

TENNESSEE FIREARMS ASSOCIATION

Tennessee's ONLY No-Compromise Gun Organization

Tennessee Firearms Association

Calendar Report - Week of March 11, 2024

Mon 3/11/24 1:00pm - Senate Hearing Rm I, Senate Judiciary Committee

MEMBERS W/ EMAILS: Email All; CHAIR T. Gardenhire (R); VICE CHAIR D. White (R); 2ND VICE CHAIR P. Rose (R); S. Kyle (D); L. Lamar (D); J. Lundberg (R); K. Roberts (R); J. Stevens (R); B. Taylor (R) STAFF: Walker Beasley, Research Analyst PHONE: 615-741-6682 EMAIL: walker.beasley@capitol.tn.gov

9. SB2734 Jackson E. MENTAL HEALTH: Prerequisites for emergency detention and admission to a treatment facility. Changes prerequisites for emergency detention and admission to a treatment facility from "immediate" substantial likelihood of

serious harm to "imminent" substantial likelihood of serious harm. Broadly captioned.



Amendment Summary:

Subcommittee Amendments:

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

Senate Status: 03/06/24 - Set for Senate Judiciary Committee 03/11/24.

House Status: 03/07/24 - Set for House Floor on 03/14/24.

Executive Status: Senate Judiciary Committee; House Floor;

Caption: AN ACT to amend Tennessee Code Annotated, Title 16; Title 33; Title 41 and Title 68, relative to mental health services.

AG Opinion:

Cosponsors:

Position: Neutral

Priority:

Comment: This legislation opens up an area of the law in a manner that could be readily amended to create a Red Flag law. For that reason, this legislation should be carefully monitored for possible adverse amendments.

rows:

HB2901 - S. Kumar - 03/07/24 - Set for House Floor on 03/14/24.

13. SB1868

CRIMINAL LAW: Self-defense - adult person carrying pepper spray or taser. Specifies that it is not a criminal offense for an adult person to carry or possess pepper spray, a taser, mace, stun gun, Hensley J.



or another similar device for purposes of self-defense when on property owned, operated, or in use by any college or university board of trustees, regents, or directors for the administration of any public or private educational institution. Prohibits the adoption of a policy by a college, university, or other educational institution prohibiting an adult person from carrying pepper spray, a taser, mace, or another similar device for purposes of self-defense when on property owned, operated, or in use by any college or

university board of trustees, regents, or directors for the administration of any public or private educational institution.

Amendment Summary: House amendment 1 (013495) rewrites the bill to make changes to law relative to carrying weapons on school property, as described below: This amendment prohibits a public college or university or other public institution of higher education, an adult person, including, but not limited to, a staff member, student, employee, and other adult person lawfully present on the property of the college, university, or institution from carrying a non-lethal weapon for purposes of self-defense when in any building or bus, on the campus, grounds, recreation area, athletic field, or any other property owned, operated, or while in use by any college or university board of trustees, regents, or directors for the administration of any public higher educational institution. This amendment defines a "non-lethal weapon" as pepper spray, a pepper spray gun, pepper gel, mace, a stun gun, an electronic control device, or other conducted energy device. This amendment authorizes a public college or university or other public institution of higher education to prohibit the carrying of non-lethal weapons on the grounds of any pre-K-12 school located on its campus. This amendment authorizes a public college or university or other public institution of higher education to prohibit the carrying of non-lethal weapons in any building where armed security is provided or where such carrying is prohibited by contract.

Subcommittee Amendments:

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

Senate Status: 03/06/24 - Set for Senate Judiciary Committee 03/11/24.

House Status: 03/04/24 - House passed with amendment 1 (013495), which rewrites the bill to make changes to law relative to carrying weapons on school property, as described below: This amendment prohibits a public college or university or other public institution of higher education, an adult person, including, but not limited to, a staff member, student, employee, and other adult person lawfully present on the property of the college, university, or institution from carrying a non-lethal weapon for purposes of self-defense when in any building or bus, on the campus, grounds, recreation area, athletic field, or any other property owned, operated, or while in use by any college or university board of trustees, regents, or directors for the administration of any public higher educational institution. This amendment defines a "non-lethal weapon" as pepper spray, a pepper spray gun, pepper gel, mace, a stun gun, an electronic control device, or other conducted energy device. This amendment authorizes a public college or university or other public institution of higher education to prohibit the carrying of non-lethal weapons on the grounds of any pre-K-12 school located on its campus. This amendment authorizes a public college or university or other public institution of higher education to prohibit the carrying of non-lethal weapons in any building where armed security is provided or where such carrying is prohibited by contract.

Executive Status: Senate Judiciary Committee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39 and Title 49, relative to self-defense.

AG Opinion:

Cosponsors: Rep. Barrett, Jody;

Position: Support

Priority: Comment:

rows:

HB1909 - G. Bulso - 03/04/24 - House passed with amendment 1 (013495), which rewrites the bill to make changes to law relative to carrying weapons on school property, as described below: This amendment prohibits a public college or university or other public institution of higher education, an adult person, including, but not limited to, a staff member, student, employee, and other adult person lawfully present on the property of the college, university, or institution from carrying a non-lethal weapon for purposes of self-defense when in any building or bus, on the campus, grounds, recreation area, athletic field, or any other property owned, operated, or while in use by any college or university board of trustees, regents, or directors for the administration of any public higher educational institution. This amendment defines a "non-lethal weapon" as pepper spray, a pepper spray gun, pepper gel, mace, a stun gun, an electronic control device, or other conducted energy device. This amendment authorizes a public college or university or other public institution of higher education to prohibit the carrying of non-lethal weapons on the grounds of any pre-K-12 school located on its campus. This amendment authorizes a public college or university or other public institution of higher education to prohibit the carrying of non-lethal weapons in any building where armed security is provided or where such carrying is prohibited by contract.

14. **SB2502** CRIMINAL LAW: TBI report on money collected for background checks associated with firearm sales. Requires the TBI to

submit a report on the amount of money collected for background checks associated with firearm Hensley J. sales in excess of the costs associated with conducting the background checks to the criminal



justice committee of the house of representatives and the judiciary committee of the senate by March 1, rather than February 1, of each year. Broadly captioned.

Amendment Summary:

Subcommittee Amendments:

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

Senate Status: 03/06/24 - Set for Senate Judiciary Committee 03/11/24.

House Status: 03/06/24 - Set for House Civil Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Civil Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39, relative to weapons.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

rows:

Pody M.

HB2082 - M. Fritts - 03/06/24 - Set for House Civil Justice Subcommittee 03/12/24.

24. SB2788 CRIMINAL LAW: Carrying of handguns in public schools buildings and buses by law enforcement officers. Allows law

enforcement officers, whether on-duty or off-duty, retired law enforcement officers, active duty and retired members of the armed forces of the United States, whether in discharge of official duties or



not, and enhanced handgun carry permit holders, except in certain circumstances, to possess or carry, whether openly or concealed, with or without the intent to go armed, a handgun in any Pre-K-12 public school building or bus, school campus, grounds, recreation area, athletic field, or any other property owned, operated, or while in use by any public board of education or Pre-K-12 school. Broadly captioned.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated March 3, 2024) Other Fiscal Impact Liability insurance expenditures for schools is estimated to increase; however, the precise amount or timing of the increase cannot be reasonably determined at this time.

Senate Status: 03/06/24 - Set for Senate Judiciary Committee 03/11/24.

House Status: 03/05/24 - House Civil Justice Subcommittee deferred to 03/19/2024.

Executive Status: Senate Judiciary Committee; House Civil Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 38; Title 39, Chapter 17, Part 13 and Title 49, relative to firearms.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

rows:

HB2883 - C. Todd - 03/05/24 - House Civil Justice Subcommittee deferred to 03/19/2024.

26. **SB2770**

CRIMINAL LAW: Enhancement of criminal penalties upon conviction of violent crimes by illegal aliens. Allows for a court to

enhance the statutory penalty up to imprisonment for life without the possibility of parole when an Bowling J.



illegal alien commits a violent crime, an illegal alien is using or displaying a deadly weapon when convicted, or there is a conviction for a violent crime which occurred on the property of a school. Also requires that any arrest and conviction that the enhancement factors would apply to is reported to the Tennessee bureau of investigation's human trafficking advisory council. Broadly captioned.

Amendment Summary:

Subcommittee Amendments:

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

Senate Status: 03/06/24 - Set for Senate Judiciary Committee 03/11/24.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 16; Title 33; Title 39; Title 40 and Title 49, relative to criminal

offenses.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

rows:

HB1872 - M. Fritts - 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

34. SB1697

Walley P.

CRIMINAL LAW: Firearm hold agreement. Defines "firearm hold agreement" as a private transaction between a licensed federal firearms dealer and a firearm owner under which the dealer



takes possession of the owner's firearm at the owner's request, holds the firearm for an agreed period of time, and then returns the firearm. States that a person does not have a cause of action against a licensed federal firearms dealer for any act or omission arising from a firearm hold agreement and resulting in personal injury or death of any natural person unless the action was the result of unlawful conduct by the licensed federal firearms dealer. Broadly captioned.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated January 17, 2024) NOT SIGNIFICANT

Senate Status: 03/06/24 - Set for Senate Judiciary Committee 03/11/24.

House Status: 03/05/24 - House Civil Justice Subcommittee deferred to 03/19/2024.

Executive Status: Senate Judiciary Committee; House Civil Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39, relative to firearm hold agreements.

AG Opinion:

Cosponsors:

Position: Oppose

Priority:

Comment: This creates a pattern where firearms are privately owned but are placed in custodial possession of a person or entity whose records are open to ATF inspection and will become at some point permanently in the possession of the ATF. Further, legislation does not appear to address whether the individual would have to submit to any future background check, including checks by TBI or local government, to recover their items.

HB1823 - A. Farmer - 03/05/24 - House Civil Justice Subcommittee deferred to 03/19/2024.

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Taylor B.

54. **SB2574**

CRIMINAL LAW: Theft of a firearm valued at less than \$60,000. Increases from Class E and



Class D to a Class C felony the classification of theft of a firearm valued at less than \$60,000 and related offenses. Specifies that it is a Class C felony to receive, possess, store, barter, sell, transfer, or dispose of a stolen firearm or firearm ammunition. Clarifies that it is not an offense for a law enforcement officer or law enforcement agency to confiscate and dispose of a stolen firearm or firearm ammunition.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated January 17, 2024) Increase State Expenditures \$2,780,800 Incarceration

Senate Status: 03/06/24 - Set for Senate Judiciary Committee 03/11/24.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39 and Title 40, relative to firearms.

AG Opinion:

Cosponsors: Sen. Rose, Paul;

Position: Oppose

Priority:

Comment: This proposed legislation appears to be likely unconstitutional under the United States Supreme Court's decision in New York State Rifle and Pistol Association v. Bruen, No. 20-843. The legislation fails the TFA's "Bruen Basis" test. For the "Bruen Basis" test, please see TFA's website at https://tennesseefirearms.com/2023/12/gun-owners-need-to-be-prepared-to-demand-thatlegislators-demonstrate-a-bruen-basis-for-their-legislative-proposals/

rows:

HB1720 - J. Gillespie - 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

61. **SB1769** Lundberg J.

MENTAL HEALTH: Adjudication as a mental defective. Expands the definition of "adjudication"



as a mental defective" to include a person who has been found incompetent to stand trial in a criminal proceeding and requires the clerk of court in such a proceeding to collect and report any such finding to the federal bureau of investigation-NICS Index and the department of safety. Establishes a rebuttable presumption that a person who has been charged with a criminal offense and found incompetent to stand trial poses a substantial likelihood of serious harm. Prohibits the purchase or possession of a firearm by a person who has been adjudicated as a mental defective. Broadly captioned.

Amendment Summary: House Criminal Justice Subcommittee amendment 1 (012019) renames the bill as "Jillian's Law." House Criminal Justice Committee amendment 1 (013322) enacts Jillian's Law. Requires courts wherein commitments to mental institutions are ordered to collect and include information regarding individuals found incompetent to stand trial in reports made to the Federal Bureau of Investigation (FBI)-NICS index and the Department of Safety (DOS). Creates a rebuttable presumption that a person who has been charged with a felony or Class A misdemeanor and found by a court to be incompetent to stand trial due to an intellectual disability or mental illness meets the commitment criteria for involuntary care and treatment. Establishes that such a person committed to involuntary care and treatment must remain committed until the competency of the person to stand trial is restored or, if competency is unable to be restored, until the court with criminal jurisdiction over the charges approves a mandatory outpatient treatment plan that accounts for the safety of the community. Requires, rather than permits, a court to order a person found incompetent to stand trial for a felony charge and who is found not to be committable to participate in community-based services developed by the Department of Intellectual and Developmental Disabilities (DIDD) or the Department of Mental Health and Substance Abuse Services (DMHSAS) to attain and maintain competence to stand trial and reduce the risk of becoming committable. Includes individuals found incompetent to stand trial by a court in a criminal proceeding in the definition of "adjudication as a mental defective or adjudicated as a mental defective" for the purpose of criminal offenses relating to weapons. Creates the Class A misdemeanor offense of carrying or possessing a firearm after having been adjudicated as a mental defective or judicially committed to a mental institution. Establishes that it is a Class A misdemeanor offense for a person to knowingly purchase or attempt to purchase a firearm if the person has been judicially committed to a mental institution or adjudicated as a mental defective. Establishes that a person may petition the court that entered the judicial commitment or adjudication order for relief from the firearm disabilities imposed by the adjudication or judicial commitment after three years from the later of the date of release from commitment or the date of the adjudication order.

Subcommittee Amendments:

Fiscal Note: (Dated February 6, 2024) Based on additional information provided by the Department of Intellectual and Developmental Disabilities, the fiscal note, issued on February 6, 2024, is being corrected as follows: (CORRECTED) Increase State Expenditures - Net Impact - \$2,117,100/FY24-25 and Subsequent Years HB 1640 - SB 1769 (CORRECTED)Other Fiscal Impact - If the number of new admissions to involuntary commitment under the Department of Intellectual and Developmental Disabilities exceeds the department's current capacity, there will be a significant increase in expenditures for additional staff and supplies to accommodate such increase in services.

Senate Status: 03/06/24 - Set for Senate Judiciary Committee 03/11/24.

House Status: 02/14/24 - House Finance Subcommittee placed behind the budget.

Executive Status: Senate Judiciary Committee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 16; Title 33; Title 37; Title 39 and Title 40, relative to mental health.

AG Opinion:

Cosponsors: Rep. Bricken, Rush; Rep. Gillespie, John; Rep. Howell, Dan; Rep. Russell, Lowell; Rep. Sherrell, Paul; Rep. Williams, Ryan;

Position: Oppose

Priority:

Comment: This bill was amended by the House Sponsor so that the amendment entirely rewrites the bill. It continues to present a concern that the proposed legislation appears to be likely unconstitutional under the United States Supreme Court's decision in New York State Rifle and Pistol Association v. Bruen, No. 20-843. The legislation fails the TFA's "Bruen Basis" test in particularly with respect to individuals who fall within the scope of the legislation but who are neither convicted of a crime nor are they involuntarily detained in a mental health or other state facility. For the "Bruen Basis" test, please see TFA's website at https://tennesseefirearms.com/2023/12/gun-owners-need-to-be-prepared-to-demand-that-legislators-demonstrate-a-bruen-basisfor-their-legislative-proposals/

HB1640 - W. Lamberth - 02/14/24 - House Finance Subcommittee placed behind the budget.

Tue 3/12/24 9:00am - House Hearing Rm I, House Commerce Committee

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MEMBERS W/ EMAILS: Email All; CHAIR K. Vaughan (R); R. Alexander (R); J. Barrett (R); C. Boyd (R); J. Burkhart (R); K. Camper (D); J. Clemmons (D); J. Faison (R); B. Freeman (D); J. Garrett (R); M. Hale (R); G. Hardaway (D); K. Haston (R); P. Hazlewood (R); J. Holsclaw, Jr. (R); C. Johnson (R); S. Lynn (R); P. Marsh (R); J. Moon (R); D. Powers (R); M. Sparks (R); D. Thompson (D); J. Towns Jr. (D); G. Vital (R);

R. Williams (R); J. Zachary (R) STAFF: Owen Rosenberg, Research Analyst PHONE: 615-741-1866 EMAIL: owen.rosenberg@capitol.tn.gov

BANKING & CREDIT: Provision or denial of services based on an analysis of risk factors unique to customer. Requires Zachary J. financial institutions to make determinations about the provision or denial of services based on an

analysis of risk factors unique to each current or prospective customer. Prohibits financial on the person's political affiliations, religious beliefs, firearm ownership, and other factors.

Amendment Summary: House Banking & Consumer Affairs Subcommittee amendment 1 (014373) requires financial institutions and insurers to make determinations about the provision or denial of services based on an analysis of risk factors or based on an analysis of sound underwriting and actuarial principles related to actual or reasonably anticipated loss experience unique to each current or prospective customer. Prohibits a financial institution from denying, canceling or discriminating its services to a person on the basis of a list of certain specific factors including, but not limited to political affiliation, social credit score, or any factor that is not a quantitative, impartial, risk-based standard. Prohibits an insurer from refusing to insure, or charging a different rate to a person, solely on the basis of a person's political affiliations or religious affiliations, where there is no exception for the insurers' religious claims. Authorizes a customer to request from a financial institution a detailed explanation within 90 days of the basis of denial, restriction or termination of service. Requires the financial institution to submit upon receipt of the request the letter within 30 days. Establishes a violation by a financial institution of such as an unfair and deceptive act or practice under the Consumer Protection Act of 1977 and establishes a violation by an insurer is an unfair trade practice under the Unfair Trade Practices and Unfair Claims Settlement Act of 2009. Declares that the provisions of the legislation do not apply to a department, agency, or instrumentality of the United States, or its agent, to the extent of its operations in such capacity. House Banking and Consumer Affairs Subcommittee Amendment 2 (014685) requires a financial institution that refuses to provide, restrict, or terminate service to a person, to transmit a statement of the specific reason for termination within 30 days of receiving a request by the person for the information. The written statement must include a detailed explanation for the termination of service including any restrictions based on the person's speech, religious exercise, business activity with a particular industry, or other conduct that was the basis of the financial institution's denial, a copy of the terms of service agreed to by the person, and a citation of the financial institution refusing service. States that insurers must make determinations about the provision of services based on an analysis of sound underwriting and actuarial principles related to actual or reasonably foreseeable loss. Does not restrict insurer from claiming a religious purpose from making determinations based on current or prospective customer's religious beliefs, religious exercise, or religious affiliations. Prohibits an insurer from refusing to insure or charging a different rate to a person based on political opinions, speech or affiliations, or the person's religious beliefs, exercise or affiliations except as provided above. A violation of this section constitutes an unfair trade practice.

Subcommittee Amendments: Banking_Sub_Amendments_03.05.24.pdf

Fiscal Note: (Dated February 9, 2024) Increase State Expenditures \$310,600/FY24-25/Financial Institutions \$307,600/FY25-26 and Subsequent Years/Financial Institutions

Senate Status: 03/06/24 - Set for Senate Commerce & Labor Committee 03/12/24.

House Status: 03/06/24 - Set for House Commerce Committee 03/12/24.

Executive Status: Senate Commerce & Labor Committee; House Commerce Committee;

<u>Caption:</u> AN ACT to amend Tennessee Code Annotated, Title 4; Title 9; Title 45; Title 47 and Title 56, relative to consumer protection.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

rows:

SB2148 - J. Johnson - 03/06/24 - Set for Senate Commerce & Labor Committee 03/12/24.

Tue 3/12/24 12:00pm - House Hearing Rm III, House Business & Utilities Subcommittee

MEMBERS W/ EMAILS: Email All; CHAIR C. Boyd (R); R. Alexander (R); J. Burkhart (R); J. Clemmons (D); B. Freeman (D); M. Hale (R); J. Holsclaw, Jr. (R); C. Johnson (R); P. Marsh (R); D. Thompson (D); K. Vaughan (R); G. Vital (R); J. Zachary (R) STAFF: Joey Barnett; Jackson Stubblefield, Research Analyst PHONE: 615-741-7086

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9. **HB1859**

Davis E.

PROFESSIONS & LICENSURE: Occupational licensing for individuals with a criminal record. 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

Amendment Summary:

Subcommittee Amendments:

Fiscal Note:

captioned.

Senate Status: 03/06/24 - Set for Senate Commerce & Labor Committee 03/12/24. **House Status:** 03/06/24 - Set for House Business & Utilities Subcommittee 03/12/24.

Executive Status: Senate Commerce & Labor Committee; House Business & Utilities Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 62 and Title 63, relative to occupational licensing.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

rows:

SB1915 - F. Niceley - 03/06/24 - Set for Senate Commerce & Labor Committee 03/12/24.

Tue 3/12/24 12:00pm - House Hearing Rm II, House Criminal Justice Subcommittee

MEMBERS W/ EMAILS: Email All; CHAIR C. Doggett (R); E. Davis (R); J. Gillespie (R); G. Hardaway (D); D. Howell (R); B. Hulsey (R); G. Johnson (D); W. Lamberth (R); D. Moody (R); L. Russell (R); J. Towns Jr. (D) STAFF: Emily Hamby; Ryan Baird, Research Analyst PHONE: 615-741-7476 EMAIL: john.gleason@capitol.tn.gov

2. HB2538 Cochran M.

CRIMINAL LAW: Creation of a criminal offense for threatening to commit an act of mass violence. Creates the criminal offense of recklessly, by any means of communication, threatening to commit an act of mass

violence and the threat causes a reasonable expectation or reasonable fear of the commission of an act of mass violence.



Amendment Summary: Senate Judiciary Committee amendment 1 (014483) creates a Class E felony offense for recklessly, by any means of communication, threatening to commit an act of mass violence and the threat causes a reasonable expectation or reasonable fear of the commission of an act of mass violence. The classification is enhanced to a Class D felony if: (1) the violation involves threatening to commit an act of mass violence on the property of a school, a house of worship, or a federal, state, or local government, or at a live performance or event; (2) the defendant has one or more prior convictions for such offense or a Class A misdemeanor threat of mass violence on a school property; or (3) the defendant has taken a substantial step towards carrying out an act of mass violence. Requires the court to make every effort to determine whether the defendant is a threat to the public using all available resources, prior to making a bail determination. Authorizes the court to consider evidence or testimony from law enforcement officers, the District Attorney General, a psychologist with forensic experience or training, the Department of Safety, or any other appropriate person in making such a determination. Requires, as a condition of bail or other pretrial release, a court to order a defendant charged with threatening to commit an act of mass violence to undergo a mental health assessment to determine if emergency involuntary admission to a treatment facility is needed. Authorizes a court to also order a defendant to undergo a mental health evaluation to determine whether the defendant is competent to stand trial or the defendant's mental capacity at the time of the commission of the offense. Authorizes a sentencing court to order a person convicted of threatening to commit an act of mass violence to pay restitution. Prohibits a defendant charged with threatening an act of mass violence from being released on bail unless authorized by a judge.

Subcommittee Amendments:

Fiscal Note: (Dated February 25, 2024) Increase State Expenditures \$859,000 Incarceration \$6,305,100/FY24-25/General Fund \$2,101,300/FY25-26 and Subsequent Years/ General Fund SB 2342 - HB 2538

Senate Status: 02/27/24 - Senate Judiciary Committee recommended with amendment (014483). Sent to Senate Finance.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Calendar Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 17, Part 3 and Title 40, Chapter 11, relative to mass violence.

AG Opinion:

Cosponsors: Sen. Hensley, Joey; Sen. McNally, Randy;

Position:

Priority:

Comment:

rows:

SB2342 - F. Haile - 02/27/24 - Senate Judiciary Committee recommended with amendment (014483). Sent to Senate Finance.

8. **HB1872** Fritts M.

CRIMINAL LAW: Enhancement of criminal penalties upon conviction of violent crimes by illegal aliens. Allows for a court to

enhance the statutory penalty up to imprisonment for life without the possibility of parole when an illegal alien commits a violent crime, an illegal alien is using or displaying a deadly weapon when



convicted, or there is a conviction for a violent crime which occurred on the property of a school. Also requires that any arrest and conviction that the enhancement factors would apply to is reported to the Tennessee bureau of investigation's human trafficking advisory council. Broadly captioned.

Amendment Summary:

Subcommittee Amendments:

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

Senate Status: 03/06/24 - Set for Senate Judiciary Committee 03/11/24.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 16; Title 33; Title 39; Title 40 and Title 49, relative to criminal

offenses.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

rows:

SB2770 - J. Bowling - 03/06/24 - Set for Senate Judiciary Committee 03/11/24.

12. HB2288 CRIMINAL LAW: Creation of Class D felony for an offense other than a dangerous felony.

Creates the Class D felony employing a firearm during the commission of, attempt to commit, or Hale M.



flight or escape from an offense other than a dangerous felony. Requires a person convicted of the offense to be sentenced to a mandatory minimum sentence of five years imprisonment. Broadly captioned.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated February 22, 2024) Increase State Expenditures \$291,500 Incarceration

Senate Status: 03/05/24 - Senate Judiciary Committee deferred to 03/12/2024.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39 and Title 40, relative to firearms.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment: Possible caption bill.

rows:

SB1731 - P. Walley - 03/05/24 - Senate Judiciary Committee deferred to 03/12/2024.

16. **HB2505**

CRIMINAL LAW: Requirement to maintain ammunition in an area inaccessible to customers.



Harris T.

Requires retailers and sellers of firearm ammunition to maintain ammunition in an area inaccessible to a customer in a retail establishment. Classifies a violation as a Class A misdemeanor. Broadly captioned.

Amendment Summary:

Subcommittee Amendments:

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

Senate Status: 03/05/24 - Senate Judiciary Committee deferred to 03/19/24.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 17, relative to firearm ammunition.

AG Opinion:

Cosponsors:

Position: Oppose

Priority:

Comment: This proposal would likely fail constitutional challenge under the Supreme Court's Bruen decision.

SB2438 - R. Akbari - 03/05/24 - Senate Judiciary Committee deferred to 03/19/24.

19. HB2106

Dixie V.

CRIMINAL LAW: Criminal history records sealed after completion of sentencing requirements. Allows for a person who was convicted of certain criminal offenses to petition the court in which they were convicted to seal the person's criminal history records after having fulfilled the requirements of the sentence imposed, is



not subject to any pending criminal charges, and has not been convicted of a criminal offense for at least five years after the completion of any term or imprisonment, supervised or unsupervised release, or probation. (12pp.)

Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated February 24, 2024) Other Fiscal Impact - The extent and timing of any mandatory increase in local revenue and expenditures cannot reasonably be determined.

Senate Status: 01/29/24 - Referred to Senate Judiciary Committee.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39 and Title 40, relative to criminal history records.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

rows:

SB1932 - R. Akbari - 01/29/24 - Referred to Senate Judiciary Committee.

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20. **HB2107** Dixie V.

CRIMINAL LAW: Expunction of misdemeanor or felony offense when petitioner is 65 or older. Allows for a person who was convicted of certain felonies or misdemeanor offenses to petition for expunction of that person's public records involving a criminal offense if the person is 65 years of age or older, at least 10 years

have elapsed since completion of sentence for the offense, and the person has not had any additional arrests, charges, or criminal convictions.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated February 10, 2024) Increase Local Revenue \$107,200/FY24-25 and Subsequent Years

Senate Status: 01/29/24 - Referred to Senate Judiciary Committee.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39 and Title 40, relative to expunction.

AG Opinion:

Cosponsors:

Position: Amend

Priority:

<u>Comment:</u> This bill proposes to provide expungements for misdemeanor offenses if certain conditions are met including that the petitioner must be at least 65 years old and at least 10 years have passed. While a waiting period may be appropriate for expungements of misdemeanor offenses, it is not clear why the sponsors have made this option only available to those who are 65 or older.

rows:

SB1933 - R. Akbari - 01/29/24 - Referred to Senate Judiciary Committee.

21. **HB2417**

Dixie V.

CRIMINAL LAW: Restoration of rights. Permits a person who was convicted of an infamous crime after July 1, 1986, but before July 1, 1996, to petition a circuit court for restoration of the person's full rights of citizenship in the same manner established for persons convicted on or after July 1, 1996. Broadly captioned.

Amendment Summary:

Subcommittee Amendments:

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

Senate Status: 02/01/24 - Referred to Senate Judiciary Committee.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 2; Title 34 and Title 40, relative to restoration of rights.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

rows:

SB2166 - J. Yarbro - 02/01/24 - Referred to Senate Judiciary Committee.

22. HB2329

CRIMINAL LAW: Offense of carrying a firearm with the intent to go armed. Deletes an exception to the offense of carrying a firearm with the intent to go armed for persons carrying. Pearson J.



whether openly or concealed, a handgun if the person lawfully possesses the handgun, is in a place where the person is lawfully present, and the person meets certain age requirements.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated February 18, 2024) Increase State Revenue \$7,451,300/FY24-25 and Subsequent Years/Handgun Permit Division \$2,280,400/FY24-25 and Subsequent Years/Tennessee Bureau of Investigation Increase State Expenditures \$3,152,800/FY24-25 and Subsequent Years/Handgun Permit Division \$1,045,100/FY24-25 and Subsequent Years/Tennessee Bureau of Investigation Increase Local Revenue \$685,600/FY24-25 and Subsequent Years

Senate Status: 03/05/24 - Senate Judiciary Committee deferred to 03/19/24.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 17, Part 13, relative to firearms.

AG Opinion:

Cosponsors:

Position: Oppose

Priority:

Comment: This proposal would likely fail constitutional challenge under the Supreme Court's Bruen decision.

SB2449 - R. Akbari - 03/05/24 - Senate Judiciary Committee deferred to 03/19/24.

24. HB2333 CRIMINAL LAW: Possession or manufacture of a switch or auto sear device made to convert a weapon to shoot

Pearson J. automatically more than one shot. Prohibits the possession, manufacture, transport, repair, or sale of a switch or auto sear device designed, made, or adapted to convert a weapon to shoot



automatically more than one shot, without manual reloading, by a single function of the trigger, and a firearm built from a weapon parts kit, including a frame or receiver parts kit, and not marked with a serial number, unless certain exceptions apply. Broadly captioned.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated February 19, 2024) Increase State Expenditures \$4,200 Incarceration Other Fiscal Impact The extent of any impacts on state and local tax revenue cannot be quantified with reasonable certainty.

Senate Status: 03/05/24 - Senate Judiciary Committee deferred to 03/19/24.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 17, relative to firearms.

AG Opinion:

Cosponsors:

Position: Oppose

Priority:

Comment: This proposal would likely fail constitutional challenge under the Supreme Court's Bruen decision.

SB2453 - R. Akbari - 03/05/24 - Senate Judiciary Committee deferred to 03/19/24.

Pearson J.

25. **HB2336**

CRIMINAL LAW: Manufacture or distribution of an 80% frame or 80% receiver. Prohibits the

manufacture, distribution, sale, or transfer of an 80% frame or 80% receiver on or after July 1, 2024,



without a manufacturer's serial number prominently stamped on the item or on a piece of metal securely affixed to the item. Creates the Class A misdemeanor of manufacturing, distributing, selling, or transferring an 80% frame or 80% receiver without a serial number prominently stamped on the item or a piece of metal securely affixed thereto, which is punishable by a \$5,000 fine. Broadly captioned.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated February 17, 2024) NOT SIGNIFICANT

Senate Status: 03/05/24 - Senate Judiciary Committee deferred to 03/19/24.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Subcommittee;

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

AG Opinion:

Cosponsors:

Position: Oppose

Priority:

Comment: This proposal would likely fail constitutional challenge under the Supreme Court's Bruen decision.

rows:

SB2456 - R. Akbari - 03/05/24 - Senate Judiciary Committee deferred to 03/19/24.

26. **HB2350**

Johnson G.

CRIMINAL LAW: Prohibits permitting a child to have access to a firearm without supervision. Creates the Class A

misdemeanor of knowingly or recklessly permitting a child under 12 years of age to have access to or possession, custody, or use of a firearm unless the person has the permission of the child's parent or guardian, the child is under the supervision of an adult, and the firearm was used for lawful sporting activity.



Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated February 24, 2024) Increase State Expenditures \$23,800 Incarceration Decrease Local Expenditures \$1,800/FY24-25 and Subsequent Years HB 2350 - SB 2287

Senate Status: 02/01/24 - Referred to Senate Judiciary Committee.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 17, Part 13, relative to firearms.

AG Opinion:

Cosponsors:

Position: Oppose

Priority:

Comment: This proposal would likely fail constitutional challenge under the Supreme Court's Bruen decision.

rows:

SB2287 - C. Oliver - 02/01/24 - Referred to Senate Judiciary Committee.

27. **HB2352**

CRIMINAL LAW: Requires owner of a firearm to reports its theft within 48 hours. Requires a person who owns a firearm shall report the loss or theft of the firearm to a law enforcement agency



Johnson G.

within forty-eight hours of the discovery of the loss or theft. Not reporting the theft is punishable only by a civil penalty, not to exceed five hundred dollars.

Amendment Summary:

Subcommittee Amendments:

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

Senate Status: 02/01/24 - Referred to Senate Judiciary Committee.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 17, Part 13, relative to firearms.

AG Opinion:

Cosponsors:

Position: Oppose

Priority:

Comment: This proposal would likely fail constitutional challenge under the Supreme Court's Bruen decision.

rows:

SB2288 - C. Oliver - 02/01/24 - Referred to Senate Judiciary Committee.

28. HB2606

Johnson G.

CRIMINAL LAW: Emergency orders of protection. Allows a court to issue an emergency protection order upon a finding that a person poses an imminent risk of harm to the person or



others if allowed to purchase or possess a firearm. Authorizes a family member, household member, intimate partner, or law enforcement officer to petition for an emergency protection order. Specifies that a person filing a petition for an emergency protection order shall not be required to bear the costs, including any court costs, filing fees, litigation taxes, or any other costs associated with the emergency protection order whether issued inside or outside the state.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated March 3, 2024) Increase Local Expenditures Exceeds \$4,400/FY24-25 and Subsequent Years HB 2606 - SB 2555

Senate Status: 02/05/24 - Referred to Senate Judiciary Committee.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 36 and Title 39, relative to emergency protection orders.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

rows:

SB2555 - L. Lamar - 02/05/24 - Referred to Senate Judiciary Committee.

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Mitchell B.

30. HB2192

CRIMINAL LAW: Transferring of a firearm to a purchaser. Requires a gun dealer to ensure that

14 days have passed since the transaction of a firearm was initiated by the purchaser before transferring the firearm to the purchaser.



Amendment Summary:

Subcommittee Amendments:

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

Senate Status: 02/01/24 - Referred to Senate Judiciary Committee.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 17, Part 13, relative to firearm transactions.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

rows:

Mitchell B.

SB2194 - H. Campbell - 02/01/24 - Referred to Senate Judiciary Committee.

31. HB2196 CRIMINAL LAW: Offense for a person to possess a large capacity magazine. Creates an

offense for a person to possess or manufacture an ammunition feeding device that has capacity to accept more than 10 rounds, unless certain circumstances apply. Broadly captioned.



Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated March 3, 2024) Other Fiscal Impact There will be a recurring mandatory increase in local expenditures related to incarceration in FY24-25 and subsequent years. Due to unknown variables, a precise estimate of this increase cannot be quantified. * The extent of any impacts on state and local tax revenue cannot be quantified.

Senate Status: 02/01/24 - Referred to Senate Judiciary Committee.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 17, Part 13, relative to large-capacity magazines.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

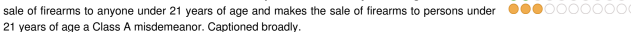
rows:

SB2192 - H. Campbell - 02/01/24 - Referred to Senate Judiciary Committee.

Mitchell B.

32. **HB2277**

CRIMINAL LAW: Prohibits the sale of firearms to persons under 21 years of age. Prohibits the





Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated February 28, 2024) Decrease State Revenue Net Impact \$339,000/FY24-25 and Subsequent Years

Decrease Local Revenue Net Impact \$138,400/FY24-25 and Subsequent Years

Senate Status: 02/01/24 - Referred to Senate Judiciary Committee.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 17, relative to firearm sales.

AG Opinion:

Cosponsors:

Position: Oppose

Priority:

Comment: This proposal would likely fail constitutional challenge under the Supreme Court's Bruen decision.

rows:

Jones J.

SB2193 - H. Campbell - 02/01/24 - Referred to Senate Judiciary Committee.

34. HB1981 CRIMINAL LAW: Increasing charges for criminal offense involving possessing a firearm and stalking. Increases the charge

> for a person who commits an offense possessing a firearm and has been convicted of stalking from a class B misdemeanor to a class A misdemeanor.

•••000000000

Amendment Summary:

Subcommittee Amendments:

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

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

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 17, Part 13, relative to firearms.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment: Possible caption bill. Even as written, the real purpose or the need of the bill is unclear.

SB1880 - S. Kyle - 01/31/24 - Referred to Senate Judiciary Committee.

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Rudder I.

39. **HB2702**

CRIMINAL LAW: Offenses involving theft or use of a firearm - child transferred to sheriff of the county. Requires the juvenile court to transfer a child to the sheriff of the county to be held according to law and dealt with as an adult in the criminal court if the child is charged with an offense involving theft of a firearm or a felony offense involving the use of a firearm and the child was 14 or older at the time of the alleged conduct. Broadly captioned.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note:

Senate Status: 02/05/24 - Referred to Senate Judiciary Committee.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 37, relative to certain offenses committed by juveniles.

AG Opinion:

Cosponsors: Rep. Littleton, Mary;

Position: Priority:

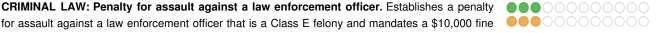
Comment:

rows:

SB2626 - E. Jackson - 02/05/24 - Referred to Senate Judiciary Committee.

46. **HB1881**

for assault against a law enforcement officer that is a Class E felony and mandates a \$10,000 fine Capley K. and a minimum of 60 days incarceration. Broadly captioned.



Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated February 21, 2024) Increase State Expenditures \$2,360,600 Incarceration Decrease Local Expenditures \$352,100/FY24-25 and Subsequent Years

Senate Status: 02/27/24 - Senate Judiciary Committee deferred to the Final Calendar.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39 and Title 40, relative to assault against certain persons.

AG Opinion:

Cosponsors: Rep. Barrett, Jody; Rep. Garrett, Johnny; Rep. Lamberth, William; Rep. Leatherwood, Tom; Rep. Littleton, Mary; Rep. McCalmon, Jake; Rep. Sexton, Cameron;

Position:

Priority:

Comment:

rows:

SB2062 - D. White - 02/27/24 - Senate Judiciary Committee deferred to the Final Calendar.

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49. **HB2824** CRIMINAL LAW: Creation of an office of gun violence prevention. Creates an office of gun

Camper K. violence prevention within the department of safety with the goal of collecting and analyzing gun



violence data in this state to develop and implement strategies to prevent gun violence and mass shootings. Places the office in sunset review in 2027. Broadly captioned.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note:

Senate Status: 01/11/24 - Referred to Senate Government Operations Committee.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Government Operations Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 4; Title 38; Title 39; Title 47 and Title 68, relative to gun violence.

AG Opinion:

Cosponsors:

Position: Oppose

Priority:

Comment: Grows government without justification or need. Likely step to future proposed gun control.

rows:

SB1693 - R. Akbari - 01/11/24 - Referred to Senate Government Operations Committee.

53. **HB85** Freeman B.

CRIMINAL LAW: Free All Cannabis for Tennesseans Act. Enacts the "Free All Cannabis for One of the Cannabis for Tennesseans Act. Enacts the "Free All Cannabis f



Tennesseans Act" or "FACT Act." which establishes a regulatory structure for the cultivation. processing, and retail sale of marijuana and marijuana products in this state to be administered by the department of agriculture. Authorizes an adult to use, possess, and transport not more than 60 grams of marijuana, except that not more than 15 grams of that amount may be in the form of marijuana concentrate. Defines "marijuana concentrate" to mean the cannabinoid-rich oil or extract from marijuana extracted from plant material or the resin created from the plant by physical or chemical means and includes water-based marijuana concentrate, food-based marijuana concentrate, solvent-based marijuana concentrate, and heat- or pressure-derived marijuana concentrate. Authorizes an adult to transfer without remuneration to another adult not more than 60 grams of marijuana, except that not more than 15 grams of that amount may be in the form of marijuana concentrate. Specifies that the transfer must not be advertised or promoted to the public. Authorizes an adult to cultivate for personal use no more than 12 marijuana plants in an area on the premises of the adult's private residence. Allows a person to prohibit or restrict the possession, consumption, cultivation, distribution, manufacture, sale, or display of marijuana or marijuana products on property the person owns, occupies, or manages. Authorizes a county, by resolution of the county legislative body, or an incorporated municipality, by ordinance of its governing body, to levy a local sales tax in a rate not to exceed five percent on the sale of marijuana and marijuana products within such county or municipality. Also imposes a 15 percent tax on each sale of marijuana or a marijuana product by a marijuana dispensary. Requires the department of revenue to allocate the revenue derived from the marijuana tax and specifies allocation (37 pp.).

Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated April 10, 2023) Increase State Revenue Net Impact - \$65,256,000/FY24-25/General Fund \$134,742,400/FY25-26/General Fund \$134,782,400/FY26-27/General Fund \$134,955,200/FY27-28 Years/General Fund HB 85 - SB 168 3 \$63,454,600/FY24-25/Department of Agriculture \$126,909,200/FY25-26 and Subsequent Years/Department of Agriculture \$25,381,800/FY24-25/Department of Safety \$50,763,700/FY25-26 and Subsequent Years/ Department of Safety \$25,381,800/FY24-25/ State Employee Legacy Pension Stabilization Reserve Trust \$50,763,700/FY25-26 and Subsequent Years/State Employee Legacy Pension Stabilization Reserve Trust \$6,345,500/FY24-25/Department of Education \$12,690,900/FY25-26 and Subsequent Years/ Department of Education \$6,345,500/FY24-25/Department of Revenue \$12,690,900/FY25-26 and Subsequent Years/ Department of Revenue \$600/Each FY24-25 through FY26-27/Department of State \$200/FY27-28 and Subsequent Years/Department of State Increase State Expenditures \$232,300/FY24-25/Department of Revenue \$223,900/FY25-26 and Subsequent Years/ Department of Revenue \$1,713,900/FY24-25/Department of Agriculture \$785,900/FY25-26 and Subsequent Years/ Department of Agriculture Decrease State Expenditures - \$71,100/FY23-24/Incarceration \$143,500/FY24-25/Incarceration \$144,900/FY25-26 and Subsequent Years/Incarceration Increase Local Revenue Net Impact \$65,486,600/FY24-25 \$131,083,400/Each FY25-26 through FY26-27 \$131,166,000/FY27-28 and Subsequent Years Decrease Local Expenditures - \$10,525,800/FY23-24 \$21,051,600/FY24-25 and Subsequent Years HB 85 - SB 168 4 Other Fiscal Impact Decreases in incarceration expenditures will continue through FY32-33. Exact amounts of annual decreases over the next 10 years are included below. Additionally, this legislation could result in reduced expenditures for incarceration at the state and local level, and increased expenditures at the state and local for additional public benefits; however, due to multiple unknown variables, any such impacts cannot be reasonably determined at this time.

Senate Status: 01/21/23 - Referred to Senate Judiciary Committee.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 4; Title 29; Title 33; Title 38; Title 39; Title 40; Title 41; Title 43; Title 43; Title 43; Title 43; Title 41; Title 43; Title 45; Title 50; Title 53; Title 63; Title 67; Title 68 and Title 71, relative to cannabis.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

SB168 - H. Campbell - 01/21/23 - Referred to Senate Judiciary Committee.

Hakeem

55. **HB1728**

CRIMINAL LAW: Expands the offense of aggravated stalking. Expands the offense of

aggravated stalking to include persons who purchase a semi-automatic rifle or attempt to use a



Y. semi-automatic rifle for the course and furtherance of stalking. **Amendment Summary:**

Subcommittee Amendments:

Fiscal Note: (Dated January 17, 2024) Increase State Expenditures \$24,600 Incarceration Decrease Local Expenditures

\$1,900/FY24-25 and Subsequent Years

Senate Status: 01/29/24 - Referred to Senate Judiciary Committee.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 36 and Title 39, Chapter 17, relative to stalking.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment: Possible caption bill.

rows:

SB1729 - L. Lamar - 01/29/24 - Referred to Senate Judiciary Committee.

58. HB1596 GOVERNMENT REGULATION: Gun Purchase Waiting Period Act. Prohibits a gun dealer from

delivering a firearm to a purchaser until after a 15 business day waiting period following the

completion of a criminal background check, a firearms transaction record, and the presentation of current identification by the purchaser to the seller.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note:

Senate Status: 02/14/24 - Filed for Introduction

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 38, Chapter 6 and Section 39-17-1316, relative to the transfer of

firearms.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

rows:

SB2961 - R. Akbari - 02/14/24 - Filed for Introduction

59. **HB1720**

Gillespie J.

CRIMINAL LAW: Theft of a firearm valued at less than \$60,000. Increases from Class E and

Class D to a Class C felony the classification of theft of a firearm valued at less than \$60,000 and



related offenses. Specifies that it is a Class C felony to receive, possess, store, barter, sell, transfer, or dispose of a stolen firearm or firearm ammunition. Clarifies that it is not an offense for a law enforcement officer or law enforcement agency to confiscate and dispose of a stolen firearm or firearm ammunition.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated January 17, 2024) Increase State Expenditures \$2,780,800 Incarceration

Senate Status: 03/06/24 - Set for Senate Judiciary Committee 03/11/24.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39 and Title 40, relative to firearms.

AG Opinion:

Cosponsors: Sen. Rose, Paul;

Position: Oppose

Priority:

Comment: This proposed legislation appears to be likely unconstitutional under the United States Supreme Court's decision in New York State Rifle and Pistol Association v. Bruen, No. 20-843. The legislation fails the TFA's "Bruen Basis" test. For the "Bruen Basis" test, please see TFA's website at https://tennesseefirearms.com/2023/12/gun-owners-need-to-be-prepared-to-demand-thatlegislators-demonstrate-a-bruen-basis-for-their-legislative-proposals/

rows:

SB2574 - B. Taylor - 03/06/24 - Set for Senate Judiciary Committee 03/11/24.

65. **HB2837**

CRIMINAL LAW: Offense of reckless endangerment involving the display of a firearm - revocation of driver license.

Towns Jr. J.

Requires a court to order the revocation of a person's driver license if the person is convicted of the offense of reckless endangerment involving the display of a firearm from within a motor vehicle and



the person has a prior conviction for the same offense. Requires a court to order the seizure and forfeiture of a person's motor vehicle used in the commission of the offense if the person is convicted of the offense of reckless endangerment involving the display of a firearm from within a motor vehicle and the person has two or more prior convictions for the same offense. Broadly captioned.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note:

Senate Status: 02/01/24 - Referred to Senate Judiciary Committee.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39; Title 40, Chapter 33 and Title 55, relative to reckless endangerment.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

SB2488 - S. Kyle - 02/01/24 - Referred to Senate Judiciary Committee.

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75. **HB2958**

Hardaway G.

CRIMINAL LAW: Storage of firearms. Creates a Class A misdemeanor under which is an offense



for a person to store or keep a firearm on the premises of a residence under the control of the person if the person knows, or reasonably should know, that a minor is likely to gain access to the firearm without the permission of the parent or guardian of the minor or a resident of the residence is ineligible to possess a firearm under federal or state law.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note:

Senate Status: 02/01/24 - Referred to Senate Judiciary Committee.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39, relative to firearm storage.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

rows:

SB2233 - H. Campbell - 02/01/24 - Referred to Senate Judiciary Committee.

78. **HB2963**

Hardaway G.

CRIMINAL LAW: Prohibits the possession, manufacture, transport, repair, or sale of a switch or auto sear device.

Introduces a Class E felony for intentionally or knowingly possessing, manufacturing, transporting, repairing, or selling a switch or auto sear device that is designed, made or intended for use in



converting a weapon to shoot automatically more than one shot by a single function trigger without manual reloading.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated March 7, 2024) Increase State Expenditures \$4,200 Incarceration Other Fiscal Impact The extent of any impacts on state and local tax revenue cannot be quantified with reasonable certainty.

Senate Status: 02/05/24 - Referred to Senate Judiciary Committee.

House Status: 03/06/24 - Set for House Criminal Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 17, Part 13, relative to firearms.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

rows:

SB2887 - S. Kyle - 02/05/24 - Referred to Senate Judiciary Committee.

Tue 3/12/24 12:00pm - House Hearing Rm I, House Insurance Subcommittee

MEMBERS W/ EMAILS: Email All; CHAIR E. Helton-Haynes (R); K. Capley (R); S. Cepicky (R); C. Hemmer (D); G. Hicks (R); T. Hill (R); S. Kumar (R); J. Lafferty (R); B. Martin (R); B. Mitchell (D); T. Rudd (R); I. Rudder (R); B. Terry (R) STAFF: Samantha McCanless, Executive Assistant; Ryan Vallone, Research Analyst PHONE: 615-741-1934 EMAIL: ryan.vallone@capitol.tn.gov

21. HB1583 CRIMINAL LAW: Liability insurance for firearm owners. Requires an individual who resides in

Pearson J. this state and owns a firearm to maintain liability insurance in an amount of no less than \$300,000



to insure the individual against losses or damages resulting from the accidental use of the individual's firearm. Requires the individual to provide documentation of the insurance upon request by a party that suffers losses or damages resulting from the accidental use of the individual's firearm. Specifies that a violation of the insurance requirements is a Class C misdemeanor punishable only by a fine of not more than \$300.

Amendment Summary:

Subcommittee Amendments:

<u>Fiscal Note:</u> (Dated February 28, 2024) Other Fiscal Impact Due to multiple unknown variables, the net impact on state revenue and the decrease in local sales tax revenue cannot be quantified with reasonable certainty.

Senate Status: 02/14/24 - Filed for Introduction

House Status: 03/06/24 - Set for House Insurance Subcommittee 03/12/24.

Executive Status: House Insurance Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 4; Title 38; Title 39; Title 47; Title 56 and Title 68, relative to firearm insurance.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

rows:

Bailey P.

SB2948 - R. Akbari - 02/14/24 - Filed for Introduction

Tue 3/12/24 1:00pm - Senate Hearing Rm I, Senate Commerce & Labor Committee

MEMBERS W/ EMAILS: Email All; CHAIR P. Bailey (R); VICE CHAIR A. Swann (R); 2ND VICE CHAIR F. Niceley (R); R. Akbari (D); J. Johnson (R) S. Reeves (R); S. Southerland (R); B. Watson (R); K. Yager (R) STAFF: Brandy Foust, Research Analyst PHONE: 615-741-3978 EMAIL: brandy.foust@capitol.tn.gov

64. SB2910 BANKING & CREDIT: Merchant codes for a seller of firearms or ammunition. Prohibits certain

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financial entities from assigning a merchant code to or otherwise classifying a merchant that is a seller of firearms or ammunition separately from a general merchandise retailer or sporting goods retailer. Authorizes the department of financial institutions to assess a civil penalty of no more than \$10,000 for a violation, or to bring an action to enjoin a violation of the prohibition. Broadly captioned.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note:

Senate Status: 03/06/24 - Set for Senate Commerce & Labor Committee 03/12/24.

House Status: 02/06/24 - Referred to House Banking & Consumer Affairs Subcommittee.

Executive Status: Senate Commerce & Labor Committee; House Banking & Consumer Affairs Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 29; Title 45 and Title 47, relative to merchant codes.

AG Opinion:

Cosponsors: Rep. Fritts, Monty;

Position: Support

Priority:

Comment:

rows:

HB2465 - R. Stevens - 02/06/24 - Referred to House Banking & Consumer Affairs Subcommittee.

74. **SB2148** Johnson J.

BANKING & CREDIT: Provision or denial of services based on an analysis of risk factors unique to customer. Requires

financial institutions to make determinations about the provision or denial of services based on an analysis of risk factors unique to each current or prospective customer. Prohibits financial institutions from denying or cancelling services to a person based on the person's political affiliations, religious beliefs, firearm ownership, and other factors.

Amendment Summary: House Banking & Consumer Affairs Subcommittee amendment 1 (014373) requires financial institutions and insurers to make determinations about the provision or denial of services based on an analysis of risk factors or based on an analysis of sound underwriting and actuarial principles related to actual or reasonably anticipated loss experience unique to each current or prospective customer. Prohibits a financial institution from denying, canceling or discriminating its services to a person on the basis of a list of certain specific factors including, but not limited to political affiliation, social credit score, or any factor that is not a quantitative, impartial, risk-based standard. Prohibits an insurer from refusing to insure, or charging a different rate to a person, solely on the basis of a person's political affiliations or religious affiliations, where there is no exception for the insurers' religious claims. Authorizes a customer to request from a financial institution a detailed explanation within 90 days of the basis of denial, restriction or termination of service. Requires the financial institution to submit upon receipt of the request the letter within 30 days. Establishes a violation by a financial institution of such as an unfair and deceptive act or practice under the Consumer Protection Act of 1977 and establishes a violation by an insurer is an unfair trade practice under the Unfair Trade Practices and Unfair Claims Settlement Act of 2009. Declares that the provisions of the legislation do not apply to a department, agency, or instrumentality of the United States, or its agent, to the extent of its operations in such capacity. House Banking and Consumer Affairs Subcommittee Amendment 2 (014685) requires a financial institution that refuses to provide, restrict, or terminate service to a person, to transmit a statement of the specific reason for termination within 30 days of receiving a request by the person for the information. The written statement must include a detailed explanation for the termination of service including any restrictions based on the person's speech, religious exercise, business activity with a particular industry, or other conduct that was the basis of the financial institution's denial, a copy of the terms of service agreed to by the person, and a citation of the financial institution refusing service. States that insurers must make determinations about the provision of services based on an analysis of sound underwriting and actuarial principles related to actual or reasonably foreseeable loss. Does not restrict insurer from claiming a religious purpose from making determinations based on current or prospective customer's religious beliefs, religious exercise, or religious affiliations. Prohibits an insurer from refusing to insure or charging a different rate to a person based on political opinions, speech or affiliations, or the person's religious beliefs, exercise or affiliations except as provided above. A violation of this section constitutes an unfair trade practice.

Subcommittee Amendments: Banking_Sub_Amendments_03.05.24.pdf

<u>Fiscal Note:</u> (Dated February 9, 2024) Increase State Expenditures \$310,600/FY24-25/Financial Institutions \$307,600/FY25-26 and Subsequent Years/Financial Institutions

Senate Status: 03/06/24 - Set for Senate Commerce & Labor Committee 03/12/24.

House Status: 03/06/24 - Set for House Commerce Committee 03/12/24.

Executive Status: Senate Commerce & Labor Committee; House Commerce Committee;

<u>Caption:</u> AN ACT to amend Tennessee Code Annotated, Title 4; Title 9; Title 45; Title 47 and Title 56, relative to consumer protection.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

rows:

HB2100 - J. Zachary - 03/06/24 - Set for House Commerce Committee 03/12/24.

77. **SB2223**

Johnson J.

BANKING & CREDIT: Merchant codes and firearms retailers. Prohibits a financial institution

from requiring the usage of a merchant code that distinguishes a firearms retailer from a general merchandise retailer or a sporting goods retailer and from disclosing a financial record collected in violation of the prohibition.



Broadly captioned.

Amendment Summary:

Subcommittee Amendments:

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

Senate Status: 03/06/24 - Set for Senate Commerce & Labor Committee 03/12/24.

House Status: 03/06/24 - Set for House Banking & Consumer Affairs Subcommittee 03/12/24.

Executive Status: Senate Commerce & Labor Committee; House Banking & Consumer Affairs Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 8, Chapter 6; Title 29; Title 38; Title 39; Title 45 and Title 47, relative to merchant codes.

AG Opinion:

Cosponsors: Rep. Barrett, Jody; Rep. Boyd, Clark; Rep. Bricken, Rush; Rep. Bulso, Gino; Rep. Capley, Kip; Rep. Cochran, Mark; Rep. Davis, Elaine; Rep. Doggett, Clay; Rep. Faison, Jeremy; Rep. Fritts, Monty; Rep. Hale, Michael; Rep. Hulsey, Bud; Rep. Hurt, Chris; Rep. Lamberth, William; Rep. Leatherwood, Tom; Rep. Lynn, Susan; Rep. Martin, Greg; Rep. Martin, Brock; Rep. Moody, Debra; Rep. Powers, Dennis; Rep. Reedy, Jay; Rep. Richey, Bryan; Rep. Todd, Chris; Rep. Vital, Greg; Rep. Williams, Ryan; Rep. Zachary, Jason;

Position:

Priority:

Comment:

rows:

HB2762 - R. Grills - 03/06/24 - Set for House Banking & Consumer Affairs Subcommittee 03/12/24.

80. **SB1915**

PROFESSIONS & LICENSURE: Occupational licensing for individuals with a criminal record. Prohibits certain licensing authorities from automatically barring an individual from licensure because of the individual's Niceley F. 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:

Subcommittee Amendments:

Fiscal Note:

Senate Status: 03/06/24 - Set for Senate Commerce & Labor Committee 03/12/24.

House Status: 03/06/24 - Set for House Business & Utilities Subcommittee 03/12/24.

Executive Status: Senate Commerce & Labor Committee; House Business & Utilities Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 62 and Title 63, relative to occupational licensing.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

rows:

HB1859 - E. Davis - 03/06/24 - Set for House Business & Utilities Subcommittee 03/12/24.

Tue 3/12/24 1:30pm - House Hearing Rm III, House Civil Justice Subcommittee

MEMBERS W/ EMAILS: Email All; CHAIR L. Russell (R); G. Bulso (R); K. Capley (R); R. Eldridge (R); A. Farmer (R); R. Grills (R); W. Lamberth (R); A. Parkinson (D); C. Todd (R) STAFF: Teresa Sutton; Ryan Hamilton, Research Analyst PHONE: 615-741-3736

3. **HB2825** CRIMINAL LAW: County legislative body - passage of resolution regarding carrying of handguns. Authorizes a county

legislative body to elect not to permit persons within the county to lawfully carry a handoun without Camper K.



a handgun carry permit by passage of a resolution. Requires a county that has passed such a resolution to provide notice to persons present within the county by posting notice of the resolution in conspicuous public locations throughout the county.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated March 4, 2024) Other Fiscal Impact The extent and timing of increases in state revenue and expenditures and local revenue cannot be determined with reasonable certainty.

Senate Status: 03/05/24 - Senate Judiciary Committee deferred to 03/12/2024.

House Status: 03/06/24 - Set for House Civil Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Civil Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 17, Part 13, relative to the carrying of firearms.

AG Opinion:

Cosponsors:

Position: Oppose

Priority:

Comment: This proposed legislation appears to be likely unconstitutional under the United States Supreme Court's decision in New York State Rifle and Pistol Association v. Bruen, No. 20-843. The legislation fails the TFA's "Bruen Basis" test. For the "Bruen Basis" test, please see TFA's website at https://tennesseefirearms.com/2023/12/gun-owners-need-to-be-prepared-to-demand-thatlegislators-demonstrate-a-bruen-basis-for-their-legislative-proposals/

rows:

SB1686 - L. Lamar - 03/05/24 - Senate Judiciary Committee deferred to 03/12/2024.

HB1712 Freeman B.

CRIMINAL LAW: Issuance of risk protection order. Permits a court to issue a risk protection order upon a finding by clear and convincing evidence that a person poses a significant danger of



causing personal injury to the person or others if allowed to possess or purchase a firearm. Specifies that a petition for a risk protection order must be filed in the county where the petitioner's law enforcement office is located, as applicable, or the county where the respondent resides. Authorizes a law enforcement officer to petition for the risk protection order (17 pp.).

Amendment Summary:

Subcommittee Amendments:

Fiscal Note:

Senate Status: 01/10/24 - Referred to Senate Judiciary Committee.

House Status: 03/06/24 - Set for House Civil Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Civil Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 33; Title 36; Title 38 and Title 39, relative to orders of protection.

AG Opinion:

Cosponsors:

Position: Oppose

Priority:

Comment: This proposed legislation appears to be likely unconstitutional under the United States Supreme Court's decision in New York State Rifle and Pistol Association v. Bruen, No. 20-843. The legislation fails the TFA's "Bruen Basis" test. For the "Bruen Basis" test, please see TFA's website at https://tennesseefirearms.com/2023/12/gun-owners-need-to-be-prepared-to-demand-thatlegislators-demonstrate-a-bruen-basis-for-their-legislative-proposals/

rows:

SB1652 - H. Campbell - 01/10/24 - Referred to Senate Judiciary Committee.

Page 28 of 38

Mitchell B.

HB2195

CRIMINAL LAW: Prohibits the possession of an assault weapon. Prohibits the possession of an



assault weapon. To defend against prosecution for possession of an assault weapon, individuals must prove they possessed the assault weapon prior to Jul. 1, 2024. A person in possession of an assault weapon must apply for a certificate of possession created by the Department of Safety by Jul. 1, 2025. The legislation establishes requirements for inheriting an assault weapon, possession of assault weapons by members of the United States Armed Forces, and the sale or transfer of assault weapons.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note:

Senate Status: 02/01/24 - Referred to Senate Judiciary Committee.

House Status: 03/06/24 - Set for House Civil Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Civil Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 17, relative to firearms.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

rows:

SB2189 - H. Campbell - 02/01/24 - Referred to Senate Judiciary Committee.

19. **HB2648**

McKenzie S.

CRIMINAL LAW: Range training for handgun permits. Requires all individuals carrying handguns, whether open or concealed, to possess a permit and requires that a person applying for



an enhanced handgun carry permit to have proof of having completed a handgun safety course. Also removes the eligibility for renewal of all concealed handgun carry permits issued prior to July 1, 2024.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated March 4, 2024) Increase State Revenue \$7,451,300/FY24-25 and Subsequent Years/Handgun Permit Division \$2,280,400/FY24-25 and Subsequent Years/Tennessee Bureau of Investigation Increase State Expenditures \$3,152,800/FY24-25 and Subsequent Years/Handgun Permit Division \$1,045,100/FY24-25 and Subsequent Years/Tennessee Bureau of Investigation Increase Local Revenue \$685,600/FY24-25 and Subsequent Years Other Fiscal Impact The proposed legislation will require changes to the Department of Safetys A-List software system related to abolishing concealed handgun carry permits. It is assumed that these modifications can be accomplished by the vendor under the current contractual agreement without a need for additional expenditures; therefore, any fiscal impact to the department is estimated to be not significant. However, if the scope of work required by this and other legislation subsequently enacted exhausts the relevant contract provision, the proposed legislation could result in an increase in state expenditures up to \$78,000 in FY24-25.

Senate Status: 03/05/24 - Senate Judiciary Committee deferred to 03/19/24.

House Status: 03/06/24 - Set for House Civil Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Civil Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 17, Part 13, relative to firearms.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

rows:

SB2475 - R. Akbari - 03/05/24 - Senate Judiciary Committee deferred to 03/19/24.

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21. **HB2082** Fritts M.

CRIMINAL LAW: TBI report on money collected for background checks associated with firearm sales. Requires the TBI to submit a report on the amount of money collected for background checks associated with firearm sales in excess of the costs associated with conducting the background checks to the criminal

justice committee of the house of representatives and the judiciary committee of the senate by March 1, rather than February 1, of each year. Broadly captioned.

Amendment Summary:

Subcommittee Amendments:

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

Senate Status: 03/06/24 - Set for Senate Judiciary Committee 03/11/24.

House Status: 03/06/24 - Set for House Civil Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Civil Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39, relative to weapons.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

rows:

SB2502 - J. Hensley - 03/06/24 - Set for Senate Judiciary Committee 03/11/24.

22. HB1667

Hemmer C.

GOVERNMENT REGULATION: Firearm regulation by local governments. Authorizes local governments to regulate the storage of a firearm in a motor vehicle when the motor vehicle is



unoccupied. Applies in counties having a population greater than 98,800, according to the 2020 or a subsequent federal census. Broadly captioned.

Amendment Summary:

Subcommittee Amendments:

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

Senate Status: 03/05/24 - Senate Judiciary Committee deferred to 03/12/2024. House Status: 03/06/24 - Set for House Civil Justice Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House Civil Justice Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39, relative to firearm regulation by local governments.

AG Opinion:

Cosponsors:

Position: Oppose

Priority:

Comment: This proposed legislation appears to be likely unconstitutional under the United States Supreme Court's decision in New York State Rifle and Pistol Association v. Bruen, No. 20-843. The legislation fails the TFA's "Bruen Basis" test. For the "Bruen Basis" test, please see TFA's website at https://tennesseefirearms.com/2023/12/gun-owners-need-to-be-prepared-to-demand-thatlegislators-demonstrate-a-bruen-basis-for-their-legislative-proposals/

rows:

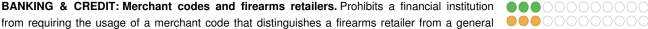
SB1695 - J. Yarbro - 03/05/24 - Senate Judiciary Committee deferred to 03/12/2024.

Tue 3/12/24 1:30pm - House Hearing Rm II, House Banking & Consumer Affairs Subcommittee

MEMBERS W/ EMAILS: Email All; CHAIR D. Powers (R); J. Barrett (R); R. Bricken (R); K. Camper (D); J. Faison (R); J. Garrett (R); S. Lynn (R); M. Sparks (R); K. Vaughan (R) STAFF: Caroline Cravens; Jackson Stubblefield, Research Analyst PHONE: 615-741-3335

1. **HB2762** Grills R.

BANKING & CREDIT: Merchant codes and firearms retailers. Prohibits a financial institution



merchandise retailer or a sporting goods retailer and from disclosing a financial record collected in violation of the prohibition. Broadly captioned.

Amendment Summary:

Subcommittee Amendments:

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

Senate Status: 03/06/24 - Set for Senate Commerce & Labor Committee 03/12/24.

House Status: 03/06/24 - Set for House Banking & Consumer Affairs Subcommittee 03/12/24.

Executive Status: Senate Commerce & Labor Committee; House Banking & Consumer Affairs Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 8, Chapter 6; Title 29; Title 38; Title 39; Title 45 and Title 47, relative to merchant codes.

AG Opinion:

Cosponsors: Rep. Barrett, Jody; Rep. Boyd, Clark; Rep. Bricken, Rush; Rep. Bulso, Gino; Rep. Capley, Kip; Rep. Cochran, Mark; Rep. Davis, Elaine; Rep. Doggett, Clay; Rep. Faison, Jeremy; Rep. Fritts, Monty; Rep. Hale, Michael; Rep. Hulsey, Bud; Rep. Hurt, Chris; Rep. Lamberth, William; Rep. Leatherwood, Tom; Rep. Lynn, Susan; Rep. Martin, Greg; Rep. Martin, Brock; Rep. Moody, Debra; Rep. Powers, Dennis; Rep. Reedy, Jay; Rep. Richey, Bryan; Rep. Todd, Chris; Rep. Vital, Greg; Rep. Williams, Ryan; Rep. Zachary, Jason;

Position:

Priority:

Comment:

rows:

SB2223 - J. Johnson - 03/06/24 - Set for Senate Commerce & Labor Committee 03/12/24.

Tue 3/12/24 1:30pm - House Hearing Rm IV, House Health Subcommittee

MEMBERS W/ EMAILS: Email All; CHAIR D. Hawk (R); T. Hicks (R); D. Jernigan (D); T. Leatherwood (R); B. Martin (R); B. Mitchell (D); P. Sherrell (R); B. Terry (R); R. Williams (R) STAFF: Shelley Adams, Executive Assistant; Mike Critchfield, Research Analyst PHONE: 615-741-7482 EMAIL: mike.critchfield@capitol.tn.gov

11. HB1846 J.

HEALTH CARE: Reporting on firearm injuries and deaths. Requires the department of health to Clemmons make an annual report to the governor on the total number of firearm injuries and deaths in this



state per 100,000 people. Requires the attorney general and reporter to assist the department, upon request, in collecting information necessary for the report.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated January 17, 2024) NOT SIGNIFICANT

Senate Status: 03/06/24 - Set for Senate Health & Welfare Committee 03/13/24.

House Status: 03/06/24 - Set for House Health Subcommittee 03/12/24.

Executive Status: Senate Health & Welfare Committee; House Health Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 4; Title 8; Title 39; Title 63 and Title 68, relative to reporting on firearm injuries and deaths.

AG Opinion:

Cosponsors:

Position: Oppose

Priority:

Comment:

SB1657 - H. Campbell - 03/06/24 - Set for Senate Health & Welfare Committee 03/13/24.

Page 31 of 38

22. HB1585 MENTAL HEALTH: Mental health & gun safety awareness campaign. Directs the department to

Pearson J. develop and implement, in consultation with the department of health, a public awareness



campaign on mental health and gun safety. Requires the department to make campaign materials available to the public for free on its website during calendar years 2024 and 2025. Authorizes county health departments to develop a public awareness campaign on mental health and gun safety.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated February 28, 2024) Increase State Expenditures - Exceeds \$10,000/FY24-25

Senate Status: 02/15/24 - Set for Senate Delayed Bills Committee.

House Status: 03/06/24 - Set for House Health Subcommittee 03/12/24.

Executive Status: Senate Delayed Bills Committee; House Health Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 33 and Title 68, relative to mental health.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

rows:

SB2950 - R. Akbari - 02/15/24 - Set for Senate Delayed Bills Committee.

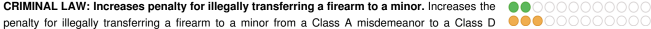
Tue 3/12/24 4:30pm - House Hearing Rm III, House Criminal Justice Committee

MEMBERS W/ EMAILS: Email All; CHAIR B. Hulsey (R); VICE CHAIR J. Gillespie (R); M. Carringer (R); E. Davis (R); C. Doggett (R); A. Farmer (R); M. Fritts (R); R. Glynn (D); G. Hardaway (D); D. Howell (R); G. Johnson (D); W. Lamberth (R); D. Moody (R); L. Russell (R); J. Towns Jr. (D) STAFF: Grace Bonecutter; Ryan Baird, Research Analyst PHONE: 615-741-2886 EMAIL: john.gleason@capitol.tn.gov

11. HB1954

Parkinson A.

CRIMINAL LAW: Increases penalty for illegally transferring a firearm to a minor. Increases the



felony and requires that an adult who is convicted be punished as criminally responsible for any resulting crime. Creates the Class D felony offense of inducing or coercing a minor to commit theft of a firearm, robbery, burglary, or aggravated burglary involving theft of a firearm.

Amendment Summary: House Criminal Justice Subcommittee amendment 1 (013908) creates a Class D felony offense for knowingly inducing or coercing a minor to commit one of the following offenses: (1) theft of a firearm; (2) robbery involving theft of a firearm; (3) aggravated robbery involving theft of a firearm; (4) especially aggravated robbery involving theft of a firearm; (5) burglary involving theft of a firearm; (6) aggravated burglary involving theft of a firearm; or (7) especially aggravated burglary involving theft of a firearm. Enhances the penalty, from a Class A misdemeanor to a Class D felony, for a person who commits the offense of intentionally, knowingly, or recklessly selling, loaning or making a gift of a firearm to a minor. Effective October 1, 2024.

Subcommittee Amendments:

Fiscal Note: (Dated February 8, 2024) Increase State Expenditures \$1,613,600 Incarceration Decrease Local Expenditures \$100/FY24-25 and Subsequent Years Other Fiscal Impact There will be additional increases in state expenditures related to an increase in admissions for adults who are criminally responsible for offenses minors commit with unlawfully sold, loaned, or gifted firearms. The extent and timing of any such impacts cannot be reasonably determined.

Senate Status: 02/05/24 - Referred to Senate Judiciary Committee.

House Status: 03/06/24 - Set for House Criminal Justice Committee 03/12/24.

Executive Status: Senate Judiciary Committee; House Criminal Justice Committee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39, relative to firearms offenses involving minors.

AG Opinion:

Cosponsors:

Position: Oppose

Priority:

Comment: This proposal would likely fail constitutional challenge under the Supreme Court's Bruen decision.

rows:

SB2871 - R. Akbari - 02/05/24 - Referred to Senate Judiciary Committee.

Tue 3/12/24 4:30pm - House Hearing Rm II, House K-12 Subcommittee

MEMBERS W/ EMAILS: Email All; CHAIR K. Haston (R); G. Bulso (R); C. Hurt (R); S. McKenzie (D); B. Richey (R); W. Slater (R); R. Stevens (R); T. Warner (R); M. White (R) STAFF: Holly Webb, Secretary; Carley Easley, Research Analyst PHONE: 615-741-0750 EMAIL: carley.easley@capitol.tn.gov

HB1899

EDUCATION: Authorization of retired law enforcement officers to be hired as school resource officers. Authorizes LEAs and

public charter schools to employ retired law enforcement officers who are retired from a federal, Rudd T. state, or local law enforcement agency and honorably discharged veterans of the United States

armed forces to serve as school resource officers on school premises. Broadly captioned.



Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated February 3, 2024) Other Fiscal Impact To the extent that a school chooses to employ a retired law enforcement officer or an honorably discharged veteran as an SRO, there will be a permissive increase in local expenditures of approximately \$73,200 per SRO beginning FY24-25. However, a precise recurring increase in local expenditures cannot be reasonably determined.

Senate Status: 01/31/24 - Referred to Senate Education Committee.

House Status: 03/06/24 - Set for House K-12 Subcommittee 03/12/24.

Executive Status: Senate Education Committee; House K-12 Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 8; Title 37; Title 38; Title 49 and Title 62, relative to school safety.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment: Appears to be caption bill. As written, it suggests that other individuals may not be preferable should they desire to serve as school resource officers.

rows:

SB2025 - S. Reeves - 01/31/24 - Referred to Senate Education Committee.

TAXES SALES: Imposes a 15% tax on the retail sale of firearms. Imposes an additional 15% 7. **HB2193**



Mitchell B. tax on the retail sale of firearms. Requires revenue from the firearms tax to be deposited into the K-

12 mental health counselor fund to be administered by the department of education and used exclusively to provide school counselors in elementary and secondary public schools and public charter schools in this state and for mental health assessments and services for students pursuant to a school counselor's referral. Broadly captioned.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note:

Senate Status: 02/01/24 - Referred to Senate Judiciary Committee.

House Status: 03/06/24 - Set for House K-12 Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House K-12 Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 17, Part 13; Title 49, Chapter 5; Title 49, Chapter 6 and Title 67, relative to sales of firearms.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

SB2191 - H. Campbell - 02/01/24 - Referred to Senate Judiciary Committee.

Warner T.

9. **HB1664**

EDUCATION: Law enforcement officers assigned as school resource officers. Authorizes a

law enforcement agency to assign a law enforcement officer to serve as a school resource officer at



a school within a local board of education's control that has not entered into a memorandum of understanding with a law enforcement agency to assign a school resource officer to the school. Broadly captioned.

Amendment Summary:

Subcommittee Amendments:

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

Senate Status: 03/05/24 - Senate Judiciary Committee deferred to 03/12/2024.

House Status: 03/06/24 - Set for House K-12 Subcommittee 03/12/24.

Executive Status: Senate Judiciary Committee; House K-12 Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 8; Title 37; Title 38; Title 49 and Title 62, relative to law enforcement at schools.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

rows:

SB1715 - J. Hensley - 03/05/24 - Senate Judiciary Committee deferred to 03/12/2024.

11. HB2487

Hurt C.

EDUCATION: Threats of mass violence made by a student. Conditions the expulsion of a student for committing the zero-tolerance offense of threatening mass violence on school property



or at a school-related activity to threats of mass violence determined to be valid based on the results of a threat assessment. Requires directors of schools and heads of public charter schools to report threats of mass violence on school property or at a school-related activity made by a student that are determined, based on the results of a threat assessment, to be valid. Broadly captioned.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note:

Senate Status: 03/06/24 - Set for Senate Education Committee 03/13/24.

House Status: 03/06/24 - Set for House K-12 Subcommittee 03/12/24.

Executive Status: Senate Education Committee; House K-12 Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39 and Title 49, Chapter 6, relative to threats of mass violence made by a student.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

SB2931 - B. Powers - 03/06/24 - Set for Senate Education Committee 03/13/24.

Wed 3/13/24 9:00am - House Hearing Rm II, House Department & Agencies Subcommittee

MEMBERS W/ EMAILS: Email All; CHAIR J. Holsclaw, Jr. (R); R. Bricken (R); M. Carringer (R); J. Chism (D); K. Haston (R); K. Keisling (R); M. Littleton (R) STAFF: Nathan Whitt, Research Analyst; Lisa Falkenbach, Executive Assistant PHONE: 615-741-7450 EMAIL: nathan.whitt@capitol.tn.gov

HB2594 Rudder I. ENVIRONMENT & NATURE: Requires payment of restitution for illegal hunting. Requires

payment of restitution to landowners by persons who commit hunting-related offenses on property

where they do not have a legal right to be present. Bases restitution amount on the type of animals involved in the offense. Requires restitution to be fully paid before other penalties due to the state are paid. Broadly captioned.

Amendment Summary:

Subcommittee Amendments:

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

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

House Status: 03/06/24 - Set for House Department & Agencies Subcommittee 03/13/24.

Executive Status: Senate Energy, Agriculture & Natural Resources Committee; House Department & Agencies Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39; Title 40 and Title 70, relative to violations of wildlife laws.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

rows:

SB2784 - J. Bowling - 03/06/24 - Taken off notice in Senate Energy, Agriculture & Natural Resources Committee.

Wed 3/13/24 10:30am - House Hearing Rm III, House Finance, Ways & Means Subcommittee

MEMBERS W/ EMAILS: Email All; CHAIR G. Hicks (R); C. Baum (R); K. Camper (D); M. Cochran (R); J. Faison (R); J. Garrett (R); D. Hawk (R); P. Hazlewood (R); T. Hicks (R); H. Love Jr. (D); J. Moon (R); J. Shaw (D); S. Whitson (R); R. Williams (R) STAFF: Kimberly White, Executive Assistant; Mirna Tunjic, Research Analyst; Dakota Gordon, Research Analyst PHONE: 615-741-7480 EMAIL: mirna.tunjic@capitol.tn.gov

13. HB1590 TAXES SALES: Sales tax proceeds on firearms to mental health care. Allocates sales tax Pearson J. proceeds collected on firearms, ammunition, and firearm accessories to mental health care in



Tennessee schools' account for local education agencies to obtain school counselors, school therapists, and after-school programs that promote being involved in positive extracurricular activities.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note:

Senate Status: 02/15/24 - Referred to Senate Delayed Bills Committee.

House Status: 03/06/24 - Set for House Finance, Ways & Means Subcommittee 03/13/24.

Executive Status: Senate Delayed Bills Committee; House Finance, Ways & Means Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 4; Title 49 and Title 67, relative to sales tax proceeds collected on firearms.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

rows:

SB2955 - R. Akbari - 02/15/24 - Referred to Senate Delayed Bills Committee.

15. **HB1665**

ENVIRONMENT & NATURE: No-cost hunting permits for veterans and military personnel.



Warner T. Requires that veterans and active military personnel be issued no-cost hunting permits and licenses

that are required to participate in the waterfowl seasons during which only veterans and active military personnel may hunt.

Amendment Summary: Senate Energy, Agriculture & Natural Resources Committee amendment 1, House Agriculture & Natural Resources Committee amendment 1 (013307) establishes two veteran and active military personnel-only waterfowl hunting seasons, consisting of one day or longer per season, which are free to such personnel. Requires the Tennessee Wildlife Resources (TWRA) director and director's designee, through the county clerks or other legally designated sales agents, to issue any such state permit or license required to effectuate this cause.

Subcommittee Amendments: Agriculture_&_Natural_Resources_Sub_Amendment_02.06.24.PDF

Fiscal Note: (Dated February 5, 2024) Increase State Expenditures - \$39,700/FY24-25 and Subsequent Years

Senate Status: 03/06/24 - Senate Energy, Agriculture & Natural Resources Committee recommended with amendment 1 (013307), which establishes two veteran and active military personnel-only waterfowl hunting seasons, consisting of one day or longer per season, which are free to such personnel. Requires the Tennessee Wildlife Resources (TWRA) director and director's designee, through the county clerks or other legally designated sales agents, to issue any such state permit or license required to effectuate this cause. Sent to Senate Calendar Committee.

House Status: 03/06/24 - Set for House Finance, Ways & Means Subcommittee 03/13/24.

Executive Status: Senate Calendar Committee; House Finance, Ways & Means Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 70, relative to waterfowl hunting by military service members.

AG Opinion:

Cosponsors: Rep. Keisling, Kelly;

Position:

Priority:

Comment:

rows:

SB1716 - J. Hensley - 03/06/24 - Senate Energy, Agriculture & Natural Resources Committee recommended with amendment 1 (013307), which establishes two veteran and active military personnel-only waterfowl hunting seasons, consisting of one day or longer per season, which are free to such personnel. Requires the Tennessee Wildlife Resources (TWRA) director and director's designee, through the county clerks or other legally designated sales agents, to issue any such state permit or license required to effectuate this cause. Sent to Senate Calendar Committee.

Wed 3/13/24 12:30pm - Senate Hearing Rm I, Senate Health & Welfare Committee

MEMBERS W/ EMAILS: Email All; CHAIR R. Crowe (R); VICE CHAIR F. Haile (R); 2ND VICE CHAIR S. Reeves (R); J. Hensley (R); E. Jackson (R) B. Massey (R); A. Swann (R); B. Watson (R); J. Yarbro (D) STAFF: Jenny Ritchey, Research Analyst PHONE: 615-741-2468 EMAIL: jenny.ritchey@capitol.tn.gov

9. SB1657

Campbell Н.

HEALTH CARE: Reporting on firearm injuries and deaths. Requires the department of health to make an annual report to the governor on the total number of firearm injuries and deaths in this



state per 100,000 people. Requires the attorney general and reporter to assist the department, upon request, in collecting information necessary for the report.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated January 17, 2024) NOT SIGNIFICANT

Senate Status: 03/06/24 - Set for Senate Health & Welfare Committee 03/13/24.

House Status: 03/06/24 - Set for House Health Subcommittee 03/12/24.

Executive Status: Senate Health & Welfare Committee; House Health Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 4; Title 8; Title 39; Title 63 and Title 68, relative to reporting on firearm injuries and deaths.

AG Opinion:

Cosponsors:

Position: Oppose

Priority:

Comment:

rows:

HB1846 - J. Clemmons - 03/06/24 - Set for House Health Subcommittee 03/12/24.

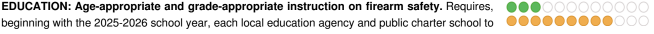
Wed 3/13/24 3:00pm - Senate Hearing Rm I, Senate Education Committee

MEMBERS W/ EMAILS: Email All; CHAIR J. Lundberg (R); VICE CHAIR B. Powers (R); 2ND VICE CHAIR R. Akbari (D); R. Crowe (R); T. Gardenhire (R); F. Haile (R); J. Hensley (R); M. Pody (R); D. White (R) STAFF: Colleen Ellis, Research Analyst PHONE: 615-741-5761 EMAIL: colleen.ellis@capitol.tn.gov

Bailey P.

12. SB2923

beginning with the 2025-2026 school year, each local education agency and public charter school to



provide students with age-appropriate and grade-appropriate instruction on firearm safety.

Amendment Summary:

Subcommittee Amendments:

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

Senate Status: 03/06/24 - Set for Senate Education Committee 03/13/24.

House Status: 02/29/24 - House passed.

Executive Status: Senate Education Committee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 49, Chapter 6, relative to firearm safety instruction.

AG Opinion:

Cosponsors: Rep. Bricken, Rush; Rep. Bulso, Gino; Rep. Burkhart, Jeff; Rep. Capley, Kip; Rep. Davis, Elaine; Rep. Doggett, Clay; Rep. Gant, Ron; Rep. Grills, Rusty; Rep. Hardaway, G.A.; Rep. Leatherwood, Tom; Rep. McCalmon, Jake; Rep. Moody, Debra; Rep. Parkinson, Antonio; Rep. Powers, Dennis; Rep. Richey, Bryan; Rep. Russell, Lowell; Rep. Sherrell, Paul;

Position: Support

Priority:

Comment: Support increased education but needs to address content of instruction.

HB2882 - C. Todd - 02/29/24 - House passed.

Powers B.

61. **SB2931**

EDUCATION: Threats of mass violence made by a student. Conditions the expulsion of a





or at a school-related activity to threats of mass violence determined to be valid based on the results of a threat assessment. Requires directors of schools and heads of public charter schools to report threats of mass violence on school property or at a school-related activity made by a student that are determined, based on the results of a threat assessment, to be valid. Broadly captioned.

Amendment Summary:

Subcommittee Amendments:

Fiscal Note:

Senate Status: 03/06/24 - Set for Senate Education Committee 03/13/24.

House Status: 03/06/24 - Set for House K-12 Subcommittee 03/12/24.

Executive Status: Senate Education Committee; House K-12 Subcommittee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39 and Title 49, Chapter 6, relative to threats of mass violence made by a student.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

rows:

HB2487 - C. Hurt - 03/06/24 - Set for House K-12 Subcommittee 03/12/24.

64. SB1708 EDUCATION: Private schools - adoption of handgun carry policies. Clarifies that a private

school serving students in any of the grades pre-K through 12 is authorized to adopt a handgun Hensley J. carry policy for the private school's property.



Amendment Summary:

Subcommittee Amendments:

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

Senate Status: 03/06/24 - Set for Senate Education Committee 03/13/24.

House Status: 02/26/24 - House passed.

Executive Status: Senate Education Committee;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 17, Part 13; Title 49, Chapter 1 and Title 49, Chapter

50, relative to private schools.

AG Opinion:

Cosponsors:

Position: Support

Priority:

Comment:

rows:

HB1631 - G. Bulso - 02/26/24 - House passed.