020, and the refund claim must be filed between May 1, 2024 and February 3, 2025, instead of requiring the refund to be claimed within three years from December 31 of the year in which the payment was made or within any period covered by an extension; (2) Requires all refunds paid pursuant to the bill to be paid from an appropriately designated fund established by the commissioner of finance and administration. Except as otherwise provided in this (2), any unexpended balance at the end of a fiscal year must not revert to the general fund but must be carried forward to be expended in the subsequent fiscal year. On or before June 30, 2025, the commissioner of finance and administration and the commissioner of revenue must jointly certify to the chairs of the finance, ways and means committees of the senate and the house of representatives the amount claimed pursuant to the bill. On July 1, 2025, any funds in excess of the certified amount must revert to the general fund. The fund specified in this (2) expires upon final payment of all refunds due pursuant to this section, and any remaining balance must revert to the general fund. It is the legislative intent that the beginning balance in the fund must be from funds appropriated by the general assembly in the general appropriations act for the purposes of the bill; and (3) On or before December 31, 2024, requires the department of revenue to report in writing to the chairs of the finance, ways and means committees of the senate and the house of representatives, and to the directors of the office of legislative budget analysis, the total number of refund claims filed and the total amount paid pursuant to the bill; this removes the requirement to report annually until December 31, 2027.

House Status:

Caption:

03/20/24 - Set for House Finance, Ways & Means Subcommittee 03/27/24.

Summary Or State Summary:

Deletes the provision requiring that the measure of the franchise tax must not be less than the actual value of the real or tangible property owned or used by a taxpayer in this state. Authorizes the commissioner of revenue to issue refunds under certain conditions to taxpayers who properly file a claim for refund for taxes paid under that provision.

AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 1 and Title 67, Chapter 4, relative to franchise taxes.

SB2144/HB2295 TAXES BUSINESS: Tax revenue to be paid over to the county trustee for deposit under the County Powers Relief Act.

Sponsors.

Summary: Changes, from 30 days to 30 business days, the amount of time permitted for tax revenue to be paid over to the county trustee for deposit under the County Powers Relief Act.

(Dated January 31, 2024) NOT SIGNIFICANT Fiscal Note:

Senate Status: 02/01/24 - Referred to Senate State & Local Government Committee.

House Status: 02/01/24 - Caption bill held on House clerk's desk.

Summary Or State Summary:

Changes, from 30 days to 30 business days, the amount of time permitted for tax revenue to be paid over to the county trustee for deposit under the County Powers Relief Act.

AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 4, Part 29, relative to the County Powers Relief Act. Caption:

SB2198/HB2745 TAXES BUSINESS: Reporting requirements for department of revenue.

Sen Yarbro Jeff Rep Clemmons John Sponsors:

Summary: Requires the department of revenue to submit, by January 1, 2026, a one-time report to the finance, ways and means committees of the house and the senate concerning the

revenue effects of certain amendments made to the provision of the Franchise Tax Law of 1999 that determines the apportionment of a taxpayer's net worth.

Amendment Summary: Senate Finance Revenue Subcommittee amendment 1 (015050) establishes a franchise tax limitation credit in the amount of the difference between the Total National Franchise Tax

(TNFT) and the Allowable National Franchise Tax (ANFT) to ensure that a taxpayer does not pay franchise taxes that subject the taxpayer to taxation on more than 100 percent of either the taxpayer's net worth or the taxpayer's real and tangible personal property. Establishes that if a taxpayer receives a final court decree determining the franchise tax established through the Franchise Tax Law of 1999, for a tax year ending prior to January 1, 2024, violates the Commerce Clause of the United States Constitution by subjecting the

taxpayer to multiple taxation, the sole remedy for the taxpayer is the issuance of a tax limitation credit for that tax year.

Fiscal Note: (Dated January 30, 2024) NOT SIGNIFICANT

Senate Status: 03/19/24 - Senate Finance Revenue Subcommittee returned to full committee with a negative recommendation after adopting amendment 1 (015050).

House Status: 03/13/24 - Taken off notice in House Finance, Ways & Means Subcommittee,

Summary Or State Requires the department of revenue to submit, by January 1, 2026, a one-time report to the finance, ways and means committees of the house and the senate concerning the

Summary: revenue effects of certain amendments made to the provision of the Franchise Tax Law of 1999 that determines the apportionment of a taxpayer's net worth.

AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 4, Part 21, relative to franchise tax Caption:

SB2261/HB2426 TAXES BUSINESS: County Powers Relief Act - form acknowledging privilege taxes owed.

Sponsors. Sen. Reeves, Shane, Rep. Hicks, Tim

Summary: Reduces from 30 to 21 days, the period by which a local government building official must, after a building permit is issued, mail to the county tax collection official the form upon which

the permit applicant acknowledges the privilege taxes owed under the County Powers Relief Act.

Amendment Summary: House Local Government Committee amendment 1 (014531) authorizes counties to levy a privilege tax on persons and entities engaged in the development of property in order to

provide a county with funding to meet the needs of citizens of the county and population growth. Establishes new developments to be a locally taxable privilege upon which a county by resolution or ordinance may levy a tax. The resolution or ordinance must receive a two thirds majority vote. The governing body must not levy a tax unless the county experienced an increase in population described in the section. The county may levy a tax based on the floor area of a new development and cannot exceed \$1.50 per square foot on residential and commercial property and can raise the tax after four years. Additionally, the county may resume exercising the authority to levy and collect development taxes in a private act

before the effective date of this act.

(Dated February 16, 2024) NOT SIGNIFICANT Fiscal Note:

Senate Status: 03/21/24 - Set for Senate State & Local Government Committee 03/27/24. House Status: 03/20/24 - Set for House Finance, Ways & Means Subcommittee 03/27/24.

Summary Or State Reduces from 30 to 21 days, the period by which a local government building official must, after a building permit is issued, mail to the county tax collection official the form upon which

Summary: the permit applicant acknowledges the privilege taxes owed under the County Powers Relief Act.

AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 4, Part 29, relative to the County Powers Relief Act. Caption:

SB2266/HB2442 TAXES BUSINESS: County Powers Relief Act - preemption on local governments enacting new development taxes.

Sponsors: Sen. Hensley, Joey , Rep. Capley, Kip

Clarifies that the preemption on local governments enacting new or additional development taxes after June 20, 2006, under the County Powers Relief Act applies only to residential Summary:

Fiscal Note: (Dated March 9, 2024) Other Fiscal Impact A precise, permissive increase in local revenue cannot be estimated with certainty.

03/12/24 - Taken off notice in Senate State & Local Government Committee Senate Status: House Status: 02/06/24 - Referred to House Property & Planning Subcommittee.

Summary Or State Clarifies that the preemption on local governments enacting new or additional development taxes after June 20, 2006, under the County Powers Relief Act applies only to residential

Summary:

Summary:

Caption:

AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 4, Part 29, relative to the County Powers Relief Act. Caption:

SB2338/HB1926 TAXES BUSINESS: Changing of the due date of the taxpayer's business tax return.

Sen. Yager, Ken, Rep. Williams, Ryan Sponsors:

Summary: Changes the provision that the commissioner can change the tax return associated with a change in the tax period for the Business Tax Act from not less than two calendar months

following the end of the tax period to not less than 60 days following the end of the tax period.

Fiscal Note: (Dated January 27, 2024) NOT SIGNIFICANT Senate Status:

02/13/24 - Referred to Senate Finance Revenue Subcommittee.

House Status: 01/25/24 - Caption bill held on House clerk's desk.

Summary Or State Changes the provision that the commissioner can change the tax return associated with a change in the tax period for the Business Tax Act from not less than two calendar months

following the end of the tax period to not less than 60 days following the end of the tax period.

Caption: AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 4, Part 7, relative to the Business Tax Act.

SB2711/HB2868 TAXES BUSINESS: Hotel/motel tax - municipality may change allocation of revenue.

Sponsors: Sen. Taylor, Brent, Rep. Vaughan, Kevin

Summary: Allows for a municipality to change the allocation of revenue, but not its designated use, of a privilege tax upon the privilege of occupancy in a hotel if the tax preexisted July 1, 2021.

Fiscal Note: (Dated March 10, 2024) NOT SIGNIFICANT

Senate Status: 03/21/24 - Set for Senate State & Local Government Committee 03/27/24. House Status:

03/20/24 - Set for House Property & Planning Subcommittee 03/27/24. Summary Or State

Allows for a municipality to change the allocation of revenue, but not its designated use, of a privilege tax upon the privilege of occupancy in a hotel if the tax preexisted July 1, 2021. Summary:

Caption: AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 4, Part 14, relative to tax revenue.

SB2792/HB2924 TAXES BUSINESS: Report on total annual amount of industrial machinery franchise and excise tax credits.

Sponsors: Sen, Watson, Bo., Rep. Hazlewood, Patsy

Requires the commissioner of revenue to report on or before February 1, 2025, to the finance, ways and means committees of the senate and the house of representatives the total Summary: annual amount of industrial machinery franchise and excise tax credits provided under Section 67-4-2009(3), for fiscal years 2020-2024. Broadly captioned.

Senate Status: 03/19/24 - Senate Finance Revenue Subcommittee returned to full committee with a negative recommendation.

02/05/24 - Caption bill held on House clerk's desk

Summary Or State Requires the commissioner of revenue to report on or before February 1, 2025, to the finance, ways and means committees of the senate and the house of representatives the total Summary:

annual amount of industrial machinery franchise and excise tax credits provided under Section 67-4-2009(3), for fiscal years 2020-2024. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 67, relative to franchise and excise taxes,

SB2925/HB2949 TAXES BUSINESS: Joint report on findings and recommendations regarding tax credits available to certain businesses.

Sponsors: Sen. Bailey, Paul, Rep. Travis, Ron

Summary: Authorizes the commissioners of economic and community development and revenue to electronically submit their report of their findings and recommendations regarding franchise

tax credits, excise tax credits, and sales and use tax credits available to certain businesses that is due every four years to the governor, the speakers of both houses, the finance,

ways and means committees of both houses, and the office of legislative budget analysis. Broadly captioned.

(Dated February 2, 2024) NOT SIGNIFICANT Fiscal Note:

Senate Status: 03/12/24 - Taken off notice in Senate Commerce & Labor Committee Page 37 of 47

Summary:

House Status: 02/05/24 - Caption bill held on House clerk's desk.

Summary Or State Authorizes the commissioners of economic and community development and revenue to electronically submit their report of their findings and recommendations regarding franchise

tax credits, excise tax credits, and sales and use tax credits available to certain businesses that is due every four years to the governor, the speakers of both houses, the finance,

ways and means committees of both houses, and the office of legislative budget analysis. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 5; Title 11; Title 12; Title 43 and Title 67, relative to tax credits.

TAXES GENERAL

SB1050/HB468 TAXES GENERAL: Time required to keep and preserve tax collection records.

Sponsors. Sen, Yarbro, Jeff, Rep, Hemmer, Caleb

Extends from three years to five years, the amount of time that a metropolitan government tax collection official must keep and preserve tax collection records. Broadly captioned. Summary:

Amendment Summary: House Property & Planning Subcommittee amendment 1 (006293) allows the proceeds from a tax levied upon the occupancy of a short-term rental unit secured through a short-term rental unit marketplace that is distributed to the metropolitan government by the department of revenue, may be deposited into an account created by the metropolitan government

pursuant to an ordinance and used exclusively for promoting affordable housing for residents of limited means within the county with the remaining proceeds must be used as otherwise provided by law. Senate State & Local Committee amendment 1 (006680) authorizes all or a portion of the proceeds from a tax upon the occupancy of a short-term rental unit secured through a short-term rental unit marketplace to be deposited into an account created by the metropolitan government and used exclusively for promoting affordable

housing for residents of limited means.

(Dated January 27, 2023) NOT SIGNIFICANT Fiscal Note:

Senate Status: 03/29/23 - Senate State & Local Government Committee recommended with amendment 1 (006680). Sent to Senate Calendar Committee.

House Status: 04/11/23 - Taken off notice in House Local Government Committee.

Summary Or State

Extends from three years to five years, the amount of time that a metropolitan government tax collection official must keep and preserve tax collection records. Broadly captioned. Summary:

AN ACT to amend Tennessee Code Annotated, Title 7, Chapter 4, relative to taxation. Caption:

SB1235/HB1422 TAXES GENERAL: Taxpayer reporting a debt owed to certain governmental claimants.

Sponsors Sen, Yager, Ken, Rep. Hicks, Garv

Summary: In the case of a taxpayer who reports a debt owed to certain governmental claimants and who is owed a tax refund, specifies that the method of notification provided by the

commissioner of revenue to the treasurer and each claimant must be by email or in writing. Broadly captioned.

Fiscal Note: (Dated March 9, 2023) NOT SIGNIFICANT

Senate Status: 03/14/23 - Taken off notice in Senate Finance Revenue Subcommittee.

02/02/23 - Caption bill held on House clerk's desk. House Status:

Summary Or State In the case of a taxpayer who reports a debt owed to certain governmental claimants and who is owed a tax refund, specifies that the method of notification provided by the

Summary: commissioner of revenue to the treasurer and each claimant must be by email or in writing. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 67, relative to taxes.

TAXES PROPERTY

SB171/HB565 TAXES PROPERTY: Referendum to approve a property tax increase that exceeds specified thresholds.

Sen, Stevens, John, Rep. Todd, Chris

Summary: Requires a local governmental entity to hold a referendum to approve a property tax increase that would cause the local government to realize an increase in total revenue exceeding

inflation plus two percent or would cause the local government to realize an increase in total revenue exceeding inflation plus six percent over the preceding three tax years.

Fiscal Note: (Dated March 24, 2023) Forgone Local Revenue Exceeds \$1,000,000/FY23-24 and Subsequent Years

Senate Status: 01/21/23 - Referred to Senate State & Local Government Committee. House Status: 02/01/23 - Referred to House Property & Planning Subcommittee.

Summary Or State Requires a local governmental entity to hold a referendum to approve a property tax increase that would cause the local government to realize an increase in total revenue exceeding

Summary: inflation plus two percent or would cause the local government to realize an increase in total revenue exceeding inflation plus six percent over the preceding three tax years.

Caption: AN ACT to amend Tennessee Code Annotated, Title 48 and Title 67, relative to real property taxes.

SB207/HB254 TAXES PROPERTY: Tax relief for elderly, low-income homeowners.

Sponsors: Sen. Lowe, Adam, Rep. Raper, Kevin

Summary: Increases, from \$27,000 to \$50,000, the maximum market value on which property tax relief is calculated for elderly, low-income homeowners.

Amendment Summary: House amendment 1 (004659) increases the property value threshold for determining the extent of any property relief payments to low-income, elderly or disabled, taxpayers from

\$27,000 of the full market value of the property to \$40,000 of the full market value of the property.

Fiscal Note: (Dated February 2, 2023) Increase State Expenditures \$7,720,000/FY24-25 and Subsequent Years Other Fiscal Impact The extent of any permissive increase on local government

expenditures cannot reasonably be determined.

Senate Status: 04/21/23 - Senate Finance, Ways & Means Committee deferred to 2024.

04/21/23 - House passed with amendment 1 (004659). House Status:

Summary Or State

Increases, from \$27,000 to \$50,000, the maximum market value on which property tax relief is calculated for elderly, low-income homeowners. Summary:

AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 5, Part 7, relative to property tax relief. Caption:

SB793/HB1450 TAXES PROPERTY: Exemption - lots purchased for construction of single family residence for low-income household.

Sponsors: Sen. Stevens, John., Rep. Faison, Jeremy

Summary: Increases from 18 to 24 months the period of exemption from real property taxes to which a charitable organization is entitled for the first lot purchased or developed by the

organization for the construction of a single family residence for a low-income household. Broadly captioned.

Amendment Summary: House Local Government Committee amendment 1 (011122) establish the process for assessment and valuation of low-income housing properties for property tax purposes. Applies

to residential property and projects developed on or after January 1, 2025.

(Dated March 30, 2023) Other Fiscal Impact The extent and timing of any permissive decrease to local property tax revenue cannot be estimated. Fiscal Note:

Senate Status: 03/21/24 - Set for Senate State & Local Government Committee 03/27/24. House Status: 03/20/24 - Set for House Finance, Ways & Means Committee 03/26/24.

Summary Or State Increases from 18 to 24 months the period of exemption from real property taxes to which a charitable organization is entitled for the first lot purchased or developed by the Summary:

organization for the construction of a single family residence for a low-income household. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 7; Title 13; Title 48; Title 49; Title 67 and Title 68, relative to low-income housing. Caption:

SB1192/HB1209 TAXES PROPERTY: Time for eligible taxpayers to apply for refund or present a credit voucher for credit on taxes.

Sponsors: Sen, McNally, Randy, Rep. Sexton, Cameron

Summary: Extends the time eligible taxpayers may apply for a refund or present a credit voucher for credit on their taxes from within 35 days from the date taxes in the jurisdiction become

delinquent for that year to within 40 days from that date. Broadly captioned.

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Amendment Summary: House Property & Planning Subcommittee amendment 1 (005794) creates a property tax study committee to study property tax rates; methods of valuing and appraising property for purposes of levying property taxes; and policies and methods regarding statutory limits on tax increases, including an evaluation of such policies and methods and any expected effects in the short-term and long-term with the committee consisting of ten (10) members. Requires the committee to study the current method of valuing and appraising property for purposes of levying residential property taxes in this state and similarly situated states and to study examples of states that have enacted limits on property tax increases, including, but not limited to, creating a statewide property tax rate, capping rate increases at a certain percent, or locking in property values to the purchase price or the market value at the time of transfer or material improvement to the property. Requires the committee to report its findings on or before February 1, 2024.

Fiscal Note: (Dated February 1, 2023) NOT SIGNIFICANT

Senate Status: 03/21/23 - Taken off notice in Senate State & Local Government Committee. House Status: 03/28/23 - Taken off notice in House Local Government Committee.

Summary Or State Extends the time eligible taxpayers may apply for a refund or present a credit voucher for credit on their taxes from within 35 days from the date taxes in the jurisdiction become

Summary: delinquent for that year to within 40 days from that date. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 5; Title 6; Title 9; Title 28; Title 66 and Title 67, relative to real property.

SB1244/HB935 TAXES PROPERTY: Local property tax reimbursement for disabled veterans.

Sen, Akbari, Raumesh , Rep, McKenzie, Sam Sponsors:

Expands property tax relief for disabled veterans by reimbursing veterans who have acquired a disability rating of 100 percent for a permanent and total service-connected disability for Summary:

all of the local property taxes paid on property that the disabled veteran owned and used as the disabled veteran's residence.

Fiscal Note (Dated March 30, 2023) Increase State Expenditures \$180,500/FY23-24 Exceeds \$12,706,100/FY24-25 and Subsequent Years Other Fiscal Impact Due to the lack of data concerning percentages of disability for veterans, a precise impact to state expenditures cannot be reasonably determined. Additionally, the extent of any permissive impact on local

government expenditures cannot reasonably be estimated.

Senate Status: 02/06/23 - Referred to Senate State & Local Government Committee. House Status: 02/07/23 - Referred to House Property & Planning Subcommittee.

Expands property tax relief for disabled veterans by reimbursing veterans who have acquired a disability rating of 100 percent for a permanent and total service-connected disability for Summary Or State

Summary: all of the local property taxes paid on property that the disabled veteran owned and used as the disabled veteran's residence.

Caption: AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 5, Part 7, relative to disabled veterans.

SB1277/HB969 TAXES PROPERTY: Redefines "industrial and commercial property."

Sponsors: Sen, Yarbro, Jeff., Rep. Thompson, Dwayne

Summary: Redefines "industrial and commercial property" for assessment and classification purposes to include real property that is used, or held for use, for dwelling purposes in which 50 or

more single family, residential properties are owned by one individual, entity, or association, including, but not limited to, investor groups, within one county and used, or held for use,

as rental property. Broadly captioned.

Fiscal Note: (Dated March 4, 2023) Increase Local Revenue Exceeds \$2,903,100/FY24-25 and Subsequent Years

Senate Status: 02/06/23 - Referred to Senate State & Local Government Committee. House Status: 02/07/24 - Taken off notice in House Property & Planning Subcommittee.

Summary Or State Redefines "industrial and commercial property" for assessment and classification purposes to include real property that is used, or held for use, for dwelling purposes in which 50 or Summary:

more single family, residential properties are owned by one individual, entity, or association, including, but not limited to, investor groups, within one county and used, or held for use,

as rental property. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 5, relative to property taxes.

SB1332/HB341 TAXES PROPERTY: Extension to property assessment notice publication.

Sen, Bailey, Paul, Rep. Reedy, Jay Sponsors:

Extends, from 20 days to 30 days after the date the division of property assessments publishes notice of the availability of the proposed use value schedule in a newspaper, the Summary:

deadline by which a petition must be filed by owners of agricultural, forest, or open space land to convene a hearing of the state board of equalization.

Fiscal Note: (Dated January 22, 2023) NOT SIGNIFICANT

Senate Status: 02/06/23 - Referred to Senate State & Local Government Committee.

House Status: 01/30/23 - Caption bill held on House clerk's desk.

Summary Or State Extends, from 20 days to 30 days after the date the division of property assessments publishes notice of the availability of the proposed use value schedule in a newspaper, the

Summary: deadline by which a petition must be filed by owners of agricultural, forest, or open space land to convene a hearing of the state board of equalization. Caption: AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 5, Part 10, relative to property classified as agricultural, forest, or open space land.

SB1340/HB1509 TAXES PROPERTY: Informal review of property assessment or county reappraisal.

Sponsors: Sen. Lamar, London, Rep. Dixie, Vincent

Summary: Shortens the timeline, from 10 days to 7 days, before a county of board of equalization adjourns before a property assessor may provide taxpayers with an informal review of a

property assessment or reappraisal.

(Dated January 1, 2023) NOT SIGNIFICANT Fiscal Note:

Senate Status: 03/21/23 - Taken off notice in Senate State & Local Government Committee House Status: 03/22/23 - Taken off notice in House Property & Planning Subcommittee.

Summary Or State Shortens the timeline, from 10 days to 7 days, before a county of board of equalization adjourns before a property assessor may provide taxpayers with an informal review of a

Summary: property assessment or reappraisal.

Caption: AN ACT to amend Tennessee Code Annotated. Title 66 and Title 67. Chapter 5, relative to property taxes.

SB1367/HB1361 TAXES PROPERTY: Increase in the full market value of a disabled veteran's residence for calculation of property tax

reimbursement.

Sponsors: Sen. Southerland, Steve, Rep. Farmer, Andrew

Summary: Increases the maximum full market value, from \$175,000 to \$210,000, of a disabled veteran's residence that is to be used in calculating reimbursement for property tax paid by the

disabled veteran.

Fiscal Note: (Dated March 3, 2023) Increase State Expenditures Exceeds \$4,618,100/FY24-25 and Subsequent Years Other Fiscal Impact The extent of any permissive impact on local

government expenditures cannot reasonably be determined.

Senate Status: 04/21/23 - Senate Finance, Ways & Means Committee deferred to 2024. House Status: 04/18/23 - Taken off notice in House Finance, Ways & Means Subcommittee.

Summary Or State Increases the maximum full market value, from \$175,000 to \$210,000, of a disabled veteran's residence that is to be used in calculating reimbursement for property tax paid by the

Summary:

AN ACT to amend Tennessee Code Annotated, Section 67-5-704, relative to property tax relief. Caption:

SB1399/HB1250 TAXES PROPERTY: Providing of estimates of annual income limit for eligibility in the property tax relief program.

Sponsors: Sen, Reeves, Shane, Rep. Martin, Brock

Summary: Adds the directors of the office of legislative budget analysis to the list of persons to whom the comptroller must provide the estimates of the annual income limit for eligibility in the

property tax relief program that is likely to maintain the program at a constant level of expenditure.

Fiscal Note: (Dated February 1, 2023) NOT SIGNIFICANT

Senate Status: 03/21/23 - Taken off notice in Senate State & Local Government Committee.

House Status: 02/02/23 - Caption bill held on House clerk's desk

Summary Or State Adds the directors of the office of legislative budget analysis to the list of persons to whom the comptroller must provide the estimates of the annual income limit for eligibility in the

Summary: property tax relief program that is likely to maintain the program at a constant level of expenditure.

Caption: AN ACT to amend Tennessee Code Annotated, Title 67, relative to taxation.

SB1439/HB880 TAXES PROPERTY: Timeframe for county mayor to give notice regarding reappraisal program not being completed timely.

Sponsors: Sen. Roberts, Kerry, Rep. Martin, Greg

Summary: Changes from December 1 to November 15, the time by which the county mayor must notify in writing the executive secretary to the state board of equalization of the possibility that

the reappraisal program may not be completed timely and the reasons therefor. Broadly captioned.

Fiscal Note: (Dated January 31, 2023) NOT SIGNIFICANT

Senate Status: 03/14/23 - Taken off notice in Senate State & Local Government Committee.

House Status: 02/02/23 - Caption bill held on House clerk's desk.

Summary Or State Changes from December 1 to November 15, the time by which the county mayor must notify in writing the executive secretary to the state board of equalization of the possibility that

Summary: the reappraisal program may not be completed timely and the reasons therefor. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 67, relative to property taxes. Caption:

SB1470/HB1265 TAXES PROPERTY: County board of equalization hearings.

Sponsors: Sen. Johnson, Jack , Rep. Warner, Todd

Summary: Changes who has the discretion to determine whether a hearing on a complaint before a county board of equalization will be held virtually from the board to the taxpayer or owner.

Fiscal Note: (Dated March 14, 2023) NOT SIGNIFICANT

Senate Status: 03/21/23 - Taken off notice in Senate State & Local Government Committee. House Status: 03/22/23 - Taken off notice in House Property & Planning Subcommittee.

Summary Or State

Changes who has the discretion to determine whether a hearing on a complaint before a county board of equalization will be held virtually from the board to the taxpayer or owner. Summary:

Caption: AN ACT to amend Tennessee Code Annotated, Title 67, relative to the county board of equalization.

SB1536/HB1535 TAXES PROPERTY: Coffee County - acquiring of property at tax sale.

Sponsors: Sen. Bowling, Janice, Rep. Bricken, Rush

Provides that whenever Coffee County acquires property at a tax sale, any non-governmental entity holding a vested and duly recorded contractual right to the payment of fees or Summary:

assessments secured by the property retains such right. Further provides that Coffee County will be liable for the payment of such fees and assessments if the county makes actual

use of the property purchased at the tax sale.

Amendment Summary: Senate State & Local Government Committee amendment 1, House amendment 1 (013374) provides that whenever Coffee County acquires property at a delinquent property tax sale,

any non-governmental entity may enforce its contractual rights to such property only through the exercise of a lien. Requires Coffee County to pay contractual fees assessed against

such property by the non-governmental entity if the county makes actual use of the property purchased at the tax sale.

Fiscal Note: (Dated April 5, 2023) NOT SIGNIFICANT

Senate Status: 03/20/24 - Senate State & Local Government Committee recommended with amendment 1 (013374), which provides that whenever Coffee County acquires property at a delinquent

property tax sale, any non-governmental entity may enforce its contractual rights to such property only through the exercise of a lien. Requires Coffee County to pay contractual fees assessed against such property by the non-governmental entity if the county makes actual use of the property purchased at the tax sale. Sent to Senate Calendar Committee.

House Status: 03/18/24 - House passed with amendment 1 (013374).

Summary Or State

Summary:

Provides that whenever Coffee County acquires property at a tax sale, any non-governmental entity holding a vested and duly recorded contractual right to the payment of fees or

assessments secured by the property retains such right. Further provides that Coffee County will be liable for the payment of such fees and assessments if the county makes actual

use of the property purchased at the tax sale.

Caption: AN ACT to amend Tennessee Code Annotated, Title 29, Chapter 20 and Title 67, Chapter 5, relative to property bought by a county at a tax sale.

SB1725/HB1813 TAXES PROPERTY: Property tax relief for disabled veterans.

Sen. Crowe, Rusty, Rep. Reedy, Jay Sponsors:

Expands eligibility for property tax relief to a veteran who acquired a service-connected disability that is determined by the United States Department of Veterans Affairs to be Summary:

permanent and total due to individual unemployability.

Fiscal Note: (Dated March 3, 2024) Increase State Expenditures Up to \$10,368,700/FY24-25 Up to \$11,613,000/FY25-26 and Subsequent Years Other Fiscal Impact The extent of any permissive

increase in local expenditures cannot reasonably be determined.

03/12/24 - Senate State & Local Government Committee recommended. Sent to Senate Finance. Senate Status:

House Status: 03/20/24 - Taken off notice in House Property & Planning Subcommittee.

Expands eligibility for property tax relief to a veteran who acquired a service-connected disability that is determined by the United States Department of Veterans Affairs to be Summary Or State Summary:

permanent and total due to individual unemployability.

AN ACT to amend Tennessee Code Annotated, Section 67-5-704, relative to property tax relief for disabled veterans Caption:

SB1733/HB2021 TAXES PROPERTY: Tax exemptions for tree canopy cover.

Sponsors: Sen. Niceley, Frank, Rep. Marsh, Pat

Summary: Creates tax exemption for portions of property that provide tree canopy cover in certain counties, subject to the approval of the local governing body in such counties. Broadly

captioned.

Fiscal Note: (Dated January 20, 2024) Other Fiscal Impact The fiscal impact of the proposed legislation is dependent upon whether a county elects to come under its provisions. If a county does

elect to do so, there will be a one-time increase in state expenditures of \$10,000 for modifications to the online exemption application; any subsequent recurring increase to state or local revenue cannot be estimated. The proposed legislation would also result in a recurring decrease in local revenue and increase in local expenditures, both of which cannot be

quantified but are considered permissive

Senate Status: 01/29/24 - Referred to Senate State & Local Government Committee.

House Status: 01/30/24 - Referred to House Property & Planning Subcommittee.

Summary Or State Creates tax exemption for portions of property that provide tree canopy cover in certain counties, subject to the approval of the local governing body in such counties. Broadly Summary:

captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 5; Title 6 and Title 67, Chapter 5, relative to tree canopies,

SB1772/HB1941 TAXES PROPERTY: Property tax relief for disabled veteran homeowners.

Sponsors: Sen. Lundberg, Jon, Rep. Reedy, Jay

Summary: Changes the amount of reimbursement for property taxes for disabled veteran homeowners from payment on the first \$175,000 of full market value to the first \$300,000 of full market value.

(Dated February 14, 2024) Increase State Expenditures Exceeds \$13,318,600/FY24-25 and Subsequent Years Other Fiscal Impact The extent of any permissive impact on local Fiscal Note: government expenditures cannot reasonably be determined.

02/20/24 - Senate State & Local Government Committee recommended. Sent to Senate Finance

House Status: 02/28/24 - Taken off notice in House Property & Planning Subcommittee.

Changes the amount of reimbursement for property taxes for disabled veteran homeowners from payment on the first \$175,000 of full market value to the first \$300,000 of full market Summary Or State Summary:

Senate Status:

Caption: AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 5, Part 7, relative to property tax relief for veterans,

SB1777/HB1734 TAXES PROPERTY: Classification of agricultural land under the greenbelt law.

Sponsors: Sen, Swann, Art , Rep, Moon, Jerome

Summary: Revises the minimum size requirements for one of two noncontiguous tracts of property to qualify as agricultural land under the greenbelt law, from a size of at least 10 acres to less

than 15 acres

Fiscal Note: (Dated January 18, 2024) Other Fiscal Impact Due to the lack of available data regarding noncontiguous tracts of land, a mandatory recurring decrease in local revenue beginning in

FY25-26 cannot be quantified.

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Senate Status: 03/05/24 - Taken off notice in Senate State & Local Government Committee. House Status: 03/20/24 - Taken off notice in House Agriculture & Natural Resources Committee.

Summary Or State Revises the minimum size requirements for one of two noncontiguous tracts of property to qualify as agricultural land under the greenbelt law, from a size of at least 10 acres to less

Summary: than 15 acres

Caption: AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 5, Part 10, relative to the classification of agricultural land.

SB1778/HB1646 TAXES PROPERTY: Minimum size requirements for property to qualify as agricultural land under the greenbelt law.

Sponsors: Sen. Swann, Art, Rep. Moon, Jerome

Reduces, from 15 acres to 12 acres, the minimum size requirements for property to qualify as agricultural land under the greenbelt law. Summary:

Fiscal Note: (Dated January 18, 2024) Other Fiscal Impact Due to multiple unknown variables, a precise mandatory recurring decrease in local government revenue beginning in FY25-26 cannot

be reasonably determined.

Senate Status: 01/29/24 - Referred to Senate State & Local Government Committee. House Status: 01/10/24 - Referred to House Agriculture & Natural Resources Committee

Summary Or State Reduces, from 15 acres to 12 acres, the minimum size requirements for property to qualify as agricultural land under the greenbelt law. Summary:

Caption: AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 5, Part 10, relative to the classification of agricultural land.

SB1857/HB2161 TAXES PROPERTY: Davidson County - partial payment of property taxes.

Sponsors: Sen. Haile, Ferrell , Rep. Moon, Jerome

Reduces, from \$25 to \$20, the minimum amount of a partial payment of property taxes that the Trustee for the Metropolitan Government of Nashville and Davidson County may Summary:

accept. Broadly captioned.

(Dated February 13, 2024) NOT SIGNIFICANT Fiscal Note:

Senate Status: 01/31/24 - Referred to Senate State & Local Government Committee.

01/31/24 - Caption bill held on House clerk's desk. House Status:

Summary Or State Reduces, from \$25 to \$20, the minimum amount of a partial payment of property taxes that the Trustee for the Metropolitan Government of Nashville and Davidson County may

Summary:

AN ACT to amend Tennessee Code Annotated, Title 4; Title 5; Title 6; Title 7; Title 8; Title 9 and Title 67, relative to taxation. Caption:

SB1882/HB1980 TAXES PROPERTY: Exemption - charitable nonprofit corporation in Knox County.

Sponsors: Sen. Massey, Becky, Rep. Wright, Dave

Summary: Authorizes a charitable nonprofit corporation located in Knox County or within a municipality located within Knox County that acquires replacement property which is operated as a

licensed residential home for the aged, to claim and file a property tax exemption as a religious, charitable, scientific, or nonprofit educational institution.

Amendment Summary: Senate State & Local Government Committee amendment 1, House Property & Planning Subcommittee amendment 1 (014621) specifies that this subdivision applies to properties

acquired before the effective date of this act, so that the properties are not subject to taxation under this chapter while owned by the qualifying corporation and used for one (1) or more of the exempt purposes for which the corporation was created or exists, and any property taxes, interest, fees, penalties, postage, expenses, and all other related costs paid on the

property that were collected prior to the effective date of this act must be refunded.

Fiscal Note: (Dated March 8, 2024) Increase Local Expenditures \$422,500/FY23-24/City of Knoxville* \$360,900/FY23-24/Knox County* Senate Status: 03/12/24 - Senate State & Local Government Committee recommended with amendment 1 (014621). Sent to Senate Finance.

House Status 03/20/24 - Set for House Local Government Committee 03/26/24

Summary Or State Authorizes a charitable nonprofit corporation located in Knox County or within a municipality located within Knox County that acquires replacement property which is operated as a

Summary: licensed residential home for the aged, to claim and file a property tax exemption as a religious, charitable, scientific, or nonprofit educational institution.

Caption: AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 5, relative to property taxes.

SB1900/HB1715 TAXES PROPERTY: Property tax relief for veterans with disabilities.

Sponsors: Sen, Oliver, Charlane, Rep. Freeman, Bob

Summary: Requires the state to reimburse veterans with permanent and total disabilities for 100% of the local property taxes paid on their residences. Removes the limitations that such

reimbursement be a partial payment and that it be paid on the first \$175,000 of the full market value of the residence.

(Dated January 31, 2024) Increase State Expenditures \$20,454,000/FY24-25 Exceeds \$22,908,500/FY25-26 and Subsequent Years Other Fiscal Impact The extent of any permissive Fiscal Note:

impact on local government expenditures cannot reasonably be estimated. 03/21/24 - Set for Senate State & Local Government Committee 03/27/24.

Senate Status: House Status:

03/20/24 - House Property & Planning Subcommittee deferred to Summer Study. Summary Or State

Requires the state to reimburse veterans with permanent and total disabilities for 100% of the local property taxes paid on their residences. Removes the limitations that such Summary:

reimbursement be a partial payment and that it be paid on the first \$175,000 of the full market value of the residence. AN ACT to amend Tennessee Code Annotated, Section 67-5-704, relative to property tax relief for veterans with disabilities.

SB1946/HB2057 TAXES PROPERTY: Revises schedule of property reappraisals by county property assessors.

Sponsors: Sen. Walley, Page, Rep. Carr. Dale

Caption:

Summary: Replaces the six-year reappraisal cycle with the requirement for counties to choose between a reappraisal program that requires reappraisal to occur once per year, once every two

years, once every three years, or once every four years. Also details requirements for the reappraisal programs including the updates to reappraisal requirements and procedures,

maximum costs to assess property within a city, and assessments of cemeteries.

Fiscal Note: (Dated February 6, 2024) Other Fiscal Impact The extent and timing of any increase in local property tax revenue cannot be reasonably estimated but will be significant. In tax year

2023, it is estimated at least \$100 million in property tax collections would have been realized under a more frequent reappraisal system.

Senate Status: 03/12/24 - Senate Finance, Ways & Means Committee deferred to final calendar.

House Status: 03/14/24 - Held on House clerk's desk.

Summary Or State Replaces the six-year reappraisal cycle with the requirement for counties to choose between a reappraisal program that requires reappraisal to occur once per year, once every two Summary:

years, once every three years, or once every four years. Also details requirements for the reappraisal programs including the updates to reappraisal requirements and procedures,

maximum costs to assess property within a city, and assessments of cemeteries.

AN ACT to amend Tennessee Code Annotated, Section 67-5-1005 and Title 67, Chapter 5, Part 16, relative to reappraisal. Caption:

SB2033/HB2162 TAXES PROPERTY: Preemption on local governments enacting new or additional development taxes.

Sponsors: Sen. Hensley, Joey, Rep. Capley, Kip

Summary: Clarifies that the preemption on local governments enacting new or additional development taxes after June 20, 2006, under the County Powers Relief Act applies only to residential

(Dated March 9, 2024) Other Fiscal Impact A precise, permissive increase in local revenue cannot be estimated with certainty.

Senate Status: 03/12/24 - Taken off notice in Senate State & Local Government Committee.

House Status: 01/31/24 - Referred to House Property & Planning Subcommittee.

Summary Or State Clarifies that the preemption on local governments enacting new or additional development taxes after June 20, 2006, under the County Powers Relief Act applies only to residential

Summary:

AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 4, Part 29, relative to the County Powers Relief Act.

SB2111/HB2217 TAXES PROPERTY: Tax formula for calculating tax relief on real property owned by disabled veterans.

Sen. Lundberg, Jon, Rep. Crawford, John Sponsors:

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Summary: Revises the formula for calculating tax relief on real property owned by eligible disabled veterans so that in determining the amount of relief to such a taxpaver, the assessed value on

the first \$175,000 of full market value is to be multiplied by the ad valorem tax rate of the jurisdiction instead of by a rate that has been adjusted to reflect the relationship between

appraised value and market value in that jurisdiction.

Fiscal Note: (Dated March 1, 2024) Increase State Expenditures Exceeds \$2,366,500/FY25-26 and Subsequent Years Other Fiscal Impact The extent of any permissive increase in local

government expenditures cannot reasonably be determined.

Senate Status: 03/13/24 - Set for Senate State & Local Government Committee 03/19/24.

03/20/24 - House Property & Planning Subcommittee deferred to Summer Study. House Status:

Summary Or State Revises the formula for calculating tax relief on real property owned by eligible disabled veterans so that in determining the amount of relief to such a taxpayer, the assessed value on Summary:

the first \$175,000 of full market value is to be multiplied by the ad valorem tax rate of the jurisdiction instead of by a rate that has been adjusted to reflect the relationship between

appraised value and market value in that jurisdiction.

Caption: AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 5, Part 7, relative to property tax relief.

SB2172/HB2312 TAXES PROPERTY: Acceptance of partial payments of delinquent property taxes.

Sen. Hensley, Joey, Rep. Baum, Charlie Sponsors:

Summary: Authorizes municipal tax collectors and taxing entities to also accept partial payments of delinquent property taxes in the same manner as county trustees. Requires such officials to

include in their plan for accepting partial payments a description of the accounting system technology or manual processes to be used to record partial payments of delinquent property taxes and a statement indicating that funds received as partial payments on delinquent property taxes will reduce the amount of delinquent property tax, interest, statutory

fees, and court costs, by relative amounts on a pro-rata basis.

Amendment Summary: House Local Government Committee, House Property & Planning Subcommittee amendment 1 (014462) prohibits a county clerk from accepting a partial payment of delinquent taxes,

interest. or court costs in which a proceeding is pending, with few exceptions.

(Dated February 10, 2024) NOT SIGNIFICANT Fiscal Note:

Senate Status: 03/21/24 - Set for Senate State & Local Government Committee 03/27/24.

House Status: 03/18/24 - House Floor deferred to next available calendar.

Summary Or State

Authorizes municipal tax collectors and taxing entities to also accept partial payments of delinquent property taxes in the same manner as county trustees. Requires such officials to Summary: include in their plan for accepting partial payments a description of the accounting system technology or manual processes to be used to record partial payments of delinquent

property taxes and a statement indicating that funds received as partial payments on delinquent property taxes will reduce the amount of delinquent property tax, interest, statutory

fees, and court costs, by relative amounts on a pro-rata basis.

Caption: AN ACT to amend Tennessee Code Annotated, Section 67-5-2001, relative to collection of delinquent taxes.

SB2174/HB2250 TAXES PROPERTY: Changes to the County Powers Relief Act.

Sponsors. Sen. Hensley, Joey, Rep. Cepicky, Scott

Summary: Changes the number of days a municipal or county official has to forward a copy of the form signed by a building permit applicant to the county official or employee who has been

designated by the county legislative body to collect the tax when a building permit is issued under the County Powers Relief Act from 30 days to 30 business days.

Fiscal Note: (Dated January 31, 2024) NOT SIGNIFICANT

Senate Status: 03/20/24 - Taken off notice in Senate State & Local Government Committee.

House Status: 02/01/24 - Caption bill held on House clerk's desk.

Summary Or State Changes the number of days a municipal or county official has to forward a copy of the form signed by a building permit applicant to the county official or employee who has been

Summary: designated by the county legislative body to collect the tax when a building permit is issued under the County Powers Relief Act from 30 days to 30 business days.

Caption: AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 4, Part 29, relative to the County Powers Relief Act,

SB2208/HB2319 TAXES PROPERTY: Creates tax exemption for portions of property that provide tree canopy cover.

Sen. Niceley, Frank, Rep. Marsh, Pat Sponsors

Summary: Creates tax exemption for portions of property that provide tree canopy cover in counties whose local governing bodies elect to create the exemption by two-thirds majority vote. Fiscal Note:

(Dated February 8, 2024) Other Fiscal Impact The fiscal impact of the proposed legislation is dependent upon whether a county elects to come under its provisions. If a county does elect to do so, there will be a one-time increase in state expenditures of \$10,000 for modifications to the online exemption application; any subsequent recurring increase to state or local revenue cannot be estimated. The proposed legislation would also result in a recurring decrease in local revenue and increase in local expenditures, both of which cannot be

quantified but are considered permissive.

02/01/24 - Referred to Senate State & Local Government Committee. Senate Status: House Status 02/28/24 - Taken off notice in House Property & Planning Subcommittee

Summary Or State

Creates tax exemption for portions of property that provide tree canopy cover in counties whose local governing bodies elect to create the exemption by two-thirds majority vote. Summary:

AN ACT to amend Tennessee Code Annotated, Title 5; Title 6 and Title 67, Chapter 5, relative to tree canopies. Caption:

SB2218/HB1902 TAXES PROPERTY: Payment of greenbelt rollback taxes.

Sponsors: Sen. Powers, Bill , Rep. Burkhart, Jeff

Summary: Requires the payment of greenbelt rollback taxes in full at closing when greenbelt property is sold.

Amendment Summary: Amendment 1 (13990) clarifies that if the seller is paying the rollback tax, they must pay the rollback tax at the time of selling.

Fiscal Note: (Dated February 7, 2024) Other Fiscal Impact A mandatory increase in local revenue beginning in FY24-25 cannot be precisely quantified.

Senate Status: 03/19/24 - Taken off notice in Senate State & Local Government Committee. 03/06/24 - House Agriculture & Natural Resources Committee deferred to 03/20/24 House Status:

Summary Or State

Requires the payment of greenbelt rollback taxes in full at closing when greenbelt property is sold. Summary:

Caption: AN ACT to amend Tennessee Code Annotated, Title 66; Section 67-4-409 and Title 67, Chapter 5, Part 10, relative to the Agricultural, Forest and Open Space Land Act of 1976.

SB2238/HB2467 TAXES PROPERTY: Classification of the property as zoning-exempt property.

Sponsors. Sen, Yarbro, Jeff , Rep. Stevens, Robert

Authorizes a county to create a program by which an owner of real property in the county may apply for a classification of the property as zoning-exempt property, which values the Summary:

property based on the zoning classification that existed at the time the owner came into possession of the property and its current use.

Fiscal Note: (Dated March 1, 2024) Increase State Expenditures - \$92,500/FY24-25/Comptroller of the Treasury Other Fiscal Impact The proposed legislation will result in a recurring decrease in

local revenue and increase in local expenditures, both of which cannot be quantified with reasonable certainty but are considered permissive.

Senate Status: 03/21/24 - Set for Senate State & Local Government Committee 03/27/24. House Status: 03/20/24 - Set for House Property & Planning Subcommittee 03/27/24.

Authorizes a county to create a program by which an owner of real property in the county may apply for a classification of the property as zoning-exempt property, which values the Summary Or State Summary:

property based on the zoning classification that existed at the time the owner came into possession of the property and its current use.

Caption: AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 5, relative to property tax.

SB2248/HB1968 TAXES PROPERTY: Report filed on tax sale by court clerk.

Sen. Stevens, John, Rep. Williams, Ryan Sponsors:

Summary: Extends, from five business days to 10 calendar days after the conclusion of a tax sale, the deadline by which a court clerk must file a report of sale or other notice reflecting the

results of the tax sale, prior to the confirmation of the sale by the court. Broadly captioned.

Fiscal Note: (Dated January 30, 2024) NOT SIGNIFICANT

Senate Status: 03/19/24 - Taken off notice in Senate State & Local Government Committee House Status: 03/20/24 - Set for House Property & Planning Subcommittee 03/27/24.

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Summary Or State Summary:

Sponsors.

Extends, from five business days to 10 calendar days after the conclusion of a tax sale, the deadline by which a court clerk must file a report of sale or other notice reflecting the

results of the tax sale, prior to the confirmation of the sale by the court. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 4; Title 5; Title 6; Title 7; Title 8; Title 9; Title 10; Title 11; Title 12; Title 13; Title 49; Title 54; Title 55; Title 67 and Title Caption:

68, relative to property taxes.

SB2289/HB2525 TAXES PROPERTY: Low-interest construction loans to low-income persons living in areas with a need for affordable housing.

Requires a county register to remit 20% of collected transfer and mortgage taxes to the agency for purposes of making low-interest and zero-interest construction loans to low-income Summary:

Sen, Kyle, Sara, Rep. Thompson, Dwayne persons who live in areas with a critical need for affordable housing.

Senate Status: 02/01/24 - Referred to Senate State & Local Government Committee.

House Status: 02/01/24 - Referred to House Property & Planning Subcommittee.

Requires a county register to remit 20% of collected transfer and mortgage taxes to the agency for purposes of making low-interest and zero-interest construction loans to low-income Summary Or State

Summary: persons who live in areas with a critical need for affordable housing.

AN ACT to amend Tennessee Code Annotated, Title 13, Chapter 23 and Title 67, Chapter 4, relative to affordable housing. Caption:

SB2417/HB2581 TAXES PROPERTY: Payment in lieu of tax agreements to be approved by a majority vote of the city or county legislative body.

Sponsors: Sen, Swann, Art., Rep., Russell, Lowell

Requires, in counties with a population of 60,000 or less, payment in lieu of tax agreements to be approved by a majority vote of the city or county legislative body of each affected Summary:

taxing jurisdiction before an industrial development corporation, housing authority, or health, educational, and housing facility corporation negotiates the agreement. Broadly

captioned.

Fiscal Note: (Dated March 5, 2024) NOT SIGNIFICANT

Senate Status: 02/01/24 - Referred to Senate State & Local Government Committee.

House Status: 02/05/24 - Held on House clerk's desk.

Requires, in counties with a population of 60,000 or less, payment in lieu of tax agreements to be approved by a majority vote of the city or county legislative body of each affected Summary Or State Summary: taxing jurisdiction before an industrial development corporation, housing authority, or health, educational, and housing facility corporation negotiates the agreement. Broadly

AN ACT to amend Tennessee Code Annotated, Title 7, Chapter 53; Title 13, Chapter 20 and Title 48, relative to payments in lieu of ad valorem taxes. Caption:

SB2483/HB2481 TAXES PROPERTY: Filing an exception regarding the property tax assessment for a utility or carrier.

Sponsors: Sen. Kyle, Sara, Rep. Thompson, Dwayne

Summary: Changes, from 20 days to three weeks, the time in which a person or entity must file an exception regarding the property tax assessment for a utility or carrier before the person or

entity is deemed to have waived any objection to the assessment. Broadly captioned.

Fiscal Note: (Dated March 14, 2024) NOT SIGNIFICANT

Senate Status: 03/19/24 - Taken off notice in Senate State & Local Government Committee.

02/01/24 - Caption bill held on House clerk's desk. House Status:

Summary Or State

Changes, from 20 days to three weeks, the time in which a person or entity must file an exception regarding the property tax assessment for a utility or carrier before the person or Summary:

entity is deemed to have waived any objection to the assessment. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Section 67-5-1327; Section 67-5-1328 and Section 67-5- 303, relative to property taxes.

SB2490/HB2210 TAXES PROPERTY: End Hedge Fund Control of Tennessee Homes Act.

Sponsors. Sen. Lamar, London, Rep. Jones, Justin

Summary: Enacts the "End Hedge Fund Control of Tennessee Homes Act," which levies a privilege tax on real estate investors who own more than 100 homes in this state. Specifies that the

privilege tax is \$20,000 per home that the investor owns in excess of 100 homes. Allocates revenues from the privilege tax to be deposited into a fund managed by the Tennessee Housing Development Agency (THDA). Specifies that THDA is to use the moneys in the fund to issue grants or provide financial assistance to individuals or families for purposes of

making a down payment on the purchase of a home. Senate Status: 02/01/24 - Set for Senate Commerce & Labor Committee

House Status 01/31/24 - Referred to House Business & Utilities Subcommittee.

Enacts the "End Hedge Fund Control of Tennessee Homes Act," which levies a privilege tax on real estate investors who own more than 100 homes in this state. Specifies that the Summary Or State Summary:

privilege tax is \$20,000 per home that the investor owns in excess of 100 homes. Allocates revenues from the privilege tax to be deposited into a fund managed by the Tennessee Housing Development Agency (THDA). Specifies that THDA is to use the moneys in the fund to issue grants or provide financial assistance to individuals or families for purposes of

making a down payment on the purchase of a home.

AN ACT to amend Tennessee Code Annotated, Title 4; Title 13; Title 47; Title 48; Title 62; Title 66 and Title 67, relative to single-family residential homes. Caption:

SB2550/HB2624 TAXES PROPERTY: Revises current law regarding property tax liens and delinquent property taxes.

Sen. Swann, Art , Rep. Carr, Dale Sponsors:

Fiscal Note:

Summary Or State

Grants first priority to property tax liens relative to receiver's liens and other liens established under the Neighborhood Preservation Act and the Tennessee Local Land Bank Program. Summary:

Clarifies that various provisions governing judicial sales do not apply to property tax proceedings. Makes various revisions to laws governing property tax liens, delinquent property

taxes, and property tax proceedings. (21pp.). Broadly captioned.

Amendment Summary: Senate State and Local Government Committee amendment 1, House Property & Planning Subcommittee amendment 1 (016386) makes changes regarding local banks and bids for the acquisition of real property. If a local bank submits a bid equal to or greater than the highest bidder within two business days from the close of the tax sale auction, then the local

bank is the prevailing bidder. Cleans up the bill. Authorizes a negotiated sale if a second sale is not permissible for a real property.

(Dated March 16, 2024) Other Fiscal Impact A precise impact to local revenue and mandatory expenditures cannot be estimated with certainty.

Senate Status: 03/19/24 - Senate State & Local Government Committee recommended with amendment 1 (016386). Sent to Senate Calendar Committee.

House Status: 03/20/24 - Set for House Local Government Committee 03/26/24.

Summary Or State Grants first priority to property tax liens relative to receiver's liens and other liens established under the Neighborhood Preservation Act and the Tennessee Local Land Bank Program. Summary:

Clarifies that various provisions governing judicial sales do not apply to property tax proceedings. Makes various revisions to laws governing property tax liens, delinquent property

Requires TACIR to conduct a study of the County Powers Relief Act and report its findings to the state and local government committee of the senate and the local government

taxes, and property tax proceedings. (21pp.). Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 5; Title 8; Title 13; Title 26 and Title 67, relative to delinquent property taxes. Caption:

SB2658/HB2608 TAXES PROPERTY: TACIR study of the County Powers Relief Act.

Sponsors: Sen. White, Dawn, Rep. Stevens, Robert

Summary: Requires TACIR to conduct a study of the County Powers Relief Act and report its findings to the state and local government committee of the senate and the local government

committee of the house by January 30, 2025. Broadly captioned.

Fiscal Note: (Dated March 14, 2024) NOT SIGNIFICANT

Senate Status: 03/21/24 - Set for Senate State & Local Government Committee 03/27/24. 03/20/24 - Set for House Property & Planning Subcommittee 03/27/24. House Status:

committee of the house by January 30, 2025. Broadly captioned. Summary:

AN ACT to amend Tennessee Code Annotated, Title 5; Title 6; Title 7 and Title 67, Chapter 4, Part 29, relative to revenue from development.

SB2769/HB2055 TAXES PROPERTY: Deletes reference to a repealed statute regarding actions by county board of equalization.

Sen. Bowling, Janice, Rep. Eldridge, Rick Sponsors:

Deletes a reference to a repealed statute from the present law governing the deadline by which an action by the county board of equalization during its regular session must be Summary:

completed and notice of its decision and appeal procedure must be sent. Broadly captioned.

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Amendment Summary: Senate State & Local Government Committee amendment 1, House Local Government Committee amendment 1 (015673) requires the assessor of property to notify the register of

deeds which records meet the definition of "permanent records" as defined in §10-7-301(5). Removes the exclusion of self-propelled vehicles, sleeping and camping facilities attached to a pick-up truck or automobile and that contains less than 300 sq. ft. of enclosed space from the definition of "movable structure." Allows for the board to approve a reappraisal plan

for the continuous on-site review of photo review that is no longer than four years.

Fiscal Note: (Dated January 30, 2024) NOT SIGNIFICANT

Senate Status: 03/20/24 - Senate State & Local Government Committee recommended with amendment 1 (015673). Sent to Senate Calendar Committee.

House Status: 03/20/24 - Set for House Finance, Ways & Means Subcommittee 03/27/24

Summary Or State Deletes a reference to a repealed statute from the present law governing the deadline by which an action by the county board of equalization during its regular session must be

Summary: completed and notice of its decision and appeal procedure must be sent. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 67, relative to property taxes.

SB2778/HB2018 TAXES PROPERTY: Removal of repeal date for collection agent retention.

Sponsors: Sen. Bowling, Janice, Rep. Marsh, Pat

Removes the July 1, 2024, repeal date for the provision detailing the retention by a county trustee of an agent to collect tangible personal property taxes from a delinquent taxpayer. Summary: Fiscal Note: (Dated February 16, 2024) Other Fiscal Impact A precise, permissive increase in local revenue and local expenditures in FY24-25 and subsequent years cannot be estimated with

Senate Status: 03/11/24 - Senate passed House Status: 03/18/24 - House passed.

Executive Status: 03/18/24 - Sent to the speakers for signatures.

Summary Or State

Removes the July 1, 2024, repeal date for the provision detailing the retention by a county trustee of an agent to collect tangible personal property taxes from a delinquent taxpayer.

Caption: AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 5, relative to property taxes,

SJR158 TAXES PROPERTY: Constitutional Amendments - state tax on property.

Sponsors: Sen. Niceley, Frank,

Summary: Proposes additional language in Article II, Section 28 to prohibit the general assembly from levying, authorizing, or otherwise permitting a state tax on property.

Senate Status: 02/06/23 - Referred to Senate Judiciary Committee.

Summary Or State

Summary:

Summary:

Summary:

Fiscal Note:

Proposes additional language in Article II, Section 28 to prohibit the general assembly from levying, authorizing, or otherwise permitting a state tax on property.

HJR81 TAXES PROPERTY: Constitutional amendment - state tax on property.

Sponsors: Rep. Darby, Tandy

Proposes an amendment to Article II, Section 28 of the Constitution of Tennessee, to prohibit taxation of property by the State. Summary:

Senate Status: 03/21/24 - Senate heard on first reading House Status: 04/21/23 - House adopted on third reading.

Summary Or State

Proposes an amendment to Article II, Section 28 of the Constitution of Tennessee, to prohibit taxation of property by the State.

TAXES SALES

SB462/HB1187 TAXES SALES: Sale tax distribution change.

Sponsors. Sen, Briggs, Richard, Rep, Garrett, Johnny

Reduces from 29.0141 percent to 28.5262 percent, the share of state sales and use tax revenue deposited to the state general fund. Increases, from 4.6030 percent to 5.0909 Summary:

percent, the share appropriated to municipalities.

Amendment Summary: House Finance Subcommittee amendment 1 (006663) requires that all revenue generated from the increase in the rate of sales and use tax from the tax levied at the rate of 2.75%

on the amount in excess of \$1,600 but less than \$3,200 on the sale or use of any single article of personal property must be paid into the state general fund and allocated exclusively for general state purposes. Requires that revenue generated from the increases in the rate of sales and use tax from 6% to 7% must be apportioned, paid, and allocated in specific amounts over every fiscal year for the next six fiscal cycles. Requires all revenue generated from the 0.5% increases in the sales and use tax rate that became effective April 1, 1992, must be deposited in the state general fund and earmarked for education purposes in K-12 schools. Requires that revenue generated from the 0.5% must continue to be deposited in the state general fund and earmarked for education purposes in K-12 schools regardless of whether the tax rate is reduced below 6%.

(Dated March 9, 2023) Increase State Revenue \$551,400/FY22-23 and Subsequent Years /Municipal Technical Advisory Service Decrease State Revenue \$55,142,000/FY22-23 and Subsequent Years /Municipal Technical Advisory Service Decrease State Revenue \$55,142,000/FY22-23 and Subsequent Years /Municipal Technical Advisory Service Decrease State Revenue \$55,142,000/FY22-23 and Subsequent Years /Municipal Technical Advisory Service Decrease State Revenue \$55,142,000/FY22-23 and Subsequent Years /Municipal Technical Advisory Service Decrease State Revenue \$55,142,000/FY22-23 and Subsequent Years /Municipal Technical Advisory Service Decrease State Revenue \$55,142,000/FY22-23 and Subsequent Years /Municipal Technical Advisory Service Decrease State Revenue \$55,142,000/FY22-23 and Subsequent Years /Municipal Technical Advisory Service Decrease State Revenue \$55,142,000/FY22-23 and Subsequent Years /Municipal Technical Advisory Service Decrease State Revenue \$55,142,000/FY22-23 and Subsequent Years /Municipal Technical Advisory Service Decrease State Revenue \$55,142,000/FY22-23 and Subsequent Years /Municipal Technical Advisory Service Decrease State Revenue \$55,142,000/FY22-23 and Subsequent Years /Municipal Technical Advisory Service Decrease State Revenue \$55,142,000/FY22-23 and Subsequent Years /Municipal Technical Advisory Service Decrease State Service Servic

Subsequent Years /General Fund Increase Local Revenue \$54,590,600/FY22-23 and Subsequent Years

Senate Status: 04/20/23 - Taken off notice in Senate Finance, Ways & Means Committee.

House Status: 02/07/24 - House Finance, Ways & Means Subcommittee deferred to Special Calendar to be Published with Final Calendar.

Summary Or State Reduces from 29.0141 percent to 28.5262 percent, the share of state sales and use tax revenue deposited to the state general fund. Increases, from 4.6030 percent to 5.0909

Summary: percent, the share appropriated to municipalities.

Caption: AN ACT to amend Tennessee Code Annotated, Section 67-6-103, relative to distribution of revenues.

SB767/HB789 TAXES SALES: Share of state sales and use tax revenue appropriated to municipalities.

Sponsors: Sen. Lowe, Adam , Rep. Richey, Bryan

Increases, over a five-year period, from 4.6030 percent to 5.0909 percent, the share of state sales and use tax revenue appropriated to municipalities. Reduces, over a five-year Summary:

period, from 29.0141 percent to 28.5262 percent, the share of state sales and use tax revenue deposited to the state general fund.

Fiscal Note: (Dated February 20, 2023) Increase State Revenue \$137,900/FY24-25/MTAS \$220,500/FY25-26/MTAS \$330,800/FY26-27/MTAS \$441,100/FY27-28/MTAS \$551,400/FY28-29 and Subsequent Years/MTAS Decrease State Revenue \$13,788,300/FY24-25/General Fund \$22,050,000/FY25-26/General Fund \$33,080,700/FY26-27/General Fund \$44,111,400/FY27-28/General Fund \$55,142,000/FY28-29 and Subsequent Years /General Fund Increase Local Revenue \$13,650,400/FY24-25 \$21,829,500/FY25-26 \$32,749,900/FY26-27

\$43,670,200/FY27-28 \$54,590,600/FY28-29 and Subsequent Years HB 789 - SB 767

Senate Status: 03/14/23 - Taken off notice in Senate Finance Revenue Subcommittee. House Status: 04/18/23 - Taken off notice in House Finance, Ways & Means Subcommittee.

Summary Or State Increases, over a five-year period, from 4.6030 percent to 5.0909 percent, the share of state sales and use tax revenue appropriated to municipalities. Reduces, over a five-year Summary:

period, from 29.0141 percent to 28.5262 percent, the share of state sales and use tax revenue deposited to the state general fund.

Caption: AN ACT to amend Tennessee Code Annotated, Section 67-6-103, relative to distribution of revenues.

SB1356/HB1424 TAXES SALES: Requirements for the retainment of records and invoices associated with filed sales and use tax return.

Sponsors. Sen. Powers, Bill, Rep. Hicks, Gary

Summary: Changes, from December 31 to December 15, the date from which a dealer must, for a period of three years, keep and preserve records and invoices that are associated with a filed sales and use tax return. Broadly captioned.

(Dated February 14, 2023) NOT SIGNIFICANT Fiscal Note:

Senate Status: 03/14/23 - Taken off notice in Senate Finance Revenue Subcommittee.

House Status: 02/02/23 - Caption bill held on House clerk's desk

Summary Or State Changes, from December 31 to December 15, the date from which a dealer must, for a period of three years, keep and preserve records and invoices that are associated with a filed

Summary: sales and use tax return. Broadly captioned. Page 44 of 47

AN ACT to amend Tennessee Code Annotated, Title 67, relative to taxes. Caption:

SB1741/HB1835 TAXES SALES: Sales tax allocation.

Sen. Haile, Ferrell, Rep. Rudd, Tim Sponsors:

Summary: Allocates 2.83% of the sales and use tax collected in the 11 fastest-growing counties to such counties. Requires such counties to earmark such revenue for educational facility

maintenance and construction and infrastructure

Amendment Summary: Senate Finance Revenue Subcommittee amendment 1, House Finance Subcommittee amendment 1 (015145) allocates 1.4% of the sales and use tax collected in to counties who

have experienced a 20% or more increase in population from the 2010 federal census to the 2020 federal census or the county experiences growth of 20% or more between any subsequent federal decennial censuses to the county. Specifies that such allocation also applies to counties who have experienced a nine percent or more growth in population over the immediate consecutive four-year period according to a special census conducted by the county. Requires such counties to earmark such revenue for educational facility

maintenance and construction and infrastructure.

(Dated March 10, 2024) Decrease State Revenue \$137,282,800/Each Year FY24-25 through FY28-29 Increase Local Revenue \$137,282,800/Each Year FY24-25 through FY28-29 Fiscal Note:

Senate Status 03/19/24 - Senate Finance Revenue Subcommittee returned to full committee with a negative recommendation after adopting amendment 1 (015145), which allocates 1.4% of the sales and use tax collected in to counties who have experienced a 20% or more increase in population from the 2010 federal census to the 2020 federal census or the county

experiences growth of 20% or more between any subsequent federal decennial censuses to the county. Specifies that such allocation also applies to counties who have experienced a nine percent or more growth in population over the immediate consecutive four-year period according to a special census conducted by the county. Requires such counties to earmark

such revenue for educational facility maintenance and construction and infrastructure.

House Status: 03/13/24 - House Finance Subcommittee placed behind the budget after adopting amendment 1 (015145).

Summary Or State Allocates 2.83% of the sales and use tax collected in the 11 fastest-growing counties to such counties. Requires such counties to earmark such revenue for educational facility

Summary: maintenance and construction and infrastructure.

AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 6, relative to the sales and use tax. Caption:

SB1934/HB2043 TAXES SALES: Eliminates sales tax on groceries.

Sponsors: Sen, Oliver, Charlane, Rep. Behn, Aftvn

Summary: Eliminates the 4% sales tax on the retail sale of food and food ingredients for human consumption. Enacts the Business Enterprise Tax Act which imposes a 0.75% tax upon the

taxable enterprise value tax base of every business enterprise. Also enacts the Worldwide Combined Reporting Act which applies to the reporting of net earnings and the levying of

taxes. (32 pp.)

Amendment Summary: House Finance Subcommittee amendment 1 (015661) eliminates the state and local sales tax on food and food ingredients and holds local governments harmless for lost state-shared

allocations. Effective January 1, 2025.

Fiscal Note: (Dated March 3, 2024) Increase State Revenue Net Impact Exceeds \$39,559,700/FY24-25 Exceeds \$19,779,900/FY25-26 and Subsequent Years Increase State Expenditures

\$2,000,000/FY24-25 Decrease Local Revenue Net Impact \$240,573,300/FY24-25 \$481,146,600/FY25-26 and Subsequent Years Other Fiscal Impact The extent in which adoption of Worldwide Combined Reporting may impact foreign direct investment and business activity in this state, and whatever impact it may or may not have on state revenue, is based upon

multiple unknown variables that cannot be reasonably quantified or determined.

Senate Status: 03/12/24 - Senate Finance Revenue Subcommittee returned to full committee with a negative recommendation.

House Status: 03/20/24 - House Finance Subcommittee placed behind the budget after adopting amendment 1 (015661), which eliminates the state and local sales tax on food and food ingredients

and holds local governments harmless for lost state-shared allocations. Effective January 1, 2025.

Summary Or State Eliminates the 4% sales tax on the retail sale of food and food ingredients for human consumption. Enacts the Business Enterprise Tax Act which imposes a 0.75% tax upon the Summary: taxable enterprise value tax base of every business enterprise. Also enacts the Worldwide Combined Reporting Act which applies to the reporting of net earnings and the levying of

> taxes. (32 pp.) AN ACT to amend Tennessee Code Annotated, Title 57 and Title 67, relative to taxation.

Caption:

SB2057/HB2185 TAXES SALES: Political advertisements that are created by artificial intelligence to include certain disclaimers.

Sponsors Sen, Yarbro, Jeff, Rep, Hemmer, Caleb

Requires campaign advertisements to disclose if they were partially or wholly generated by artificial intelligence. Specifies that advertisements in print must feature a disclaimer in text Summary similar to the rest of the communication. For audio communications, the disclaimer must last a minimum of three seconds. For video communications, the disclaimer must meet the

requirements for audio and appear for four seconds in text similar to the majority of the advertisement's text. Additionally, requires non-political advertisements, including communications about an election, candidate, or ballot question, to disclose if they were generated in part or wholly by artificial intelligence. Prohibits a person, political campaign committee, or other entities from distributing deceptive material without a disclaimer, and violation of this is a Class C misdemeanor. Establishes the right to injunctive relief for

violation

Amendment Summary: Elections & Campaign Finance Subcommittee amendment 1 (013804) requires that any form of political advertisement must disclose if it was made with artificial intelligence. A person or organization may not distribute deceptive media. Defines advertisement as a representation disseminated by any means that relates to political campaigns. Defines artificial

intelligence as a machine-based system that can make decisions, recommendations, or predictions. Defines materially deceptive media as depicting speech that did not happen. something that would convince a reasonable viewer, or media that was procured substantially relying on technology rather than a voice actor. Defines political advertisement as an

advertisement involving a candidate, race, or ballot question that is on behalf of a candidate.

Fiscal Note: (Dated February 9, 2024) NOT SIGNIFICANT

Senate Status 01/31/24 - Referred to Senate State & Local Government Committee. House Status: 02/21/24 - Failed in House Elections & Campaign Finance Subcommittee.

Summary Or State Requires campaign advertisements to disclose if they were partially or wholly generated by artificial intelligence. Specifies that advertisements in print must feature a disclaimer in text Summary: similar to the rest of the communication. For audio communications, the disclaimer must last a minimum of three seconds. For video communications, the disclaimer must meet the requirements for audio and appear for four seconds in text similar to the majority of the advertisement's text. Additionally, requires non-political advertisements, including

communications about an election, candidate, or ballot question, to disclose if they were generated in part or wholly by artificial intelligence. Prohibits a person, political campaign committee, or other entities from distributing deceptive material without a disclaimer, and violation of this is a Class C misdemeanor. Establishes the right to injunctive relief for violation

Caption: AN ACT to amend Tennessee Code Annotated, Title 2, Chapter 19, Part 1, relative to political campaigns.

TENNCARE

HJR134 TENNCARE: Housing solutions for Tennesseans in need by Tenncare.

Rep Dixie Vincent Sponsors

Summary: Urges the Bureau of TennCare to seek a Section 1115 waiver to provide housing solutions for Tennesseans in need.

House Status: 02/01/23 - Referred to House Health Subcommittee.

Summary Or State

Urges the Bureau of TennCare to seek a Section 1115 waiver to provide housing solutions for Tennesseans in need. Summary:

TORT LIABILITY

SB2823/HB1898 TORT LIABILITY: Period of time by which government entity my respond to claim under TN Governmental Tort Liability Act.

Sen, Crowe, Rusty, Rep. Rudd, Tim Sponsors:

Summary: Reduces from 60 to 45 days the period by which a governmental entity or employee may answer or respond to a claim, action, or suit brought under the Tennessee Governmental

Tort Liability Act. Reduces from 60 to 45 days the period by which such a claim, action, or suit is deemed denied if, at the end of such period, the governmental entity or its insurer

fails to approve or deny the claim. Broadly captioned.

Fiscal Note: (Dated February 11, 2024) NOT SIGNIFICANT Senate Status: 02/05/24 - Referred to Senate Judiciary Committee. Page 45 of 47

01/25/24 - Held on House clerk's desk. House Status:

Summary Or State Reduces from 60 to 45 days the period by which a governmental entity or employee may answer or respond to a claim, action, or suit brought under the Tennessee Governmental Summary:

Tort Liability Act. Reduces from 60 to 45 days the period by which such a claim, action, or suit is deemed denied if, at the end of such period, the governmental entity or its insurer

fails to approve or deny the claim. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 4; Title 8; Title 9; Title 20; Title 28; Title 29 and Title 66, relative to liability. Caption:

TRANSPORTATION GENERAL

SB1096/HB684 TRANSPORTATION GENERAL: Revises definition of "visible" in the Outdoor Advertising Control Act of 2020.

Sponsors: Sen, Bowling, Janice, Rep. Carr, Dale

Changes the definition of "visible" in the Outdoor Advertising Control Act of 2020 to "capable of being seen and comprehended without visual aid by a person traveling the posted Summary:

speed limit on the main traveled way of the highway." Authorizes the commissioner of transportation to issue vegetation control permits to owners of outdoor advertising device permits to remove, block cut, or trim vegetation located on the right-of-way, without regard to whether it is adjacent to the device, if the vegetation prevents clear visibility for a certain

distance to occupants of vehicles using the main traveled ways of the controlled systems.

Fiscal Note: (Dated March 4, 2023) Other Fiscal Impact This legislation may result in a loss in highway funding from the Federal Highway Administration due to failure to comply with relevant federal laws and regulations. The exact amount of any possible decrease in such federal funding cannot be determined at this time.

Senate Status: 03/15/23 - Senate Transportation & Safety Committee deferred to the first calendar of 2024.

House Status: 03/15/23 - Taken off notice in House Transportation Subcommittee.

Changes the definition of "visible" in the Outdoor Advertising Control Act of 2020 to "capable of being seen and comprehended without visual aid by a person traveling the posted Summary Or State Summary: speed limit on the main traveled way of the highway." Authorizes the commissioner of transportation to issue vegetation control permits to owners of outdoor advertising device

permits to remove, block cut, or trim vegetation located on the right-of-way, without regard to whether it is adjacent to the device, if the vegetation prevents clear visibility for a certain

distance to occupants of vehicles using the main traveled ways of the controlled systems.

AN ACT to amend Tennessee Code Annotated, Title 54, Chapter 21, relative to outdoor advertising. Caption:

SB1413/HB1353 TRANSPORTATION GENERAL: Timeframe for enforcing rules to implement Outdoor Advertising Control Act of 2020.

Sponsors Sen, Swann, Art, Rep. Farmer, Andrew

Summary: Deletes an obsolete statutory provision regarding the date and time frame in which the commissioner of transportation was to begin promulgating and enforcing rules to implement the

Outdoor Advertising Control Act of 2020.

Fiscal Note: (Dated February 1, 2023) NOT SIGNIFICANT

Senate Status: 03/15/23 - Taken off notice in Senate Transportation & Safety Committee. House Status: 03/15/23 - Taken off notice in House Transportation Subcommittee.

Summary Or State Deletes an obsolete statutory provision regarding the date and time frame in which the commissioner of transportation was to begin promulgating and enforcing rules to implement the

Summary: Outdoor Advertising Control Act of 2020.

AN ACT to amend Tennessee Code Annotated, Title 54, Chapter 17 and Title 54, Chapter 21, relative to outdoor advertising. Caption:

SB1473/HB1218 TRANSPORTATION GENERAL: Reporting of operations by railroad companies.

Sponsors: Sen. McNally, Randy, Rep. Hazlewood, Patsy

Summary: Requires railroad companies to send to the department of transportation, on an annual basis, a report containing statements of the operations of the company, unless the railroad

companies prepare such statements of operations on a monthly or quarterly basis. Broadly captioned.

Fiscal Note: (Dated February 5, 2023) NOT SIGNIFICANT

Senate Status: 03/15/23 - Taken off notice in Senate Transportation & Safety Committee.

House Status: 02/02/23 - Caption bill held on House clerk's desk.

Summary Or State Requires railroad companies to send to the department of transportation, on an annual basis, a report containing statements of the operations of the company, unless the railroad Summary:

companies prepare such statements of operations on a monthly or quarterly basis. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 4; Title 7; Title 54; Title 55; Title 66; Title 66 and Title 67, relative to railroads.

SB2090/HB1690 TRANSPORTATION GENERAL: Notice for parties involved in lawsuit to secure an easement or right-of-way.

Sponsors: Sen. Johnson, Jack, Rep. Lamberth, William

Requires the sheriff to give the parties involved in a lawsuit to secure an easement or right-of-way four days' notice of the time and place of the proceeding before a jury instead of Summary:

three days' notice. Broadly captioned. Part of Administration Package. (Dated January 11, 2024) NOT SIGNIFICANT

Fiscal Note: Senate Status: 02/01/24 - Referred to Senate Judiciary Committee. House Status: 01/10/24 - Caption bill held on House clerk's desk.

Summary Or State Requires the sheriff to give the parties involved in a lawsuit to secure an easement or right-of-way four days' notice of the time and place of the proceeding before a jury instead of

Summary: three days' notice. Broadly captioned, Part of Administration Package,

AN ACT to amend Tennessee Code Annotated, Title 4; Title 8; Title 12; Title 13; Title 29; Title 54; Title 62 and Title 64, relative to right-of-way acquisition.

TRANSPORTATION VEHICLES

SB175/HB162 TRANSPORTATION VEHICLES: Report on placards issued to transporters of manufactured homes.

Sponsors: Sen. Massey, Becky, Rep. Moon, Jerome

Requires the department of transportation to submit a brief written summary to the transportation committee of the house of representatives and the transportation and safety Summary:

committee of the senate no later than March 15 annually concerning placards issued to transporters of manufactured homes, including data on unsafe and erratic driving reported to

the department using the telephone number that appears on the placards.

Fiscal Note: (Dated January 20, 2023) NOT SIGNIFICANT

Senate Status 01/21/23 - Referred to Senate Transportation & Safety Committee.

House Status: 01/20/23 - Caption bill held on House clerk's desk.

Summary Or State Requires the department of transportation to submit a brief written summary to the transportation committee of the house of representatives and the transportation and safety Summary: committee of the senate no later than March 15 annually concerning placards issued to transporters of manufactured homes, including data on unsafe and erratic driving reported to

the department using the telephone number that appears on the placards.

AN ACT to amend Tennessee Code Annotated, Title 55; Title 62; Title 67 and Title 68, relative to manufactured homes Caption:

SB2434/HB2512 TRANSPORTATION VEHICLES: Parking of a vehicle on a road or street in a residential district.

Sponsors: Sen. Akbari, Raumesh , Rep. Harris, Torrey

Summary: Prohibits a person from parking a vehicle upon a road, street, or highway in a residential district in such a manner or under such conditions as to leave available less than 12 feet of an

unobstructed width of the roadway opposite the parked vehicle for the free passage of other vehicles. Broadly captioned.

Fiscal Note: (Dated February 25, 2024) NOT SIGNIFICANT

Senate Status: 02/01/24 - Referred to Senate Transportation & Safety Committee. House Status: 02/28/24 - Taken off notice in House Transportation Subcommittee.

Summary Or State Prohibits a person from parking a vehicle upon a road, street, or highway in a residential district in such a manner or under such conditions as to leave available less than 12 feet of an

unobstructed width of the roadway opposite the parked vehicle for the free passage of other vehicles. Broadly captioned. Summary:

Caption: AN ACT to amend Tennessee Code Annotated, Title 55, relative to parking.

SB129/HB526 UTILITIES: Removal of requirements for water treatment project fees and rates.

Sponsors: Sen. Walley, Page, Rep. Haston, Kirk

Summary: Removes requirement for receipt of certain grants and loans for water and wastewater treatment infrastructure projects that a municipality includes depreciation in its calculation of

fees or rates

Amendment Summary: House Cities & Counties Subcommittee amendment 1 (015736) excludes new equipment purchased by a utility system for a period of one year from the date of purchase from the rate

of depreciation of equipment purchased once approved by a simple majority vote of the governing body of a utility system at a regular or special meeting of the governing body. Takes

effect July 1, 2024.

Fiscal Note: (Dated March 3, 2023) Other Fiscal Impact Any increase in revenue and expenditures for the State Revolving Fund and local governments cannot be quantified with reasonable

certainty. Any impact on local governments is considered permissive.

Senate Status: 03/21/24 - Set for Senate State & Local Government Committee 03/27/24.

House Status: 03/20/24 - Set for House Local Government Committee 03/26/24.

Summary Or State Removes requirement for receipt of certain grants and loans for water and wastewater treatment infrastructure projects that a municipality includes depreciation in its calculation of

Summary: fees or rates.

Caption: AN ACT to amend Tennessee Code Annotated, Title 4; Title 9; Title 65; Title 67 and Title 68, relative to utilities.

SB347/HB1123 UTILITIES: Condemning of property outside service area of utility.

Sponsors: Sen. Campbell, Heidi, Rep. Thompson, Dwayne

Summary: Prohibits a utility district from condemning property outside the service area of the utility.

Fiscal Note: (Dated March 30, 2023) NOT SIGNIFICANT
Senate Status: 01/26/23 - Referred to Senate Judiciary Committee.

House Status: 02/08/23 - Referred to House Business & Utilities Subcommittee.

Prohibits a utility district from condemning property outside the service area of the utility.

Summary:

Caption:

AN ACT to amend Tennessee Code Annotated, Title 7, Chapter 82, relative to utility districts.

SB632/HB1063 UTILITIES: Waterworks construction loan agreement - failure of municipality to comply with payment schedule.

Sponsors: Sen. Taylor, Brent, Rep. Vaughan, Kevin

Summary: Increases, from five to ten, the number of days the commissioner of finance and administration has to send notice to a municipality regarding the municipality's failure to remit funds in

accordance with the amortization schedule for the municipality's waterworks construction loan agreement. Broadly captioned.

Fiscal Note: (Dated January 28, 2023) NOT SIGNIFICANT

Senate Status: 02/02/23 - Referred to Senate State & Local Government Committee.

House Status: 03/21/23 - Taken off notice in House Business & Utilities Subcommittee.

Summary Or State Increases, from five to ten, the number of days the commissioner of finance and administration has to send notice to a municipality regarding the municipality's failure to remit funds in

Summary: accordance with the amortization schedule for the municipality's waterworks construction loan agreement. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 5; Title 6; Title 7; Title 9; Title 13; Title 65 and Title 68, relative to utilities.

SB1358/HB943 UTILITIES: Map indicating where provider offered broadband service.

Sponsors: Sen. Southerland, Steve , Rep. Alexander, Rebecca

Summary: Requires franchise holders, and certificated providers, that provide broadband service to file on or before July 1, 2023, and by July 1 of the two subsequent years thereafter, a map or

other information with the appropriate regulatory entity indicating the specific locations where the provider offered broadband service that is capable of delivering download speeds of

at least 100 Mbps and upload speeds of at least 20 Mbps.

Fiscal Note: (Dated March 9, 2023) NOT SIGNIFICANT

Summary:

Summary:

Senate Status: 03/20/23 - Taken off notice in Senate Commerce & Labor Committee.

House Status: 02/07/23 - Referred to House Business & Utilities Subcommittee.

House Status: 02/07/23 - Referred to House Business & Utilities Subcommittee.

Summary Or State Requires franchise holders, and certificated providers, that provide broadbanc

Requires franchise holders, and certificated providers, that provide broadband service to file on or before July 1, 2023, and by July 1 of the two subsequent years thereafter, a map or other information with the appropriate regulatory entity indicating the specific locations where the provider offered broadband service that is capable of delivering download speeds of

at least 100 Mbps and upload speeds of at least 20 Mbps.

Caption: AN ACT to amend Tennessee Code Annotated, Title 7 and Title 65, relative to broadband services.

SB1895/HB1879 UTILITIES: Termination of utilities - notice required.

Sponsors: Sen. Oliver, Charlane , Rep. Freeman, Bob

Summary: Requires utilities to send a written notice of termination to the customer on record as well as the owner of the property if they differ from the customer. Also describes how the

comptroller of the treasury or the comptroller's designee must impose sanctions if a utility is reported to have violated this termination notice. Broadly captioned.

Fiscal Note: (Dated February 15, 2024) NOT SIGNIFICANT

Senate Status: 01/29/24 - Referred to Senate State & Local Government Committee.

House Status: 02/20/24 - Taken off notice in House Business & Utilities Subcommittee.

Summary Or State Requires utilities to send a written notice of termination to the customer on record as well as the owner of the property if they differ from the customer. Also describes how the

Summary: comptroller of the treasury or the comptroller's designee must impose sanctions if a utility is reported to have violated this termination notice. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 7; Title 65; Title 68 and Title 69, relative to termination of utilities.

SB1992/HB2270 UTILITIES: Notice regarding utility excavation or demolition.

Sponsors: Sen. Walley, Page , Rep. Boyd, Clark

Summary: Requires each person responsible for a utility excavation or demolition to serve an additional notice of intent to excavate or demolish if the excavation or demolition is not completed

within 20 calendar days, instead of 15 calendar days, from the actual date specified to start excavation or demolition. Broadly captioned.

Fiscal Note: (Dated January 30, 2024) NOT SIGNIFICANT

Senate Status: 01/31/24 - Referred to Senate State & Local Government Committee.

House Status: 02/01/24 - Caption bill held on House clerk's desk.

Summary Or State Requires each person responsible for a utility excavation or demolition to serve an additional notice of intent to excavate or demolish if the excavation or demolition is not completed

within 20 calendar days, instead of 15 calendar days, from the actual date specified to start excavation or demolition. Broadly captioned.

Caption: AN ACT to amend Tennessee Code Annotated, Title 4; Title 5; Title 6; Title 7 and Title 65, relative to utility excavations

SB2232/HB2370 UTILITIES: Written consent required prior to installation of a smart meter.

Sponsors: Sen. Hensley, Joey , Rep. Barrett, Jody

Summary: Requires a utility to obtain written consent from the owner of residential or commercial property for which the utility provides services before the utility installs a smart meter for the

property. Requires a utility to obtain written confirmation from the owner of the property that the owner consents to the continued presence and use of the smart meter if a smart meter

is already present. Broadly captioned.

Fiscal Note: (Dated March 8, 2024) Other Fiscal Impact The proposed legislation will result in a significant mandatory increase in expenditures for utilities, the extent of which cannot be estimated

with reasonable certainty. Utilities may increase rates, if needed, to offset such increase in expenditures to remain self-supporting.

Senate Status: 03/12/24 - Failed in Senate State & Local Government Committee.

House Status: 03/12/24 - House Business & Utilities Subcommittee deferred to 03/19/2024.

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Summary Or State

Summary:

Fiscal Note:

Caption:

Requires a utility to obtain written consent from the owner of residential or commercial property for which the utility provides services before the utility installs a smart meter for the

property. Requires a utility to obtain written confirmation from the owner of the property that the owner consents to the continued presence and use of the smart meter if a smart meter

is already present. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 5; Title 6; Title 7; Title 8; Title 65 and Title 68, relative to utility metering. Caption:

SB2693/HB2135 UTILITIES: Cable service includes internet access services.

Sponsors. Sen. Southerland, Steve, Rep. Eldridge, Rick

Broadens the scope of a cable service to include internet access services which includes giving users access to video programming, content, information, electronic mail, and Summary:

streaming video content. Broadly captioned.

Fiscal Note: (Dated March 10, 2024) Other Fiscal Impact A mandatory increase in local government revenue cannot be precisely determined.

Senate Status: 03/12/24 - Taken off notice in Senate Commerce & Labor Committee. 01/31/24 - Referred to House Business & Utilities Subcommittee. House Status:

Summary Or State Broadens the scope of a cable service to include internet access services which includes giving users access to video programming, content, information, electronic mail, and

Summary: streaming video content. Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 7, Chapter 59 and Title 65, Chapter 25, relative to services. Caption:

VETERANS & MILITARY AFFAIRS

SB376/HB446 VETERANS & MILITARY AFFAIRS: Veterans' Bill of Rights.

Sen, Campbell, Heidi, Rep, Glynn, Ronnie Sponsors

Summary: Enacts the "Veterans' Bill of Rights," which helps veterans obtain a job through work programs and loans for starting a business, use their military experience to access degrees,

certifications, and occupational licenses, ensure veterans' healthcare and mental healthcare is affordable and adequate, and find affordable and reliable housing for homeless

veterans. Requires a report on findings and recommendations to be sent to the governor and the general assembly by February 1 of each year (10 pp). Broadly captioned. (Dated February 26, 2023) Increase State Expenditures - \$1,879,100/FY23-24 \$1,312,300/FY24-25 and Subsequent Years Other Fiscal Impact This legislation would result in

significant additional state and local expenditures to provide veterans with additional resources; however, due to multiple unknown factors, any such increase cannot be reasonably

estimated

Senate Status: 03/21/23 - Taken off notice in Senate State & Local Government Committee. 03/22/23 - Taken off notice in House Department & Agencies Subcommittee.

House Status:

Summary Or State Enacts the "Veterans' Bill of Rights," which helps veterans obtain a job through work programs and loans for starting a business, use their military experience to access degrees, Summary: certifications, and occupational licenses, ensure veterans' healthcare and mental healthcare is affordable and adequate, and find affordable and reliable housing for homeless

veterans. Requires a report on findings and recommendations to be sent to the governor and the general assembly by February 1 of each year (10 pp). Broadly captioned.

AN ACT to amend Tennessee Code Annotated, Title 33; Title 49; Title 58, Chapter 3; Title 63; Title 68 and Title 71, relative to veterans' rights.

SB2082/HB1684 VETERANS & MILITARY AFFAIRS: Resilient Tennessee Revolving Loan Fund Act.

Sen. Johnson, Jack , Rep. Lamberth, William Sponsors.

Creates the Resilient Tennessee Revolving Fund Act. Declares that disaster mitigation and resiliency are of the highest priority to the state. Ensures that Tennessee is ready and able Summary:

to receive federal funds from the Safeguarding Tomorrow through Ongoing Risk Mitigation (STORM) Act. Requires the following money to be deposited into the fund: money received through FEMA and the STORM Act, money appropriated by the general assembly, investment and interest earnings, money received as repayment of loan principal and interest, and all money received by the fund. Requires money in the fund to be used to provide loans at an interest rate not exceeding 1% to eligible recipients. Allows money in the fund to be used to provide loans and financial assistance to recipients that mitigate the impacts of natural hazards. Requires TEMA to administer the fund and adopt rules and regulations for the

fund's administration. Requires the agency to publish information about all projects receiving funding. Part of Administration Package.

Fiscal Note: (Dated February 10, 2024) Increase State Expenditures - \$384,900/FY24-25 and Subsequent Years The Governors proposed FY24-25 budget, on page A-35, recognizes a recurring

increase in state expenditures of \$357,000 for five emergency management specialist-3 positions.

Senate Status: 03/04/24 - Senate passed.

House Status: 03/20/24 - Set for House Finance, Ways & Means Committee 03/26/24.

Summary Or State

Creates the Resilient Tennessee Revolving Fund Act. Declares that disaster mitigation and resiliency are of the highest priority to the state. Ensures that Tennessee is ready and able to receive federal funds from the Safeguarding Tomorrow through Ongoing Risk Mitigation (STORM) Act. Requires the following money to be deposited into the fund: money received

through FEMA and the STORM Act, money appropriated by the general assembly, investment and interest earnings, money received as repayment of loan principal and interest, and all money received by the fund. Requires money in the fund to be used to provide loans at an interest rate not exceeding 1% to eligible recipients. Allows money in the fund to be used to provide loans and financial assistance to recipients that mitigate the impacts of natural hazards. Requires TEMA to administer the fund and adopt rules and regulations for the

fund's administration. Requires the agency to publish information about all projects receiving funding. Part of Administration Package.

Caption: AN ACT to amend Tennessee Code Annotated, Title 58, Chapter 2, relative to the establishment of the Resilient Tennessee Revolving Loan Act.

WELFARE

Summary:

SB2457/HB2337 WELFARE: Standard monthly housing assistance payment amount.

Sponsors: Sen. Akbari, Raumesh , Rep. Pearson, Justin

Summary: Requires the agency to establish the payment standard amount for the monthly housing assistance payment under the federal housing choice voucher program to the maximum

allowed by federal law.

(Dated March 9, 2024) Other Fiscal Impact The precise impact on the THDA voucher program is unknown and cannot be reasonably determined due to multiple unknown factors. Fiscal Note:

Senate Status: 03/19/24 - Taken off notice in Senate State & Local Government Committee.

House Status: 03/13/24 - Failed in House Property & Planning Subcommittee for lack of second.

Summary Or State Requires the agency to establish the payment standard amount for the monthly housing assistance payment under the federal housing choice voucher program to the maximum Summary:

allowed by federal law.

AN ACT to amend Tennessee Code Annotated, Title 13, Chapter 23, relative to affordable housing Caption: