



TENNESSEE FIREARMS ASSOCIATION

Tennessee's ONLY No-Compromise Gun Organization

Bill Status Report - April 30, 2021

SB19/HB864 **CRIMINAL LAW: Assault against a first responder includes nurses.**

Sponsors: Sen. Gilmore, Brenda , Rep. Chism, Jesse
Summary: Adds nurses to the assault against a first responder who is discharging or attempting to discharge official duties statute.
Amendment Summary:
Subcommittee Amendments:
Fiscal Note: (Dated January 26, 2021) NOT SIGNIFICANT
Intro Dates: S: 01/12/21, H: 02/10/21
Senate Status: 03/01/21 - Senate passed.
House Status: 04/29/21 - Set for House Floor 05/03/21.
Executive Status:
Public Chapter:
Caption: AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 13, relative to nurses.
AG Opinion:
Cosponsors: Sen. Bailey, Paul; Sen. Briggs, Richard; Rep. Casada, Glen; Rep. Clemmons, John; Sen. Gardenhire, Todd; Rep. Griffey, Bruce; Rep. Hardaway, G.A.; Rep. McKenzie, Sam; Sen. Niceley, Frank; Rep. Ramsey, Bob; Sen. Rose, Paul; Sen. Walley, Page; Rep. Warner, Todd; Sen. Watson, Bo; Sen. Yager, Ken;
Effective Date:
Position:
Priority:
Task:
Comment:

SB262/HB1594 **CRIMINAL LAW: Waives certain gun carry permit fees for retired military.**

Sponsors: Sen. Niceley, Frank , Rep. Towns Jr., Joe
Summary: Waives an enhanced handgun carry permit's application fee for retired members of the military who are residents of the state. Broadly captioned.
Amendment Summary: Senate Judiciary Committee amendment 1, House Civil Justice Committee amendment 1 (005427) sets guidelines for what documentation will be accepted to prove retired military status.
Subcommittee Amendments: Civil_Sub_Amdts_03.23.21.pdf
Fiscal Note: (Dated March 11, 2021) Decrease State Revenue \$280,100/FY21-22 and Subsequent Years/Handgun Permit Division \$106,500/FY21-22 and Subsequent Years/Tennessee Bureau of Investigation Increase State Expenditures \$8,000/FY21-22/Handgun Permit Division Decrease State Expenditures \$2,300/FY27-28 and Subsequent Years/Handgun Permit Division Decrease Local Revenue \$34,600/FY21-22 and Subsequent Years
Intro Dates: S: 02/08/21, H: 02/25/21
Senate Status: 04/29/21 - Set for Senate Finance, Ways & Means Committee 05/03/21.
House Status: 04/29/21 - Set for House Finance, Ways & Means Subcommittee 3 05/03/21.
Executive Status:
Public Chapter:
Caption: AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 17, relative to handgun carry permits.
AG Opinion:
Cosponsors: Rep. Griffey, Bruce; Rep. Parkinson, Antonio;
Effective Date:
Position: Neutral
Priority:
Task:
Comment: While this is a popular topic for legislators, the fact is that bills like this do not waive any fees. Instead, these bills are shifting the costs of these programs and services to other applicants or taxpayers.

SB277/HB153 **CRIMINAL LAW: Disposition of confiscated weapons.**

Sponsors: Sen. Rose, Paul , Rep. Moody, Debra
Summary: Expands the type of equipment for which law enforcement agencies may exchange confiscated weapons to include any equipment suitable for use for legitimate law enforcement purposes.
Amendment Summary:
Subcommittee Amendments:
Fiscal Note: (Dated January 12, 2021) NOT SIGNIFICANT
Intro Dates: S: 02/08/21, H: 01/13/21
Senate Status: 03/29/21 - Senate passed.
House Status: 04/01/21 - House passed.
Executive Status: 04/26/21 - Enacted as Public Chapter 0166 effective July 1, 2021.
Public Chapter: PC166.pdf
Caption: AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 17, Part 13, relative to disposition of confiscated weapons.
AG Opinion:
Cosponsors: Rep. Crawford, John; Rep. Griffey, Bruce; Rep. Helton, Esther; Rep. Littleton, Mary; Rep. Todd, Chris;
Effective Date: 07/01/21
Position:
Priority:
Task:
Comment:

SB318/HB18 CRIMINAL LAW: Open or concealed carrying of a firearm with the intent to go armed.

Sponsors: Sen. Hensley, Joey , Rep. Griffey, Bruce
Summary: Creates exceptions to the offense of open or concealed carrying of a firearm with the intent to go armed for any person legally in possession and not prohibited from possessing a firearm. Converts existing defenses to be exceptions. Broadly captioned.

Amendment Summary:
Subcommittee Amendments:
Fiscal Note: (Dated February 19, 2021) Decrease State Revenue \$2,676,500/FY21-22 and Subsequent Years/ Handgun Permit Division \$594,600/FY21-22 and Subsequent Years/ Tennessee Bureau of Investigation Decrease State Expenditures \$72,300/FY21-22 and Subsequent Years/ Handgun Permit Division \$313,700/FY21-22 and Subsequent Years/ Tennessee Bureau of Investigation Decrease Local Revenue \$203,300/FY21-22 and Subsequent Years
Intro Dates: S: 02/08/21, H: 01/12/21
Senate Status: 04/13/21 - Senate Judiciary Committee deferred to first calendar of 2022.
House Status: 04/29/21 - Set for House Finance, Ways & Means Subcommittee 3 05/03/21.
Executive Status:
Public Chapter:
Caption: AN ACT to amend Tennessee Code Annotated, Title 10; Title 33; Title 38; Title 39; Title 40; Title 50 and Title 70, relative to the carrying of firearms.
AG Opinion:
Cosponsors: Sen. Bowling, Janice; Rep. Bricken, Rush; Rep. Calfee, Kent; Rep. Campbell, Scotty; Rep. Carr, Dale; Rep. Cepicky, Scott; Rep. Doggett, Clay; Rep. Eldridge, Rick; Rep. Farmer, Andrew; Rep. Gant, Ron; Rep. Garrett, Johnny ; Rep. Grills, Rusty; Rep. Hall, Mark; Rep. Hulsey, Bud; Rep. Kumar, Sabi; Rep. Lamberth, William; Rep. Littleton, Mary; Rep. Lynn, Susan; Sen. Pody, Mark; Rep. Reedy, Jay; Rep. Rudd, Tim ; Rep. Rudder, Iris; Rep. Russell, Lowell; Rep. Sexton, Jerry; Rep. Sherrell, Paul; Rep. Smith, Robin; Sen. Southerland, Steve; Rep. Terry, Bryan; Rep. Todd, Chris; Rep. Warner, Todd; Rep. Weaver, Terri;

Effective Date:
Position: Support
Priority: 1 - Top-tier
Task:
Comment: This is a constitutional carry bill and is a refilled version of one pending in 2020. It would improve current law by creating an exception to a criminal charge.

SB404/HB412 PROFESSIONS & LICENSURE: Retired law enforcement officers - private protective services.

Sponsors: Sen. Haile, Ferrell , Rep. Jernigan, Darren
Summary: Permits a retired law enforcement officer who is authorized to carry a firearm in the same manner as an active law enforcement officer to provide private security services without completing the required firearms training. Broadly captioned.

Amendment Summary: House amendment 1 (004868) deletes and rewrites all language after the enacting clause such that the only substantive change is adding language to establish a retired police officer is exempt from licensure under the BPPS if the officer meets the same requirements to carry a firearm as an active police officer, in addition to the exemptions authorized by current law.
Subcommittee Amendments: Civil_Sub_Amdts_03.23.21.pdf
Fiscal Note: (Dated March 4, 2021) Increase State Revenue - \$100/FY21-22 and Subsequent Years/ Tennessee Bureau of Investigation \$500/FY21-22 and FY22-23/ Board of Private Protective Services \$800/FY23-24 and Subsequent Years/ Board of Private Protective Services Increase State Expenditures \$100/FY21-22 and Subsequent Years/ Tennessee Bureau of Investigation Pursuant to Tenn. Code Ann. 4-29-121, all regulatory boards are required to be self-sufficient over any two-year period. The Board of Private Protective Services experienced a surplus of \$366,435 in FY18-19, a surplus of \$330,287 in FY19-20, and had a cumulative reserve balance of \$3,096,365 on June 30, 2020.
Intro Dates: S: 02/08/21, H: 02/08/21
Senate Status: 04/22/21 - Senate passed.
House Status: 04/15/21 - House passed with amendment 1 (004868).
Executive Status: 04/27/21 - Sent to governor.
Public Chapter:
Caption: AN ACT to amend Tennessee Code Annotated, Title 38 and Title 62, Chapter 35, relative to retired law enforcement officers.
AG Opinion:
Cosponsors: Rep. Crawford, John; Sen. Pody, Mark; Rep. Terry, Bryan;

Effective Date:
Position:
Priority:
Task:
Comment:

SB543/HB661 CRIMINAL LAW: Audit of handgun permit application fees.

Sponsors: Sen. Powers, Bill , Rep. Mannis, Eddie
Summary: Deletes requirement that the comptroller of the treasury must conduct an annual audit of the TBI regarding the bureau's receipt and use of the \$15 portion of the handgun carry permit application fee to be used exclusively for updating and maintaining the fingerprint criminal history database.

Amendment Summary:
Subcommittee Amendments:
Fiscal Note: (Dated February 9, 2021) NOT SIGNIFICANT
Intro Dates: S: 02/10/21, H: 02/10/21
Senate Status: 03/08/21 - Senate passed.
House Status: 04/05/21 - House passed.
Executive Status: 04/26/21 - Enacted as Public Chapter 0195 effective April 22, 2021.
Public Chapter: PC195.pdf
Caption: AN ACT to amend Tennessee Code Annotated, Section 39-17-1351, relative to the audit of handgun permit application fees.
AG Opinion:
Cosponsors:
Effective Date: 04/22/21
Position: Neutral
Priority:
Task:
Comment: Bill, as filed, would require annual audit of TDOS financial records to make sure that the \$15 added to the handgun permit is used for purposes set forth in TCA 39-17-1351(p)

SB551/HB761 TAXES SALES: Sales and use tax exemption on purchases of gun safes and gun safety devices.

Sponsors: Sen. Kyle, Sara , Rep. Sparks, Mike
Summary: Creates a sales and use tax exemption for purchases of gun safes and gun safety devices. Defines "gun safe" as a locking enclosure designed for the secure storage of one or more firearms. Defines "gun safety device" as a device installed on a firearm that allows the user to program the firearm to only operate for specific persons.

Amendment Summary: House Finance Ways and Means Subcommittee amendment 1 (006058) deletes all language after the enacting clause and rewrites the bill but makes no substantial changes to the bill.

Subcommittee Amendments: budget_sub_amendment_03.31.2021.pdf

Fiscal Note: (Dated February 9, 2021) Decrease State Revenue Net Impact \$321,300/FY21-22 and Subsequent Years Decrease Local Revenue Net Impact \$131,100/FY21-22 and Subsequent Years

Intro Dates: S: 02/10/21, H: 02/10/21

Senate Status: 04/29/21 - Set for Senate Finance, Ways & Means Committee 05/03/21.

House Status: 04/29/21 - Set for House Finance, Ways & Means Subcommittee 3 05/03/21.

Executive Status:

Public Chapter:

Caption: AN ACT to amend Tennessee Code Annotated, Title 67, Chapter 6, relative to taxation of gun safes and gun safety devices.

AG Opinion:

Cosponsors: Rep. Baum, Charlie; Rep. Beck, Bill; Rep. Boyd, Clark; Rep. Bricken, Rush; Rep. Calfee, Kent; Rep. Carr, Dale; Rep. Casada, Glen; Rep. Chism, Jesse; Rep. Clemmons, John; Rep. Cochran, Mark; Rep. Crawford, John; Rep. Curcio, Michael; Rep. Darby, Tandy; Rep. Doggett, Clay; Rep. Eldridge, Rick; Rep. Faison, Jeremy; Rep. Farmer, Andrew; Rep. Freeman, Bob; Rep. Garrett, Johnny; Rep. Gillespie, John; Rep. Griffey, Bruce; Rep. Grills, Rusty; Rep. Hakeem, Yusuf; Rep. Hall, Mark; Rep. Hardaway, G.A.; Rep. Harris, Torrey; Rep. Haston, Kirk; Rep. Hawk, David; Rep. Helton, Esther; Rep. Hulsey, Bud; Rep. Jernigan, Darren; Rep. Johnson, Curtis; Rep. Johnson, Gloria; Rep. Lafferty, Justin; Rep. Lamar, London; Rep. Lamberth, William; Rep. Leatherwood, Tom; Rep. Littleton, Mary; Rep. Lynn, Susan; Rep. Mannis, Eddie; Rep. Miller, Larry; Rep. Mitchell, Bo; Rep. Moody, Debra; Rep. Moon, Jerome; Rep. Ogles, Brandon; Rep. Parkinson, Antonio; Rep. Powell, Jason; Rep. Powers, Dennis; Rep. Ragan, John; Rep. Ramsey, Bob; Sen. Roberts, Kerry; Rep. Rudd, Tim; Rep. Russell, Lowell; Rep. Sexton, Jerry; Rep. Sherrell, Paul; Rep. Smith, Robin; Rep. Terry, Bryan; Rep. Thompson, Dwayne; Rep. Vaughan, Kevin; Rep. Warner, Todd; Rep. Weaver, Terri; Rep. White, Mark; Rep. Whitson, Sam; Rep. Williams, Ryan; Rep. Windle, John; Rep. Zachary, Jason;

Effective Date:

Position: Support

Priority: 2 - Second-tier

Task:

Comment: This bill, as filed, would exempt gun safes and storage from sales and use taxes.

SB555/HB762 **CRIMINAL LAW: Redefines crime of violence for purposes of statute on weapons.**

Sponsors: Sen. Lundberg, Jon, Rep. Gillespie, John

Summary: Redefines "crime of violence" for purposes of statute on weapons. Broadly captioned.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated February 24, 2021) NOT SIGNIFICANT

Intro Dates: S: 02/10/21, H: 02/10/21

Senate Status: 04/19/21 - Senate passed.

House Status: 04/26/21 - House passed.

Executive Status: 04/26/21 - Sent to the speakers for signatures.

Public Chapter:

Caption: AN ACT to amend Tennessee Code Annotated, Title 4; Title 16; Title 33; Title 36; Title 37; Title 38; Title 39; Title 40; Title 49 and Title 70, relative to firearms.

AG Opinion:

Cosponsors: Rep. Hazlewood, Patsy;

Effective Date:

Position: Amend

Priority:

Task:

Comment: This bill, as filed, appears to be nothing but a placeholder or "caption" bill.

SB557/HB446 **CRIMINAL LAW: Tennessee Firearm Protection Act.**

Sponsors: Sen. Bell, Mike, Rep. Warner, Todd

Summary: Prohibits the expenditure of state or local funds to implement, regulate, or enforce any federal law or executive order regulating the sale of firearms, ammunition, or firearm accessories if the expenditure of funds would violate a state law or the state constitution. Also prohibits the allocation of state or local personnel or property to implement, regulate, or enforce any federal law or executive order regulating the sale or possession of firearms, ammunition, or firearm accessories if the expenditure would violate state law or the state constitution.

Amendment Summary: Senate amendment 1 (005790) adds language establishing that a violation of this legislation by a state or local government entity may be reviewed by the attorney general, reporter and the general assembly and may result in the entity's loss of funding for the next fiscal year after the violation.

Subcommittee Amendments: Civil_Sub_Amdts_04.06.21.pdf

Fiscal Note: (Dated February 2, 2021) NOT SIGNIFICANT

Intro Dates: S: 02/10/21, H: 02/08/21

Senate Status: 04/27/21 - Senate passed with amendment 1 (005790).

House Status: 04/29/21 - House passed.

Executive Status: 04/29/21 - Sent to the speakers for signatures.

Public Chapter:

Caption: AN ACT to amend Tennessee Code Annotated, Title 38 and Title 39, relative to firearm laws.

AG Opinion:

Cosponsors: Sen. Bowling, Janice; Rep. Calfee, Kent; Rep. Cochran, Mark; Sen. Crowe, Rusty; Rep. Doggett, Clay; Rep. Eldridge, Rick; Rep. Griffey, Bruce; Rep. Grills, Rusty; Rep. Haston, Kirk; Rep. Hicks, Tim; Sen. Jackson, Ed; Rep. Moody, Debra; Sen. Niceley, Frank; Rep. Reedy, Jay; Sen. Rose, Paul; Rep. Smith, Robin; Sen. Stevens, John; Rep. Terry, Bryan; Rep. Todd, Chris; Rep. Weaver, Terri;

Effective Date:

Position:

Priority:

Task:

Comment: TFA supports legislation in general that strengthens 2nd and 10th Amendment issues to prohibit state funds or resources to be used to enforce ANY federal law, regulation or executive order. This bill could be used to do that but requires an amendment to add enforcement provisions and penalties.

SB675/HB888 **CRIMINAL LAW: Fees for expunction.**

Sponsors: Sen. Haile, Ferrell, Rep. Curcio, Michael

Summary: Allows a clerk to charge a fee of less than \$100 for expunction. Expands the offenses for which expunction is permitted.

*Amendment
Summary:*

Senate Judiciary Committee amendment 1 (007128) deletes and replaces all language after the enacting clause, such that the only substantive changes are: (1) Removes the Class A and Class B felonies and two of the Class C felonies from eligibility for expunction; (2) Authorizes the district attorney general to file evidence related to the petition of expunction under seal for review by the court, which is confidential and not a public record; and (3) Excludes a person from eligibility for expunction if he or she was convicted of an offense involving the manufacture, delivery, sale, or possession of a controlled substance and at the times of the offense held any driver license, including a commercial driver license, and the offense occurred within a commercial motor vehicle. House amendment 1 (004783) deletes and replaces all language after the enacting clause, such that the only substantive changes are: (1) Removes two Class C felony offenses from eligibility for expunction; (2) Authorizes the district attorney general to file evidence related to the petition of expunction under seal for review by the court, which is confidential and not a public record; and (3) Excludes a person from eligibility for expunction if he or she was convicted of an offense involving the manufacture, delivery, sale, or possession of a controlled substance and at the times of the offense held any driver license, including a commercial driver license, and the offense occurred within a commercial motor vehicle.

Subcommittee Criminal_Justice_Subcommittee_03.24.21.pdf

Amendments:

Fiscal Note: (Dated March 1, 2021) Increase Local Revenue - \$141,200/FY21-22 and Subsequent Years

Intro Dates: S: 02/10/21, H: 02/11/21

Senate Status: 04/29/21 - Set for Senate Floor 05/03/21.

House Status: 04/28/21 - House passed with amendment 1 (004783), which deletes and replaces all language after the enacting clause, such that the only substantive changes are: (1) Removes two Class C felony offenses from eligibility for expunction; (2) Authorizes the district attorney general to file evidence related to the petition of expunction under seal for review by the court, which is confidential and not a public record; and (3) Excludes a person from eligibility for expunction if he or she was convicted of an offense involving the manufacture, delivery, sale, or possession of a controlled substance and at the times of the offense held any driver license, including a commercial driver license, and the offense occurred within a commercial motor vehicle.

Executive Status:

Public Chapter:

Caption: AN ACT to amend Tennessee Code Annotated, Section 8- 21-401 and Title 40, relative to expunction.

AG Opinion:

Cosponsors: Sen. Akbari, Raumesh; Rep. Camper, Karen; Rep. Chism, Jesse; Rep. Clemmons, John; Rep. Dixie, Vincent; Rep. Doggett, Clay; Rep. Freeman, Bob; Rep. Hardaway, G.A.; Rep. Jernigan, Darren; Rep. Lamar, London; Rep. Lamberth, William; Rep. Mannis, Eddie; Rep. Parkinson, Antonio; Rep. Powell, Jason; Rep. Sherrell, Paul; Rep. Smith, Robin; Rep. Thompson, Dwayne; Rep. Towns Jr., Joe; Rep. Weaver, Terri;

Effective Date:

Position:

Priority:

Task:

Comment:

SB747/HB79 GOVERNMENT REGULATION: UAPA - payment of expenses incurred during proceedings related to contested cases.

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

Summary: Requires a party issued a notice of violation by an agency to prevail on the merits of all allegations in the notice at the contested case hearing in order to recover reasonable costs from the agency. Requires a hearing officer or administrative law judge to set forth in writing facts upon which certain determinations are based. Requires parties seeking judicial review of certain agency decisions to cover reasonable costs of the review, including costs for the time, travel, and lodging of the office of the attorney general, court reporter and transcript costs, and court costs.

Amendment Senate amendment 1 (007099) deletes and rewrites all language after the enacting clause such that the substantive changes are establishing that a hearing officer or administrative law judge is authorized to order the agency to pay the party issued a notice the reasonable expenses incurred because of the notice, if the claims are not warranted by existing law or argument for modification of existing law and the claims in the notice do not have evidentiary support, or the agency issued the notice to harass or cause needless delay or expense to the party. Clarifies that the conditions in which an agency would be required to pay the party issued a notice are not satisfied simply by a state agency failing to prevail against the receiver. Prohibits a court from requiring a license or certificate holder to pay costs incurred by the DOH for judicial review or a chancery court decision unless the claims in the petition for judicial review are not warranted by law and not have evidentiary support or the judicial review was petitioned to harass or cause unnecessary delay to the agency.

Subcommittee

Amendments:

Fiscal Note: (Dated January 7, 2021) NOT SIGNIFICANT

Intro Dates: S: 02/10/21, H: 01/12/21

Senate Status: 04/22/21 - Senate passed with amendment 1 (007099).

House Status: 04/27/21 - House concurred in Senate amendment 1 (007099).

Executive Status: 04/27/21 - Sent to the speakers for signatures.

Public Chapter:

Caption: AN ACT to amend Tennessee Code Annotated, Section 4- 5-325 and Section 63-1-144, relative to payment of expenses incurred during proceedings related to contested cases.

AG Opinion:

Cosponsors: Rep. Gant, Ron; Rep. Ramsey, Bob; Sen. Roberts, Kerry;

Effective Date:

Position: Oppose

Priority:

Task:

Comment: TFA opposes legislation which would shift costs to the citizens involved in administrative hearings involving government agencies. Such legislation can be the "camel's nose under the tent" and lead to fee shifting in administrative matters involving permit holders, FFL's and even gun ranges.

SB896/HB1186 ESTATES & TRUSTS: Makes various changes to laws regarding trusts.

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

Summary: Specifies that in cases where the total amount of money and property received in a distribution is equal to or less than twenty percent it is not a partial liquidation. Places administration of a trust under the purview of state laws. Expands matters a nonjudicial settlement agreement can resolve to include trust protectors or trust advisors and approval of investment decisions. Makes exemptions for powers of the trust protector or advisor (12 pp.).

Amendment House amendment 1 (004455) deletes and replaces all language after the enacting clause. Adds a provision which authorizes the trustee of a trust to register with the Secretary of State (SOS) with a \$250 filing fee and authorizes such registered trustee to obtain a certified copy of the registration with a \$100 filing fee.

Subcommittee C&F_Sub_Amdts_03.17.21.pdf

Amendments:

Fiscal Note: (Dated March 10, 2021) NOT SIGNIFICANT

Intro Dates: S: 02/11/21, H: 02/22/21

Senate Status: 04/29/21 - Senate passed.

House Status: 04/14/21 - House passed with amendment 1 (004455).

Executive Status: 04/29/21 - Sent to the speakers for signatures.

Public Chapter:

Caption: AN ACT to amend Tennessee Code Annotated, Title 35, relative to trusts.

AG Opinion:

Cosponsors: Rep. Smith, Robin; Rep. Todd, Chris;

Effective Date:

Position:

Priority:

Task:

Comment:

SB1142/HB1171 CRIMINAL LAW: Validity of temporary handgun carry permits.*Sponsors:* Sen. White, Dawn , Rep. Terry, Bryan*Summary:* Extends the validity of temporary handgun carry permits issued to those granted an order of protection from 60 days from the date of issuance to 90 days from the date of issuance. Broadly captioned.*Amendment Summary:* Senate Judiciary Committee amendment 1 (007428) deletes all language after the enacting clause. Creates a Class A misdemeanor offense for any personnel, including elected and appointed officials, of the state, a local governmental agency or political subdivision to intentionally disclose information that identifies another person as the purchaser or owner of a firearm, firearm ammunition, or firearm accessory for the purpose of compiling or facilitating the compilation of a federal firearms registry or database or confiscation. House amendment 2 (007723) deletes all language after the enacting clause. Creates a Class A misdemeanor offense for an employee of the state, a local governmental agency or political subdivision to intentionally disclose information that identifies another person as the purchaser or owner of a firearm, firearm ammunition, or firearm accessory for the purpose of compiling or facilitating the compilation of a federal firearms registry or database or confiscation. Creates a private right of action if a person intentionally discloses information that identifies another person as the purchaser or owner of a firearm, firearm ammunition, or firearm accessory for purposes of compiling or facilitating the compilation of a federal firearms registry or database or the confiscation of firearms, then the person disclosing the information is subject to a private right of action by the person whose information was disclosed.*Subcommittee* Criminal_Justice_Subcommittee_03.31.21.pdf*Amendments:**Fiscal Note:* (Dated March 24, 2021) NOT SIGNIFICANT*Intro Dates:* S: 02/11/21, H: 02/22/21*Senate Status:* 04/29/21 - Senate deferred to 05/04/21.*House Status:* 04/28/21 - House passed with amendment 2 (007723), which deletes all language after the enacting clause. Creates a Class A misdemeanor offense for an employee of the state, a local governmental agency or political subdivision to intentionally disclose information that identifies another person as the purchaser or owner of a firearm, firearm ammunition, or firearm accessory for the purpose of compiling or facilitating the compilation of a federal firearms registry or database or confiscation. Creates a private right of action if a person intentionally discloses information that identifies another person as the purchaser or owner of a firearm, firearm ammunition, or firearm accessory for purposes of compiling or facilitating the compilation of a federal firearms registry or database or the confiscation of firearms, then the person disclosing the information is subject to a private right of action by the person whose information was disclosed.*Executive Status:**Public Chapter:**Caption:* AN ACT to amend Tennessee Code Annotated, Title 29; Title 38; Title 39 and Title 40, relative to firearms.*AG Opinion:**Cosponsors:*

Rep. Alexander, Rebecca; Rep. Baum, Charlie; Rep. Boyd, Clark; Rep. Bricken, Rush; Rep. Calfee, Kent; Rep. Carr, Dale; Rep. Casada, Glen; Rep. Cepicky, Scott; Rep. Cochran, Mark; Rep. Crawford, John; Rep. Curcio, Michael; Rep. Darby, Tandy; Rep. Doggett, Clay; Rep. Eldridge, Rick; Rep. Faison, Jeremy; Rep. Farmer, Andrew; Rep. Gant, Ron; Rep. Garrett, Johnny ; Rep. Griffey, Bruce; Rep. Grills, Rusty; Rep. Halford, Curtis; Rep. Hall, Mark; Rep. Haston, Kirk; Rep. Hawk, David; Rep. Hazlewood, Patsy; Rep. Helton, Esther; Rep. Hicks, Gary; Rep. Hicks, Tim; Rep. Holsclaw, Jr., John; Rep. Howell, Dan; Rep. Hulsey, Bud; Rep. Johnson, Curtis; Rep. Kumar, Sabi; Rep. Lafferty, Justin; Rep. Lamberth, William; Rep. Littleton, Mary; Rep. Lynn, Susan; Rep. Mannis, Eddie; Rep. Marsh, Pat; Rep. Moody, Debra; Rep. Moon, Jerome; Rep. Ogles, Brandon; Rep. Powers, Dennis; Rep. Ragan, John; Rep. Ramsey, Bob; Rep. Reedy, Jay; Rep. Rudd, Tim ; Rep. Rudder, Iris; Rep. Russell, Lowell; Rep. Sexton, Jerry; Rep. Sexton, Cameron; Rep. Sherrell, Paul; Rep. Smith, Robin; Rep. Sparks, Mike; Rep. Todd, Chris; Rep. Travis, Ron; Rep. Vaughan, Kevin; Rep. Warner, Todd; Rep. Weaver, Terri; Rep. White, Mark; Rep. Williams, Ryan; Rep. Wright, Dave; Rep. Zachary, Jason;

*Effective Date:**Position:**Priority:**Task:**Comment:***SB1148/HB25 CRIMINAL LAW: Allows stay of proceedings in certain cases of use of force.***Sponsors:* Sen. White, Dawn , Rep. Todd, Chris*Summary:* Allows a person who uses justifiable force against another to request a stay of proceedings until the criminal investigation concludes. Allows for an immunity hearing. Broadly captioned.*Amendment**Summary:**Subcommittee**Amendments:**Fiscal Note:* (Dated December 15, 2020) NOT SIGNIFICANT*Intro Dates:* S: 02/11/21, H: 01/12/21*Senate Status:* 04/27/21 - Senate passed.*House Status:* 03/29/21 - House passed.*Executive Status:* 04/27/21 - Sent to the speakers for signatures.*Public Chapter:**Caption:* AN ACT to amend Tennessee Code Annotated, Title 39, relative to justification of force.*AG Opinion:**Cosponsors:*

Rep. Calfee, Kent; Rep. Doggett, Clay; Rep. Garrett, Johnny ; Rep. Griffey, Bruce; Rep. Grills, Rusty; Rep. Haston, Kirk; Sen. Jackson, Ed; Rep. Moody, Debra; Sen. Powers, Bill; Rep. Reedy, Jay; Sen. Roberts, Kerry; Sen. Rose, Paul; Rep. Smith, Robin; Sen. Stevens, John; Rep. Williams, Ryan;

*Effective Date:**Position:* Support*Priority:* 1 - Top-tier*Task:**Comment:* If has an existing civil immunity statute but it needs important improvements. This bill brings substantial improvements that existing statute. This is a bill that was refiled from 2020.**SB1334/HB902 CRIMINAL LAW: Department of safety annual report on handgun carry permits provided electronically.***Sponsors:* Sen. Hensley, Joey , Rep. Doggett, Clay*Summary:* Authorizes the department of safety to provide its annual report on handgun carry permits to the members of the general assembly electronically. Broadly captioned.

*Amendment
Summary:*

Senate Judiciary Committee amendment 1 (006996) deletes all original language in the bill and retitles the bill the "Second Amendment Privacy and Protection Act of 2021." Prohibits state and local government entities from making or maintaining a registry regarding the ownership or possession of a firearm or firearm accessory. Establishes that violation of this is a class E felony and will result in the entity losing funding from the state for the following fiscal year. Defines "registry" as a record of the possession or ownership of a firearm or firearm accessory. Establishes exemptions for firearms owned by or in the possession of a state or local government entity or involved in a court case. House amendment 1 (007553) rewrites this bill and prohibits state and local government entities, officials, employees, and agents from knowingly: (1) Creating or maintaining any firearm registry with the intent to record the possession or ownership of a firearm or firearm accessory by individuals or non-governmental entities; and (2) Transmitting to any federal government entity, official, employee, or agent any firearm registry or registry entry. A violation of item (1) or (2) above will be a Class E felony and may result in a civil action under the present law provision governing parties adversely affected by local regulation of firearms, ammunition, and knives. If a state or local entity violates item (1) or (2) above, the violation will result in loss of funding from the state for the following fiscal year and any subsequent fiscal year during which the violation occurs. For the purposes of this amendment, a "registry" means a record of possession or ownership by individuals or non-governmental entities of a firearm or firearm accessory, such as the serial number. Under this amendment, a firearm registry does not include: (A) A temporary log or record maintained by a state or private entity for the purpose of temporary storage of firearms; (B) A receipt or record generated while the firearm is in possession of a state or private entity pursuant to the normal operations of that entity unless prohibited by state law; (C) A record of persons assigned firearms that are purchased, owned, or authorized for carry in the course of employment by a state or local law enforcement agency by a state or local law enforcement agency; (D) A record maintained in connection with a criminal, civil, or administrative court case; (E) A record created or received by the department of correction for certain purposes detailed in the amendment; or (F) A record created, received, or maintained by the Tennessee peace officer standards and training commission, the Jerry F. Agee Tennessee law enforcement training academy, or a law enforcement agency pursuant to the following present law provisions governing: written directives and permit to carry handguns, law enforcement shooting ranges and maintenance of a list approved of certified firearms instructors, determinations of eligibility of retired officers to carry a firearm under federal law, and employees of higher education institutions and schools who are authorized to carry a concealed handgun on school property. This amendment requires that firearm information contained in the documents in items (A)-(F) above be redacted by the record holder prior to any release pursuant to the present law provision regarding records open to public inspection. This amendment also revises the following present law provisions: (a) Present law generally provides that a party who is adversely affected by an ordinance, resolution, policy, rule, or other enactment that is adopted or enforced by a county, city, town, municipality, or metropolitan government or any local agency, department, or official that violates the provision governing preemption of local regulation of firearms, ammunition, and knives may file an action in a court of competent jurisdiction against the county, city, town, municipality, or metropolitan government for declaratory and injunctive relief and certain damages. For the purposes of such provision, a party is "adversely affected" if, among other things, the party is an individual who is or was subject to the ordinance, resolution, policy, rule, or other enactment that is the subject of an action filed under the provision discussed prior. An individual is or was subject to the ordinance, resolution, policy, rule, or other enactment if the individual is or was physically present within the boundaries of the political subdivision. This amendment includes in the definition of adversely affected party an individual who was included as an entry on a database, registry, or collection of records. This amendment also clarifies that the person "is or was subject" to such action if the individual is or was physically present within the boundaries of the political subdivision for any reason. (b) Under present law, a prevailing plaintiff in an action discussed above in item (a) is entitled to recovery from the county, city, town, municipality, or metropolitan government, among other things, the greater of actual damages, including consequential damages attributable to the ordinance, resolution, policy, rule, or other enactment or three times the plaintiff's attorney's fees. This amendment adds the state and local governments and extends the provision to include damages attributable to the database, registry, or collection of records.

*Subcommittee
Amendments:
Fiscal Note:
Intro Dates:
Senate Status:
House Status:*

Civil_Sub_Amdts_03.20.21.pdf
Civil_Sub_Amdts_04.13.21.pdf
(Dated February 12, 2021) NOT SIGNIFICANT
H: 02/11/21
04/29/21 - Set for Senate Floor 05/03/21.
04/29/21 - House passed with amendment 1 (007553), which rewrites this bill and prohibits state and local government entities, officials, employees, and agents from knowingly: (1) Creating or maintaining any firearm registry with the intent to record the possession or ownership of a firearm or firearm accessory by individuals or non-governmental entities; and (2) Transmitting to any federal government entity, official, employee, or agent any firearm registry or registry entry. A violation of item (1) or (2) above will be a Class E felony and may result in a civil action under the present law provision governing parties adversely affected by local regulation of firearms, ammunition, and knives. If a state or local entity violates item (1) or (2) above, the violation will result in loss of funding from the state for the following fiscal year and any subsequent fiscal year during which the violation occurs. For the purposes of this amendment, a "registry" means a record of possession or ownership by individuals or non-governmental entities of a firearm or firearm accessory, such as the serial number. Under this amendment, a firearm registry does not include: (A) A temporary log or record maintained by a state or private entity for the purpose of temporary storage of firearms; (B) A receipt or record generated while the firearm is in possession of a state or private entity pursuant to the normal operations of that entity unless prohibited by state law; (C) A record of persons assigned firearms that are purchased, owned, or authorized for carry in the course of employment by a state or local law enforcement agency by a state or local law enforcement agency; (D) A record maintained in connection with a criminal, civil, or administrative court case; (E) A record created or received by the department of correction for certain purposes detailed in the amendment; or (F) A record created, received, or maintained by the Tennessee peace officer standards and training commission, the Jerry F. Agee Tennessee law enforcement training academy, or a law enforcement agency pursuant to the following present law provisions governing: written directives and permit to carry handguns, law enforcement shooting ranges and maintenance of a list approved of certified firearms instructors, determinations of eligibility of retired officers to carry a firearm under federal law, and employees of higher education institutions and schools who are authorized to carry a concealed handgun on school property. This amendment requires that firearm information contained in the documents in items (A)-(F) above be redacted by the record holder prior to any release pursuant to the present law provision regarding records open to public inspection. This amendment also revises the following present law provisions: (a) Present law generally provides that a party who is adversely affected by an ordinance, resolution, policy, rule, or other enactment that is adopted or enforced by a county, city, town, municipality, or metropolitan government or any local agency, department, or official that violates the provision governing preemption of local regulation of firearms, ammunition, and knives may file an action in a court of competent jurisdiction against the county, city, town, municipality, or metropolitan government for declaratory and injunctive relief and certain damages. For the purposes of such provision, a party is "adversely affected" if, among other things, the party is an individual who is or was subject to the ordinance, resolution, policy, rule, or other enactment that is the subject of an action filed under the provision discussed prior. An individual is or was subject to the ordinance, resolution, policy, rule, or other enactment if the individual is or was physically present within the boundaries of the political subdivision. This amendment includes in the definition of adversely affected party an individual who was included as an entry on a database, registry, or collection of records. This amendment also clarifies that the person "is or was subject" to such action if the individual is or was physically present within the boundaries of the political subdivision for any reason. (b) Under present law, a prevailing plaintiff in an action discussed above in item (a) is entitled to recovery from the county, city, town, municipality, or metropolitan government, among other things, the greater of actual damages, including consequential damages attributable to the ordinance, resolution, policy, rule, or other enactment or three times the plaintiff's attorney's fees. This amendment adds the state and local governments and extends the provision to include damages attributable to the database, registry, or collection of records.

*Executive Status:
Public Chapter:
Caption:
AG Opinion:
Cosponsors:*

AN ACT to amend Tennessee Code Annotated, Title 10; Title 33; Title 38; Title 39; Title 40; Title 50 and Title 70, relative to weapons.

Rep. Cochran, Mark; Rep. Gant, Ron; Rep. Littleton, Mary; Rep. Moody, Debra; Sen. Pody, Mark; Rep. Powers, Dennis; Rep. Reedy, Jay; Rep. Smith, Robin; Sen. Stevens, John; Rep. Terry, Bryan; Rep. Todd, Chris; Sen. White, Dawn;

*Effective Date:
Position:
Priority:
Task:
Comment:*

SB1335/HB928 CRIMINAL LAW: Tennessee Second Amendment Sanctuary Act.

*Sponsors:
Summary:*

Sen. Hensley, Joey , Rep. Campbell, Scotty
Enacts the "Tennessee Second Amendment Sanctuary Act," which declares any federal law, treaty, executive order or other regulation that violates the Second Amendment of the United States Constitution null and unenforceable in the state. Prohibits the state and all political subdivisions from using public resources to enforce, administer or cooperate with the enforcement of any such regulation. Broadly captioned.

*Amendment
Summary:*

Senate amendment 1 (006840) makes this bill's prohibitions applicable to acts that that "have been found by the supreme court of the United States or the Tennessee supreme court to violate Article I, Section 26 of the Constitution of Tennessee or the Second Amendment to the United States Constitution", instead of acts that "violate the Second Amendment to the United States Constitution." This amendment also adds that a public official is subject to ouster for violation of present law that prohibits the use of public resources to enforce any federal law, executive order, rule, or regulation regulating the ownership, use, or possession of firearms, ammunition, or firearm accessories, if the such action would result in the violation of another Tennessee statute, Tennessee common law, or the Constitution of Tennessee. House Civil Justice Committee amendment 1 (005527) deletes all language after the enacting clause. Affirms that any treaty, executive order, rule, or regulation of the United States government that violates the Second Amendment of the United States Constitution, as determined by the United States or Tennessee Supreme Court, as null, void, and unenforceable. Prohibits the state and political subdivisions from using public resources to enforce, administer, or cooperate with the enforcement or administration of any such treaty, executive order, rule, or regulation.

Subcommittee

Civil_Sub_Amdts_03.23.21.pdf

Amendments:

Fiscal Note:

(Dated February 21, 2021) NOT SIGNIFICANT

Intro Dates:

H: 02/11/21

Senate Status:

04/26/21 - Senate passed with amendment 1 (006840).

House Status:

04/29/21 - Set for House Floor 05/03/21.

Executive Status:

Public Chapter:

Caption:

AN ACT to amend Tennessee Code Annotated, Title 4; Title 38 and Title 39, relative to the Tennessee Second Amendment Sanctuary Act.

AG Opinion:

Cosponsors:

Sen. Bailey, Paul; Sen. Bowling, Janice; Sen. Briggs, Richard; Rep. Cepicky, Scott; Rep. Crawford, John; Sen. Crowe, Rusty; Rep. Curcio, Michael; Rep. Eldridge, Rick; Rep. Gant, Ron; Rep. Griffey, Bruce; Rep. Grills, Rusty; Rep. Hicks, Tim; Sen. Jackson, Ed; Rep. Kumar, Sabi; Rep. Lafferty, Justin; Rep. Littleton, Mary; Rep. Lynn, Susan; Rep. Moody, Debra; Sen. Niceley, Frank; Sen. Pody, Mark; Rep. Reedy, Jay; Sen. Reeves, Shane; Sen. Rose, Paul; Rep. Sherrell, Paul; Rep. Smith, Robin; Sen. Southerland, Steve; Rep. Sparks, Mike; Rep. Todd, Chris; Rep. Weaver, Terri; Sen. White, Dawn; Rep. Williams, Ryan;

Effective Date:

Position:

Priority:

Task:

Comment:

SB1380/HB1406 CRIMINAL LAW: Establishing new policies regarding the use of force by law enforcement.

Sponsors:

Sen. Bell, Mike , Rep. Curcio, Michael

Summary:

Prohibits the use of chokeholds by law enforcement unless the officer reasonably believes that deadly force is necessary. Changes the curriculum at state law enforcement training facilities to reflect the banning of chokeholds. Requires each law enforcement agency to develop a policy regarding de-escalation and train officers on de-escalation techniques. Establishes a duty to intervene for officers that witness or have knowledge of other officers using excessive force. Requires law enforcement agencies to develop a use of force reporting system designed to identify trends and provide timely information. Prohibits the issuance of no-knock warrants.

Amendment

Summary:

Senate amendment 1, House Criminal Justice Committee amendment 1 (004896) expands the use of force reporting system that this bill will require law enforcement agencies to develop. By January 1, 2022, this amendment requires each law enforcement agency to implement the use of force reporting system to collect data on use of force incidents. Beginning January 1, 2022, this amendment requires each law enforcement agency to report monthly to the TBI all use of force data consistent with the requirements, definitions, and methods of the FBI's National Use of Force Data Collection. The TBI will be required to compile such information and submit an annual report to the chair of the judiciary committee of the senate and the chair of the criminal justice committee of the house of representatives. The report must include statewide and countywide aggregate data, but must not include any personally identifying information of law enforcement officers. This amendment also requires the TBI to make the report available to the public on its website.

Subcommittee

Criminal_Justice_Subcommittee_04.21.21.pdf

Amendments:

Fiscal Note:

(Dated February 23, 2021) NOT SIGNIFICANT

Intro Dates:

H: 02/24/21

Senate Status:

04/19/21 - Senate passed with amendment 1 (004896).

House Status:

04/29/21 - Set for House Floor 05/03/21.

Executive Status:

Public Chapter:

Caption:

AN ACT to amend Tennessee Code Annotated, Title 38; Title 39 and Title 40, relative to criminal justice.

AG Opinion:

Cosponsors:

Sen. Akbari, Raumesh; Sen. Briggs, Richard; Sen. Campbell, Heidi; Rep. Dixie, Vincent; Sen. Gilmore, Brenda; Rep. Hardaway, G.A.; Sen. Jackson, Ed; Sen. Kyle, Sara; Rep. Love Jr., Harold; Sen. Massey, Becky; Sen. Walley, Page; Sen. Yager, Ken; Sen. Yarbro, Jeff;

Effective Date:

Position:

Priority:

Task:

Comment:

SB1391/HB1388 CRIMINAL LAW: Unlawful carrying or possession of a weapon.

Sponsors:

Sen. Bowling, Janice , Rep. Todd, Chris

Summary:

Specifies that the offense of carrying a firearm or club is only an offense if the person has previously been convicted of a violent felony, a felony involving a deadly weapon or a felony drug offense. Establishes that the offense is a class B felony for those convicted of violent felonies or felonies involving a deadly weapon and a class C felony for those convicted of a felony drug offense. Establishes that possession of a firearm is a class E felony if the person has previously been convicted of a felony. Deletes provisions regarding legal defenses to unlawful possession or carrying of a weapon.

Amendment

Summary:

House Criminal Justice Committee amendment 1 (004096) adds the exemptions to the offense of carrying a firearm after being convicted of a misdemeanor crime of domestic violence of having the conviction expunged or the offender having their civil rights restored.

Subcommittee

Criminal_Justice_Subcommittee_03.31.21.pdf

Amendments:

Fiscal Note:

(Dated March 11, 2021) Decrease State Revenue \$2,676,500/FY21-22 and Subsequent Years/ Handgun Permit Division \$594,600/FY21-22 and Subsequent Years/ Tennessee Bureau of Investigation Decrease State Expenditures \$72,300/FY21-22 and Subsequent Years/ Handgun Permit Division \$313,700/FY21-22 and Subsequent Years/ Tennessee Bureau of Investigation Decrease Local Revenue \$203,300/FY21-22 and Subsequent Years

Intro Dates:

H: 02/24/21

Senate Status:

04/13/21 - Failed in Senate Judiciary Committee.

House Status:

04/27/21 - Taken off notice in House Finance, Ways & Means Subcommittee.

Executive Status:

Public Chapter:

Caption:

AN ACT to amend Tennessee Code Annotated, Title 39, relative to the carrying of weapons.

AG Opinion:

Cosponsors:

Rep. Grills, Rusty; Rep. Weaver, Terri;

Effective Date:

Position:

Priority:

Task:

Comment:

SB1608/HB159 CRIMINAL LAW: Personal Privacy Protection Act.

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

Summary: Prohibits public agencies from requiring an individual, 501(c)s, or contractors with the agency to provide personal information. Establishes protections for personal information confidential and not an open record. Creates a civil cause of action and criminal offense for violations. Broadly captioned.

Amendment Summary: Senate State and Local Government Committee amendment 1 (004456) specifies that the definition of "public agency" does not include institutions of higher education. Senate State and Local Government Committee amendment 2 (005061) deletes and replaces language of the original bill to remove the criminal penalty and specify that civil action violations are not applicable to public agencies. Senate State and Local Government Committee amendment 3 (006264) deletes all language after the enacting clause. Prohibits a public agency from requiring an individual or a 501(c) organization from providing personal information or requiring a current or prospective contractor or grantee with the public agency to provide a list of 501(c) organizations to which it has provided financial or nonfinancial support. Prohibits a public agency from disclosing an individual's or a 501(c) organization's personal information. Specifies certain circumstances that personal information may be disclosed. Requires maintenance of the confidential nature of the personal information. Authorizes the comptroller of the treasury to have access to personal information for purposes of audit or investigation but is required to maintain the confidentiality. Specifies that violations are not applicable to institutions of higher education. Creates a Class B misdemeanor offense for knowingly violating the above provisions. Effective October 1, 2021. House amendment 2 (007082) deletes all language after the enacting clause. Prohibits a public agency from requiring an individual or a 501(c) organization from providing personal information or requiring a current or prospective contractor or grantee with the public agency to provide a list of 501(c) organizations to which it has provided financial or nonfinancial support. Prohibits a public agency from disclosing an individual's or a 501(c) organization's personal information. Specifies certain circumstances that personal information may be disclosed. Requires maintenance of the confidential nature of the personal information. Authorizes the Comptroller of the Treasury (COT) to have access to personal information for purposes of audit or investigation, but is required to maintain the confidentiality. Specifies that violations are not applicable to institutions of higher education. Creates a Class B misdemeanor offense for knowingly violating the above provisions. Establishes that this Act does not apply to national securities associations or any information such associations provided to the Commissioner of the Department of Commerce and Insurance. Effective October 1, 2021.

Subcommittee Amendments: Civil_Sub_Amdts_03.16.21.pdf

Fiscal Note: (Dated January 13, 2021) NOT SIGNIFICANT

Intro Dates: H: 01/14/21

Senate Status: 04/29/21 - Set for Senate Floor 05/03/21.

House Status: 04/26/21 - House passed with amendment 2 (007082), which deletes all language after the enacting clause. Prohibits a public agency from requiring an individual or a 501(c) organization from providing personal information or requiring a current or prospective contractor or grantee with the public agency to provide a list of 501(c) organizations to which it has provided financial or nonfinancial support. Prohibits a public agency from disclosing an individual's or a 501(c) organization's personal information. Specifies certain circumstances that personal information may be disclosed. Requires maintenance of the confidential nature of the personal information. Authorizes the Comptroller of the Treasury (COT) to have access to personal information for purposes of audit or investigation, but is required to maintain the confidentiality. Specifies that violations are not applicable to institutions of higher education. Creates a Class B misdemeanor offense for knowingly violating the above provisions. Establishes that this Act does not apply to national securities associations or any information such associations provided to the Commissioner of the Department of Commerce and Insurance. Effective October 1, 2021.

Executive Status:

Public Chapter:

Caption: AN ACT to amend Tennessee Code Annotated, Title 2; Title 3; Title 4; Title 5; Title 6; Title 7; Title 10; Title 12; Title 39; Title 40 and Title 41, relative to privacy.

AG Opinion:

Cosponsors: Rep. Calfee, Kent; Rep. Hazlewood, Patsy; Rep. Hulsey, Bud; Rep. Littleton, Mary; Rep. Reedy, Jay; Rep. Sherrell, Paul; Rep. Todd, Chris; Rep. White, Mark;

Effective Date:

Position: Neutral

Priority:

Task:

Comment:

SJR10 JUDICIARY: Constitutional amendment - powers of governor during a disability.

Sponsors: Sen. Massey, Becky ,

Summary: Proposes an amendment to Article II and Article III of the Constitution of Tennessee, relative to provide for the exercise of the powers and duties of the governor during disability.

Amendment Summary: House amendment 1 (006406) deletes and replaces language within the first resolving clause without making any substantive changes to the resolution.

Subcommittee Amendments:

Fiscal Note: (Dated January 26, 2021) Increase Local Expenditures Up to \$10,000/FY22-23*

Intro Dates: S: 01/12/21

Senate Status: 03/04/21 - Senate adopted on third reading.

House Status: 04/29/21 - Set for House Floor 05/03/21.

Executive Status:

Public Chapter:

Caption:

AG Opinion:

Cosponsors: Sen. Bowling, Janice; Sen. Gardenhire, Todd; Sen. Jackson, Ed; Rep. Lamberth, William; Sen. Powers, Bill; Sen. Reeves, Shane; Sen. Walley, Page;

Effective Date:

Position:

Priority:

Task:

Comment: