

Bill Status Report

Tennessee Firearms Association Bill Status Report - March 14, 2025

SB33/HB167 CRIMINAL LAW: MaKayla's Law.

	Sen. Campbell, Heidi Rep. Mitchell, Bo
Summary:	Amends the offense of reckless endangerment to specifically include a person's reckless failure to render inoperable or safely secure or lock a firearm, resulting in a child under 13 gaining possession of the firearm and injuring or killing the child or another.
Amendment	
Summary:	
Subcommittee	
Amendments:	
Fiscal Note:	(Dated January 24, 2025) STATE GOVERNMENT EXPENDITURES Incarceration \$178,000 LOCAL GOVERNMENT EXPENDITURES Mandatory FY25-26 & Subsequent Years (\$9,500)
Senate Status:	01/15/25 - Referred to Senate Judiciary Committee.
House Status:	03/12/25 - Set for House Criminal Justice Subcommittee 03/19/25.
Executive Status:	
Public Chapter:	
Caption:	AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 13, relative to the offense of reckless endangerment.
AG Opinion:	
Cosponsors:	
Position: Priority:	Oppose
Comment:	Proposal violates 2nd Amendment as applied by Bruen, Heller and McDonald.

SB130/HB175 ENVIRONMENT & NATURE: Use of drones to locate and retrieve deer that have been wounded by hunters

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Summary:	Rep. Darby, Tandy Authorizes the Tennessee Fish and Wildlife Commission to promulgate rules or pass proclamations to authorize the use of unmanned aircraft, including drones, to locate and retrieve deer that have been wounded by hunters.
Amendment	
Summary:	
Subcommittee	
Amendments:	
Fiscal Note: Senate Status:	(Dated January 18, 2025) NOT SIGNIFICANT 02/26/25 - Senate Energy, Agriculture & Natural Resources Committee recommended. Sent to Senate Calendar Committee.
House Status:	03/12/25 - Set for House Agriculture & Natural Resources Subcommittee 1920/11/25.
Executive Status:	
Public Chapter:	
Caption:	AN ACT to amend Tennessee Code Annotated, Title 39 and Title 70, relative to the use of unmanned aircraft for deer recovery when hunting.
AG Opinion:	
Cosponsors:	
Position:	Amend
Priority:	3 - Third-tier
Comment:	The bill specifically references "deer." It should likely be amended to include the search for or recovery of game or injured animal. Why, for example, limit this to deer when
	it just as easily could be elk, bear, exotics, waterfowl, etc.? Also, why is it limited to those animals wounded while lawfully engaged in hunting? Are there other reasons
	(e.g., road injuries) that should allow for such search and location?
SB163/HB468	CRIMINAL LAW: Increases penalty for reckless endangerment.
•••••••••	
000000000000000000000000000000000000000	Rep. Reeves, Lee
Summary:	increases the penalty for reckless endangerment when the offense is committed by discharging a firearm or antique firearm into a motor vehicle from a Class E felony to a
	Class C felony, if the motor vehicle is occupied, or a Class D felony, if the motor vehicle is unoccupied.
Amendment	
Summary:	
Subcommittee	HB0468_Amendment (004927).pdf
Amendments:	
Fiscal Note:	(Dated January 24, 2025) STATE GOVERNMENT EXPENDITURES Incarceration \$84,700
Senate Status: House Status:	01/27/25 - Referred to Senate Judiciary Committee. 03/12/25 - Set for House Criminal Justice Subcommittee 03/19/25.
Executive Status:	03/12/25 - Set for House Criminal Justice Subcommittee 03/19/25.
Public Chapter:	
Caption:	AN ACT to amend Tennessee Code Annotated. Title 39. Chapter 13. Part 1, relative to reckless endangerment.
Caption: AG Opinion:	AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 13, Part 1, relative to reckless endangerment.
,	AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 13, Part 1, relative to reckless endangerment. Rep. McCalmon, Jake; Rep. Powers, Dennis;

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This bill does not appear to have any reason behind the proposal of materially increasing the classification of felonies from one grade to a higher grade. This may be a bill brought to allow prosecutors to increase the risk of going to trial for a defendant merely as a means of negotiating plea bargains.
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SB206/HB646 E	INVIRONMENT & NATURE: Use of certain colors while hunting.
	Sen. Massey, Becky Rep. Carringer, Michele
Summary:	Authorizes persons big game hunting to substitute daylight fluorescent pink for fluorescent orange. Requires the color to be at least 500 square inches and visible from the front and back.
Amendment	
Summary:	
Subcommittee	
Amendments:	
Fiscal Note:	(Dated January 24, 2025) NOT SIGNIFICANT
Senate Status:	03/10/25 - Senate passed.
House Status:	03/12/25 - Set for House Agriculture & Natural Resources Committee 03/18/25.
Executive Status:	
Public Chapter:	
Caption:	AN ACT to amend Tennessee Code Annotated, Title 39 and Title 70, relative to the use of certain colors while hunting.
AG Opinion:	
Cosponsors:	Sen. Reeves, Shane;
Position:	Oppose
Priority:	
Comment:	Appears to be a caption bill.

SB218/HB33 CRIMINAL LAW: Not being released on personal recognizance.

	Sen. Taylor, Brent Rep. Gillespie, John
Summary:	Establishes a presumption that a defendant should not be released on the defendant's personal recognizance if the defendant is charged with an offense that involved the use or display of a firearm or resulted in the serious bodily injury or death of the victim. Requires a magistrate who determines that the presumption has been rebutted to include in the bail order written findings for each factor considered in making such a determination.
Amendment	
Summary:	
Subcommittee Amendments:	
Fiscal Note:	(Dated January 23, 2025) OTHER FISCAL IMPACT Passage of the proposed legislation may result in an increase in local incarceration expenditures; however, the precise timing and impact is dependent on multiple unknown factors and cannot be determined with reasonable certainty.
Senate Status:	03/13/25 - Senate passed.
House Status: Executive Status: Public Chapter:	03/12/25 - Set for House Finance, Ways & Means Subcommittee 03/19/25.
Caption: AG Opinion:	AN ACT to amend Tennessee Code Annotated, Title 40, relative to pretrial release for certain offenses.
Cosponsors:	Sen. Jackson, Ed; Sen. Rose, Paul;
Position:	Oppose
Priority:	2 - Second-tier
Comment:	This bill would create a "presumption that a defendant should not be released on the defendant's personal recognizance if the defendant is charged with an offense that involved the use or display of a firearm or resulted in the serious bodily injury or death of the victim." Note that it could apply, as written, to individuals charged with nothing more than "gun free zone" violations or "carry with intent to go armed" violations. Whatever the sponsors' intent, this bill goes too far.

SB221/HB34 CRIMINAL LAW: Use of juvenile court records.

Sen, Taylor, Brent Rep. Gillespie, John Summary: Permits a court to use juvenile court records, including the disposition and evidence, in pretrial reports used to set bond for criminal offenses. Requires the magistrate to consider the defendant's prior juvenile record in determining the defendant's risk of danger to the community. Amendment Senate amendment 1 (003523) authorizes a court to use juvenile court records, including the disposition of a child and evidence adduced in a hearing, in pretrial reports Summary: used to set bonds if the juvenile court adjudication occurred within the previous five years. Requires, in determining the amount of bail necessary to reasonably assure the appearance of a defendant and the public's safety, a magistrate to consider the defendant's prior juvenile record. House Judiciary Committee amendment 1 (004207) authorizes a court to use juvenile court records, including the disposition of a child and evidence adduced in a hearing, in pretrial reports used to set bonds if the juvenile court adjudication occurred within the previous five years. Requires, in determining the amount of bail necessary to reasonably assure the appearance of a defendant and the public's safety, a magistrate to consider the defendant's prior juvenile record. Requires all files and juvenile court records, including medical reports, psychological evaluations, and any other document relating to a person, to be subject to disclosure and opened to public inspection if the person has committed a homicide on school grounds and is deceased. House Finance Subcommittee amendment 1 (005127) authorizes a court to use juvenile court records, including the disposition of a child and evidence adduced in a hearing, in pretrial reports used to set bonds if the juvenile court adjudication occurred within the previous five years. Requires, in determining the amount of bail necessary to reasonably assure the appearance of a defendant and the public's safety, a magistrate to consider the defendant's prior juvenile record. Subcommittee HB0034_(004207).pdf Amendments: HB0034_Amendment (005127).pdf Fiscal Note: (Dated February 6, 2025) OTHER FISCAL IMPACT Passage of the proposed legislation may result in an increase in local incarceration expenditures; however, the precise timing and impact is dependent on multiple unknown factors and cannot be determined with reasonable certainty. Senate Status: 03/03/25 - Senate passed with amendment 1 (003523) House Status: 03/12/25 - House Finance Subcommittee placed behind the budget after adopting amendment 1 (005127). Executive Status: Public Chapter: Caption: AN ACT to amend Tennessee Code Annotated, Title 37 and Title 40, relative to juvenile records. AG Opinion: Cosponsors: Sen. Rose, Paul; Position: Priority: Comment:

SB243/HB588 CRIMINAL LAW: Creates a Class E felony offense for altering or defacing a permanent distinguishing number on a firearm.

Page 3 of 11 Sen. Bailey, Paul Rep. Butler, Ed Summary: Creates a Class E felony for altering or defacing a permanent distinguishing number on a firearm and selling, purchasing, or possessing such a firearm with a mandatory minimum sentence of 180 days incarceration. Broadly captioned. Amendment Senate Judiciary Committee amendment 1 (004375) enhances the penalty, from a Class A misdemeanor to a Class E felony with a minimum of 180 days incarcerated, for Summary: the offense of knowingly and with the intent to conceal or misrepresent the identity of an item, to; (1) alter, cover, deface, destroy, obliterate, or remove the permanent importer's or manufacturer's serial number required by federal law on the barrel, frame, or receiver of the weapon, manufacturer's identification plate, or another permanent distinguishing number; or (2) sell, purchase, or possess such an item, if the item is a firearm or antique firearm. Subcommittee HB0588_Amendment (004375).pdf Amendments: (Dated January 23, 2025) STATE GOVERNMENT EXPENDITURES Incarceration \$107,500 LOCAL GOVERNMENT EXPENDITURES Mandatory FY25-26 & Subsequent Fiscal Note: Years (\$8,000) Senate Status: 03/04/25 - Senate Judiciary Committee recommended with amendment 1 (004375). Sent to Senate Finance. House Status: 03/12/25 - Set for House Criminal Justice Subcommittee 03/19/25. Executive Status: Public Chapter AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 14, Part 1; Title 39, Chapter 17, Part 13 and Title 40, relative to criminal offenses. Caption: AG Opinion: Cosponsors: Position. Oppose Priority: Proposal violates 2nd Amendment as applied by Bruen, Heller and McDonald. This issue is actually on appeal to the US Supreme Court in Price v. US (see, Comment: https://www.supremecourt.gov/search.aspx?filename=/docket/docketfiles/html/public/24-5937.html) Further, the bill, as amended, still creates problems. For example, it states that its a crime to " (A) Alter, cover, deface, destroy, obliterate, or remove the permanent importer's or manufacturer's serial number required by federal law on the barrel, frame, or receiver of the weapon, manufacturer's identification plate, or another permanent distinguishing number from a firearm or antique firearm." How would that language apply to individuals who, for example, "cover" the serial number when they install camo sleeves for hunting purposes or they attach accessories to a firearm that happen to "cover" the serial number? Does that put the burden on the owner to defend a felony charge? SB256/HB601 CRIMINAL LAW: Request for post-conviction relief. Sen. Gardenhire, Todd Rep. Freeman, Bob Summary: Establishes a procedure through which a district attorney general or person convicted of a criminal offense may, at any time, request post-conviction relief by filing a verified petition alleging actual innocence based on new evidence that was not known by the judge or jury at the time of conviction, including scientific and non-scientific evidence. Specifies that the clerk shall not charge a fee for the filing of such petition. Requires the petition to include allegations of fact supporting each claim for relief and requires the

petition and any amended petition to be verified under oath. Amendment Summary: Subcommittee Amendments: Fiscal Note: Senate Status: 03/13/25 - Set for Senate Judiciary Committee 03/17/25. House Status: 02/05/25 - Referred to House Criminal Justice Subcommittee. Executive Status: Public Chapter: Caption: AN ACT to amend Tennessee Code Annotated, Title 40, relative to post-conviction relief. AG Opinion: Cosponsors: Position: Priority:

SB350/HB469 PROPERTY & HOUSING: Tenant allowed to possess or store firearm in home or apartment.

SB350/HB469	PROPERTY & HOUSING: Tenant allowed to possess or store firearm in home or apartment.
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••••00000000	C Rep. Reeves, Lee
Summary:	Prohibits a landlord from prohibiting a tenant from lawfully possessing, carrying, transporting, or storing a firearm, firearm components, or ammunition in the tenant's home, apartment, or business or in a vehicle located on leased premises. Creates a cause of action for a tenant who is adversely affected by a landlord's violation of such prohibition. Broadly captioned.
Amendment	
Summary:	
Subcommittee	
Amendments:	
Fiscal Note:	(Dated February 1, 2025) NOT SIGNIFICANT
Senate Status:	03/13/25 - Set for Senate Commerce & Labor Committee 03/18/25.
House Status:	03/12/25 - Set for House Business & Utilities Subcommittee 03/19/25.
Executive Status:	
Public Chapter:	
Caption:	AN ACT to amend Tennessee Code Annotated, Title 66, relative to leases.
AG Opinion:	
Cosponsors:	Rep. Powers, Dennis;
Position:	Oppose
Priority:	
Comment:	Appears to be a caption bill.

SB379/HB514 CRIMINAL LAW: TACIR study on the impact of state's firearm laws on each county's firearm sales.

Sen. Walley, Page Rep. Gillespie, John

Comment

Summary:

Directs the Tennessee advisory commission on intergovernmental relations (TACIR) to conduct a study on how firearm sales, criminal offenses, and use of firearms in selfdefense are impacted by this state's firearm laws in regard to each county and must identify any similarities or dissimilarities. Requires the TACIR to report its findings to every member of the general assembly and provide a copy of its report to the legislative librarian no later than January 1, 2026.

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Page 4 of 11	House Judiciary Committee amendment 1 (003361) requires the Tennessee Advisory Commission on Intergovernmental Relations (TACIR) to conduct a study of how thi
Summary:	state's firearm laws impact the following in regard to each county: (1) firearm sales; (2) criminal offenses; and (3) use of firearms for self-defense. Requires TACIR to repo its findings to each member of the General Assembly and provide a copy of the study to the Legislative Librarian by July 1, 2026.
Subcommittee Amendments:	HJUDCRIM_2025-02-28.pdf
Fiscal Note:	(Dated February 12, 2025) NOT SIGNIFICANT
Senate Status:	02/12/25 - Referred to Senate Judiciary Committee.
House Status:	03/12/25 - House Finance, Ways & Means Subcommittee deferred to TACIR calendar.
Executive Status:	
Public Chapter: Caption:	AN ACT to amend Tennessee Code Annotated, Title 37; Title 38; Title 39 and Title 40, relative to firearms.
AG Opinion:	
Cosponsors:	
Position:	
Priority:	
Comment:	
SB388/HB358	CRIMINAL LAW: Global positioning monitoring as a condition of release.
•••••••	 Sen. Taylor, Brent Rep. Hardaway, G.A.
Summary:	Requires a court or magistrate to order a defendant to wear a global positioning monitoring system device as a condition of bail unless the court or magistrate no longe finds the offender a threat to the alleged victim or public safety if the defendant was arrested for an offense during which the defendant possessed a firearm or used forc against a person, domestic assault, burglary of a freight or passenger car, reckless driving, drag racing, or second offenses of burglary or theft. Requires the clerk of eac
	court that orders the use of global positioning monitoring to report the number of defendants currently subject to the order and their offenses to the administrative office at the courts to compile an annual coort of the number of defendants subjected to the order.
Amendment	the courts monthly. Requires the administrative office of the courts to compile an annual report of the number of defendants subjected to the order.
Summary:	
Subcommittee	
Amendments:	
Fiscal Note:	(Dated February 18, 2025) STATE GOVERNMENT EXPENDITURES General Fund Electronic Monitoring Indigency Fund FY25-26 \$290,500 \$385,000 FY26-27 Subsequent Years - \$385,000 LOCAL GOVERNMENT EXPENDITURES Mandatory FY25-26 \$475,000 FY26-27 & Subsequent Years \$385,000 Article II, Section 24 the Tennessee Constitution provides that: no law of general application shall impose increased expenditure requirements on cities or counties unless the General Assemble
Senate Status:	shall provide that the state share in the cost. 02/12/25 - Referred to Senate Judiciary Committee.
House Status:	03/12/25 - Set for House Criminal Justice Subcommittee 03/19/25.
Executive Status:	
Public Chapter:	
Caption:	AN ACT to amend Tennessee Code Annotated, Title 39; Title 40; Title 55; Chapter 969 of the Public Acts of 2024 and Chapter 1033 of the Public Acts of 2024, relative global positioning monitoring.
AG Opinion:	group portuging memory.
Cosponsors:	
Position:	
Priority: Comment:	
SB407/HB445	CAMPAIGNS & LOBBYING: Revises the procedure for restoration of rights of citizenship.
••••••••	Sen. Gardenhire, Todd
	Rep. Huisey, Bud
Summary: Amendment	Revises the procedure for restoration of rights of citizenship.
Summary:	
Subcommittee	
Amendments:	
Fiscal Note:	20/40/05 Defended to Overste Individual Oversetter
Senate Status: House Status:	02/12/25 - Referred to Senate Judiciary Committee. 03/12/25 - Set for House Criminal Justice Subcommittee 03/19/25.
Executive Status:	US/12/23 - Set IOF HOUSE CHITINIA JUSTICE SUDCONTINUTED 03/13/23.
Public Chapter:	AN ACT to amond Tanageson Code Annotated Title 2: Title 4: Title 22: Title 26: Title 29 and Title 40, relative to rights of sitisanship
Caption: AG Opinion:	AN ACT to amend Tennessee Code Annotated, Title 2; Title 4; Title 22; Title 36; Title 39 and Title 40, relative to rights of citizenship.
Cosponsors:	Rep. Barrett, Jody; Rep. Russell, Lowell; Sen. Yager, Ken;
Position:	Neutral
Priority:	

Priority: Comment: Bill is very broadly written and needs to be monitored for amendments.

SB441/HB478 CRIMINAL LAW: Carrying of a firearm into an area where firearms are not permitted.

Summary: Amendment Summary: Subcommittee Amendments: Fiscal Note: Senate Status: House Status: Executive Status: Public Chapter: Caption: AG Opinion:

Sen. Bailey, Paul Rep. Butler, Ed

Specifies that a person does not commit an offense if the person possesses or carries a firearm into an area that is posted if, upon the request of an individual authorized to control access to the property, the person immediately leaves the property or stores the firearm in a personal vehicle in accordance with state law.

02/12/25 - Referred to Senate Judiciary Committee. 03/12/25 - Set for House Criminal Justice Subcommittee 03/19/25.

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

Page 5 of 11 Cosponsors:

Rep. Atchley, Fred; Rep. Barrett, Jody; Rep. Capley, Kip; Rep. Doggett, Clay; Rep. McCalmon, Jake; Rep. Moody, Debra; Rep. Powers, Dennis; Rep. Scarbrough, Rick; Rep. Slater, William;

	rior, rop, olator, trinant,
Position:	Support
Position: Priority: Comment:	
Comment:	

SB474/HB387 ammunition.	PROFESSIONS & LICENSURE: Prohibits a healthcare provider from inquiring as to a patient's ownership of firearm
••••••••••••••••••••••••••••••••••••••	Sen. Bowling, Janice Rep. Butler, Ed
Summary:	Prohibits a healthcare provider from inquiring as to a patient's ownership, possession of, or access to firearm ammunition or firearm accessories. Prohibits a healthcare provider from denying future treatment of a patient based upon a patient's ownership or control of a firearm, firearm ammunition, or firearm accessories. Subjects the healthcare provider to disciplinary action and a fine of \$1,000 if the healthcare provider makes such inquires.
Amendment	
Summary:	
Subcommittee	HB0387_Amendment (004188).pdf
Amendments:	
Fiscal Note:	
Senate Status:	02/12/25 - Referred to Senate Health & Welfare Committee.
House Status:	03/12/25 - Set for House Health Subcommittee 03/19/25.
Executive Status:	
Public Chapter:	
Caption:	AN ACT to amend Tennessee Code Annotated, Title 63 and Title 68, relative to healthcare providers.
AG Opinion:	
Cosponsors:	Rep. McCalmon, Jake; Rep. Powers, Dennis;
Position:	Support
Priority:	
Comment:	

SB521/HB907 CRIMINAL LAW: Law enforcement investigatory privilege.

••••••••••••••••••••••••••••••••••••••	Sen. Roberts, Kerry Rep. Garrett, Johnny
Summary:	Creates a law enforcement investigatory privilege. Prohibits a subpoena from being issued for a civil or criminal proceeding for information protected by the law enforcement privilege.
Amendment	
Summary: Subcommittee Amendments: Fiscal Note:	HB0907_Amendment (004790).pdf
Senate Status:	02/12/25 - Referred to Senate Judiciary Committee.
House Status: Executive Status: Public Chapter:	03/12/25 - Set for House Criminal Justice Subcommittee 03/19/25.
Caption: AG Opinion: Cosponsors:	AN ACT to amend Tennessee Code Annotated, Title 24, Chapter 1, Part 2 and Title 40, Chapter 17, Part 1, relative to law enforcement investigatory privilege.
Position:	Opper

FUSILION.	Oppose
Priority:	
Comment:	As a general policy, TFA (a plaintiff in the open records case to obtain the Covenant shooter's manifesto) opposes all efforts by legislators and government officials to
	further conceal or put roadblocks in place to prohibit citizens from accessing public records.

SB662/HB625 HEALTH CARE: Mental health evaluations for persons charged with certain criminal offenses.

••••••••••••••••••••••••••••••••••••••	
Summary:	Establishes a rebuttable presumption that a person poses an immediate substantial likelihood of serious harm and needs emergency detention if the person is charged will a crime that would require the defendant to serve at least 85% of the sentence before becoming eligible for release from incarceration and ordered by the criminal, circul or general sessions court to undergo an evaluation to determine if the person is incompetent to stand trial.
Amendment	
Summary:	
Subcommittee	
Amendments:	
Fiscal Note:	(Dated February 17, 2025) STATE GOVERNMENT EXPENDITURES General Fund FY26-27 & Subsequent Years >\$797,900
Senate Status:	02/12/25 - Referred to Senate Judiciary Committee.
House Status:	03/12/25 - Set for House Criminal Justice Subcommittee 03/19/25.
Executive Status:	
Public Chapter:	
Caption:	AN ACT to amend Tennessee Code Annotated, Title 33; Title 40 and Title 52, relative to mental health evaluations.
AG Opinion:	
Cosponsors:	
Position:	Oppose
Priority:	
Comment:	As a general rule, TFA opposes proposals to create rebuttable presumptions that operate against the rights of individuals who have been accused but not convicted of criminal offense.

SB814/HB933 EDUCATION: Artificial intelligence weapons detection systems grant program for LEAs.

Sen. Gardenhire, Todd
 Rep. Parkinson, Antonio
 Summary: Requires the department to establish and administer a three-year artificial intelligence weapons detection system grant pilot program to award grants to eligible LEAs for the purchase of artificial intelligence weapons detection systems. Broadly captioned.

Page 6 of 11 Amendment	
	Senate Education Committee amendment 1 (003778) requires the Department of Education (DOE) to establish and administer a three-year artificial intelligence (A.
Summary:	weapons detection system grant pilot program to award grants to eligible local education agencies (LEAs) for the purchase of A.I. weapons detection systems for ear
	public high school managed and controlled by the eligible LEA's local board of education that does not have an A.I. weapons detection system. Establishes that the pi
	program begins with the 2025-26 school year. Requires the DOE to determine the amount of each grant awarded and to disburse 100 percent of the funds appropriated
	eligible LEAs each year of the pilot program. Requires the DOE to disburse any remaining grant funds to eligible LEAs for other school security measures approved by
	DOE if, in any year of the pilot program, all public high schools managed and controlled by the local board of education for each eligible LEA have an A.I. weap
	detection system. Requires the DOE to submit a report pursuant to the pilot program to the General Assembly by July 31, 2026, and by each July 31 thereafter until the p
Subcommittee	program terminates. Repeals this act on July 31, 2028.
Amendments:	HB0933_Amendment (004651).pdf
Fiscal Note:	(Dated February 16, 2025) STATE GOVERNMENT EXPENDITURES General Fund FY25-26 >\$5,697,000 FY26-27 >\$4,267,000 FY27-28 >\$4,267,000 LOC
iscal Nole.	GOVERNMENT REVENUE Permissive FY25-26 >\$5,680,000 FY26-27 >\$4,260,000 FY27-28 >\$4,260,000 EXPENDITURES PERMISSIVE FY25-26 >\$5,680,000 FY26-27 >\$4,260,000 FY26-27 >\$4,260,000 EXPENDITURES PERMISSIVE FY26-27 >\$4,260,000 FY26-27
	>\$4.260.000 FY27-28 >\$4.260.000 SB 814 - HB 933
Senate Status:	02/24/25 - Re-referred to Senate Calendar Committee.
House Status:	03/12/25 - Set for House Education Administration Subcommittee 03/18/25.
Executive Status:	
Public Chapter:	
Caption:	AN ACT to amend Tennessee Code Annotated, Title 49, relative to school safety.
AG Opinion: Cosponsors:	Sen. Akbari, Raumesh; Rep. Love Jr., Harold; Sen. Powers, Bill;
	Sen. Akban, haumesh, hep. Love St., harolu, Sen. Fowers, Dill,
Position:	
Priority:	
Comment:	
	NDININIAL LANV. Oalf defense was of found intended on likely to course double or existing health initial.
	CRIMINAL LAW: Self-defense - use of force intended or likely to cause death or serious bodily injury.
	Sen. Taylor, Brent
Summary:	Rep. Towns Jr., Joe Specifies that a person using force intended or likely to cause death or serious bodily injury from within the person's residence or dwelling is presumed to have acted
ounnary.	specifies that a person using force intended or likely to cause death or serious bodily injury from within the person's residence or dwelling is presumed to have acted self-defense when that force is used against an individual armed with a deadly weapon who is unlawfully present on the person's property and outside of the enclose
	structure of the person's residence or dwelling.
Amendment	······································
Summary:	
Subcommittee	
Amendments:	
Fiscal Note:	(Dated February 9, 2025) NOT SIGNIFICANT
Senate Status:	03/11/25 - Taken off notice in Senate Judiciary Committee.
House Status:	02/10/25 - Referred to House Criminal Justice Subcommittee.
Executive Status:	
Public Chapter:	AN ACT to amond Tennesses Code Amontaled Title 20 Chapter 11 and Title 40 relative to cell defense
Caption: AG Opinion:	AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 11 and Title 40, relative to self-defense.
Cosponsors:	
Position:	Neutral
Priority:	
Comment:	Monitor for amendments
SB863/HB799 E	INVIRONMENT & NATURE: Guide licenses for persons who work as guides at Reelfoot Lake.
••••000000000	Sen. Stevens, John
••••000000000	Rep. Grills, Rusty
Summary:	Directs the Tennessee Fish and Wildlife Commission to promulgate rules to create and issue guide licenses for persons who work as guides at Reelfoot Lake.
	Directs the Tennessee Fish and Wildlife Commission to promulgate rules to create and issue guide licenses for persons who work as guides at Reelfoot Lake.
Amendment Summary:	Directs the Tennessee Fish and Wildlife Commission to promulgate rules to create and issue guide licenses for persons who work as guides at Reelfoot Lake.
Amendment Summary: Subcommittee	Directs the Tennessee Fish and Wildlife Commission to promulgate rules to create and issue guide licenses for persons who work as guides at Reelfoot Lake.
Amendment Summary: Subcommittee Amendments:	Directs the Tennessee Fish and Wildlife Commission to promulgate rules to create and issue guide licenses for persons who work as guides at Reelfoot Lake.
Amendment Summary: Subcommittee Amendments: Fiscal Note:	
Amendment Summary: Subcommittee Amendments: Fiscal Note: Senate Status:	03/13/25 - Set for Senate Energy, Agriculture & Natural Resources Committee 03/19/25.
Amendment Summary: Subcommittee Amendments: Fiscal Note: Senate Status: House Status:	
Amendment Summary: Subcommittee Amendments: Fiscal Note: Senate Status: House Status: Executive Status:	03/13/25 - Set for Senate Energy, Agriculture & Natural Resources Committee 03/19/25.
Amendment Summary: Subcommittee Amendments: Fiscal Note: Senate Status: House Status: Executive Status: Public Chapter:	03/13/25 - Set for Senate Energy, Agriculture & Natural Resources Committee 03/19/25.
Amendment Summary: Subcommittee Amendments: Fiscal Note: Senate Status: House Status: Executive Status: Public Chapter: Caption:	03/13/25 - Set for Senate Energy, Agriculture & Natural Resources Committee 03/19/25. 03/12/25 - Set for House Agriculture & Natural Resources Subcommittee 03/19/25.
Amendment Summary: Subcommittee Amendments: Fiscal Note: Senate Status: House Status: Executive Status: Public Chapter: Caption: AG Opinion:	03/13/25 - Set for Senate Energy, Agriculture & Natural Resources Committee 03/19/25. 03/12/25 - Set for House Agriculture & Natural Resources Subcommittee 03/19/25.
Amendment Summary: Subcommittee Amendments: Fiscal Note: Senate Status: House Status: Exacutive Status: Public Chapter: Caption: AG Opinion:	03/13/25 - Set for Senate Energy, Agriculture & Natural Resources Committee 03/19/25. 03/12/25 - Set for House Agriculture & Natural Resources Subcommittee 03/19/25.
Amendment Summary: Subcommittee Amendments: Fiscal Note: Senate Status: House Status: Executive Status: Public Chapter: Caption: AG Opinion: Cosponsors: Position:	03/13/25 - Set for Senate Energy, Agriculture & Natural Resources Committee 03/19/25. 03/12/25 - Set for House Agriculture & Natural Resources Subcommittee 03/19/25.
Amendment Summary: Subcommittee Amendments: Fiscal Note: Senate Status: House Status: House Status: Public Chapter: Caption: AG Opinion: Cosponsors: Position: Priority:	03/13/25 - Set for Senate Energy, Agriculture & Natural Resources Committee 03/19/25. 03/12/25 - Set for House Agriculture & Natural Resources Subcommittee 03/19/25.
Amendment Summary: Subcommittee Amendments: Fiscal Note: Senate Status: House Status: Public Chapter: Caption: Cosponsors: Position: Priority:	03/13/25 - Set for Senate Energy, Agriculture & Natural Resources Committee 03/19/25. 03/12/25 - Set for House Agriculture & Natural Resources Subcommittee 03/19/25.
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Amendment Summary: Subcommittee Amendments: Fiscal Note: Senate Status: House Status: House Status: Executive Status: Public Chapter: Caption: Cosponsors: Position: Priority: Comment: SB869/HB938 Summary: Amendment	03/13/25 - Set for Senate Energy, Agriculture & Natural Resources Committee 03/19/25. 03/12/25 - Set for House Agriculture & Natural Resources Subcommittee 03/19/25. AN ACT to amend Tennessee Code Annotated, Title 11, Chapter 14, Part 1 and Title 70, relative to Reelfoot Lake guide licenses.
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Amendment Summary: Subcommittee Amendments: Fiscal Note: Senate Status: House Status: House Status: Public Chapter: Caption: Cosponsors: Position: Priority: Comment: SB869/HB938 Summary: Amendment Summary: Subcommittee Amendments: Fiscal Note: Senate Status:	03/13/25 - Set for Senate Energy, Agriculture & Natural Resources Committee 03/19/25. 03/12/25 - Set for House Agriculture & Natural Resources Subcommittee 03/19/25. AN ACT to amend Tennessee Code Annotated, Title 11, Chapter 14, Part 1 and Title 70, relative to Reelfoot Lake guide licenses. ENVIRONMENT & NATURE: Creates a bait privilege license to allow hunting with bait. Sen. Hensley, Joey Rep. Capley, Kip Creates a bait privilege license to allow hunting or taking of whitetail deer and wild-appearing swine using bait on privately owned or privately leased land. HB0938_Amendment (004641).pdf 03/13/25 - Set for Senate Energy, Agriculture & Natural Resources Committee 03/19/25.
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Priority: Comment: SB869/HB938 E Summary: Amendment Subcommittee Amendments: Fiscal Note: Senate Status: House Status: Executive Status: Public Chapter:	03/13/25 - Set for Senate Energy, Agriculture & Natural Resources Committee 03/19/25. 03/12/25 - Set for House Agriculture & Natural Resources Subcommittee 03/19/25. AN ACT to amend Tennessee Code Annotated, Title 11, Chapter 14, Part 1 and Title 70, relative to Reelfoot Lake guide licenses. ENVIRONMENT & NATURE: Creates a bait privilege license to allow hunting with bait. Sen. Hensley, Joey Rep. Capley, Kip Creates a bait privilege license to allow hunting of whitetail deer and wild-appearing swine using bait on privately owned or privately leased land. HB0938_Amendment (004641).pdf 03/13/25 - Set for Senate Energy, Agriculture & Natural Resources Committee 03/19/25.
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Position:
Priority:
Comment:

Comment:	
SB1038/HB1060	ENVIRONMENT & NATURE: Fees for hunting and fishing licenses.
Summary:	Sen. Bowling, Janice Rep. Howell, Dan Increases the fee that county clerks and other agents are authorized to collect from purchases of hunting and fishing licenses from \$1.00 to \$3.00 for annual licenses and \$.50 to \$3.00 for temporary licenses.
Amendment Summary: Subcommittee Amendments: Fiscal Note: Senate Status:	
House Status: Executive Status: Public Chapter: Caption:	03/13/25 - Set for Senate Energy, Agriculture & Natural Resources Committee 03/19/25. 03/12/25 - Set for House Finance, Ways & Means Subcommittee 03/19/25. AN ACT to amend Tennessee Code Annotated, Section 70-2-106, relative to agent fees.
AG Opinion: Cosponsors:	
Position: Priority: Comment:	
SB1075/HB1093	CRIMINAL LAW: Hearing on suspension or revocation of person's handgun carry permit - notice.
Summary: Amendment Summary:	Sen. Johnson, Jack Rep. Sexton, Cameron Extends, from 10 to 15 days, the amount of written notice of the hearing date and time the department must provide to a person requesting a hearing on the department's suspension or revocation of the person's handgun carry permit. Broadly captioned. House Criminal Justice Subcommittee amendment 1 (004916) expands the definition of machine gun as it relates to weapons offenses. Provides an exception for acquiring or possessing such a weapon if the person is in full compliance with the National Firearms Act. Expands the offense of unlawful possession of a firearm with a prior conviction of a felony crime of violence, an attempt to commit a felony crime of violence, or a felony involving a deadly weapon, or a prior conviction for a felony drug offense,
	to include possession of ammunition. Expands the offense of unlawful possession of a handgun to include possession of ammunition. Prohibits probation for a person convicted of aggravated assault involving the discharge of a firearm from within a motor vehicle. Establishes that a person incarcerated for the offense of aggravated assault, if the offense involved the use of a firearm from within a motor vehicle, is ineligible to receive sentence reduction credits and must serve 100 percent of the imposed sentence.
Subcommittee Amendments: Fiscal Note: Senate Status: House Status:	HB1093_Amendment (004916).pdf (Dated February 7, 2025) NOT SIGNIFICANT 02/12/25 - Referred to Senate Judiciary Committee. 03/12/25 - Set for House Judiciary Committee 03/19/25.
Executive Status: Public Chapter: Caption: AG Opinion:	AN ACT to amend Tennessee Code Annotated, Title 39 and Title 40, relative to firearms.
Cosponsors:	Rep. Farmer, Andrew;
Position: Priority: Comment:	Oppose This bill was suddenly amended by the House Sponsor to completely change the effect of the legislation. It now seeks, among other things, to materially change the definition of a machinegun under state law. The problem that this creates is that machineguns already have very technical definitions under federal law and this amendment risks creating state law ambiguities that could give rise to different interpretations of state and federal law. Oppose this rushed proposed change in the law particularly since neither sponsor has a history establishing a clear or strong understanding of either the 2nd Amendment or the Supreme Court's rulings relative to the Second Amendment.
felony.	CRIMINAL LAW: Offense of possessing a firearm or antique firearm during commission or attempt to commit a dangerous
	Sen. Johnson, Jack Rep. Doggett, Clay
Summary:	Adds certain criminal offenses, including first degree murder, second degree murder, and reckless homicide to the list of dangerous felonies for purposes of the offense of possessing a firearm or antique firearm during commission or attempt to commit a dangerous felony.
Amendment Summary: Subcommittee Amendments: Fiscal Note:	
Senate Status: House Status: Executive Status: Public Chapter:	02/12/25 - Referred to Senate Judiciary Committee. 03/12/25 - Set for House Judiciary Committee 03/19/25.
Caption: AG Opinion:	AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 17, Part 13, relative to criminal offenses.
Cosponsors:	Rep. Lamberth, William; Rep. Powers, Dennis;
Position: Priority:	Oppose 1 - Top-tier

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Comment:

The bill recklessly adds a lot of additional crimes as "dangerous" to an existing list.

For example, the bill adds "reckless homicide" TCA 39-13-215 as a "dangerous felony". The result is that if someone "possesses" a firearm with the intent to go armed (which we believe is a standard that violates the Supreme Court decision in Bruen) at the time of the offense then the person gets as an additional crime or sentence of from 3 to 10 years in prison with no parole. Consider, for example, the case of an individual ho was convicted of reckless homicide, a Class D felony. The facts involved a car wreck in which two occupants of the other vehicle died. However, TN and federal law are clear that in Tennessee a "reckless homicide" is a nonviolent felony. Indeed, at least one Tennessee appellate court and one federal court have reached the same conclusion: /quote/ We decline, however, to characterize reckless homicide as a crime of violence because it requires reckless conduct rather than intentional or knowing conduct. See United States v. Portela, 469 F.3d 496, 499 (6th Cir.2006) (holding that Tennessee's vehicular assault statute, with the requisite mens rea of recklessness, was not a crime of violence under the United States Sentencing Guidelines). Because the defendant's reckless homicide conviction was not a violent felony, we decline to weigh it more heavily against his credibility than other non-violent felonies. //endquote// See, State v. Parham, 2010 WL 2898785, at *8 (Tenn.Crim.App.,2010) This legislation seeks to elevate a non-violent felony conviction to a "dangerous felony" - a term that suggests at a minimum that there be some mens rea that would warrant a finding of knowing or intentional violence as opposed to recklessness Further, under the legislation if the individual had a firearm in their possession, e.g., a longarm for which there are few affirmative defenses under TN law, such that i qualified under the "intent to go armed" clause then a person committing a nonviolent felony which the state established was reckless but not either intentional nor knowing would be sentenced from 3 to 10 years in prison even if the normal consequence of the sentencing statutes called for no prison time at all for the underlying crime.

SB1140/HB918 ENVIRONMENT & NATURE: Issuance of temporary hunting licenses for disabled veterans.

	Sen. Crowe, Rusty
	Rep. Slater, William
Summary:	Requires issuance of temporary hunting licenses, of up to seven-days duration and at no cost, to disabled veterans participating in hunting experiences sponsored and paid for by not-for-profit organizations. Broadly captioned.
Amendment	Senate Energy, Agriculture & Natural Resources Committee amendment 1 (005237) requires the Tennessee Wildlife Resources Agency (TWRA) to issue temporary group
Summary:	hunting permits to non-profit organizations that sponsor and fund hunting experiences at no cost to veterans with any service-connected disability. Authorizes the group hunting permits to remain valid for the duration of the event, up to seven days, and requires TWRA to accept evidence of service-connected disability a certification from the Veterans' Administration. Directs TWRA to collect information on individuals taking part in such hunting experiences to comply with federal requirements.
Subcommittee	HB0918_Amendment (004918).pdf
Amendments:	HB0918 Amendment (005237).pdf
Fiscal Note:	
Senate Status:	03/14/25 - Set for Senate Floor 03/17/25.
House Status:	03/12/25 - Set for House Agriculture & Natural Resources Subcommittee 03/19/25.
Executive Status:	
Public Chapter:	
Caption:	AN ACT to amend Tennessee Code Annotated, Title 58 and Title 70, relative to hunting licenses for disabled veterans participating in hunts sponsored by not-for-profit organizations.
AG Opinion:	
Cosponsors:	Rep. Barrett, Jody; Sen. Bowling, Janice; Rep. Fritts, Monty; Sen. Southerland, Steve;
Position:	
Priority:	
Comment:	
Comment.	

SB1183/HB949 CRIMINAL LAW: Offense of storing or keeping a firearm in any place if firearm in not secured in locked container.

3D1103/ND949	Chiminal Law. Onense of storing of keeping a meanin in any place in meanin in not secured in locked container.
••••••••••••••••••••••••••••••••••••••	Sen. Kyle, Sara Rep. Brooks, Shaundelle
Summary:	Creates a criminal offense of storing or keeping a firearm in any place if the firearm is not secured in a locked container or equipped with a tamper-resistant mechanical lock or other safety device that is properly engaged so as to render the firearm inoperable by any person other than the owner or another lawfully authorized user. Punishes a violation of the offense as a Class A misdemeanor.
Amendment	
Summary:	
Subcommittee	
Amendments:	
Fiscal Note:	
Senate Status:	02/12/25 - Referred to Senate Judiciary Committee.
House Status:	03/12/25 - Set for House Criminal Justice Subcommittee 03/19/25.
Executive Status:	
Public Chapter:	
Caption:	AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 17, Part 13, relative to firearms.
AG Opinion:	
Cosponsors:	Rep. Johnson, Gloria;
Position: Priority:	Oppose
Comment:	Proposal violates 2nd Amendment as applied by Bruen, Heller and McDonald.
SB1191/HB947	CRIMINAL LAW: Akilah's Law.
••••••••	Sen. Akbari, Raumesh Rep. Brooks, Shaundelle
Summary:	Enacts "Akilah's Law," which creates the offense of selling, offering to sell, delivering, or transferring a firearm to a person knowing the person has been a patient in a mental institution at any time within the previous five years.

02/12/25 - Referred to Senate Judiciary Committee.

Amendment Summary: Subcommittee Amendments: Fiscal Note: Senate Status:

Page 9 of 11 House Status: Executive Status: Public Chapter:	03/12/25 - Set for House Criminal Justice Subcommittee 03/19/25.
Caption: AG Opinion:	AN ACT to amend Tennessee Code Annotated, Title 33 and Title 39, Chapter 17, Part 13, relative to firearms.
Cosponsors:	Rep. Behn, Aftyn; Rep. Camper, Karen; Rep. Chism, Jesse; Rep. Clemmons, John; Rep. Dixie, Vincent; Rep. Glynn, Ronnie; Rep. Hakeem, Yusuf; Rep. Hardaway, G.A.; Rep. Harris, Torrey; Rep. Hemmer, Caleb; Rep. Johnson, Gloria; Rep. Jones, Justin; Rep. McKenzie, Sam; Rep. Miller, Larry; Rep. Mitchell, Bo; Rep. Parkinson, Antonio; Rep. Powell, Jason; Rep. Salinas, Gabby; Rep. Shaw, Johnny; Rep. Towns Jr., Joe;
Position: Priority:	Oppose
Comment:	Proposal violates 2nd Amendment as applied by Bruen, Heller and McDonald.
SB1215/HB1288	EDUCATION: Creates the school safety grant fund.
••••••••••••••••••••••••••••••••••••••	Sen. Oliver, Charlane Rep. Powell, Jason
Summary:	Creates a special account within the state general fund to be known as the school safety grant fund to support LEAs and public charter schools with prevention, reduction, and response efforts with regard to school shootings. Requires the department of education to administer the fund and establish and publish guidelines for applications, including eligibility, and the award of grants. Establishes that the fund is composed of money appropriated by the general assembly, gifts, grants, and other donations received by the department for the fund. Requires the department of education to allocate funds to LEAs and public charter schools that have had a shooting or other firearm-related death on school grounds on a school day while students were present. Requires the state treasurer to invest money in the fund. Requires the department of education to submit an annual report to the specified committees by March 1 of each subsequent vear on the status of this program and the allocation of grant funds.
Amendment Summary: Subcommittee Amendments: Fiscal Note:	
Senate Status: House Status: Executive Status: Public Chapter:	02/12/25 - Referred to Senate Education Committee. 03/12/25 - Set for House Education Administration Subcommittee 03/18/25.
Caption: AG Opinion: Cosponsors:	AN ACT to amend Tennessee Code Annotated, Title 9 and Title 49, relative to school safety grants.
Position: Priority: Comment:	
SB1243/HB1240	INSURANCE GENERAL: Insurance discounts for proper firearm storage and maintenance.
	Sen. Massey, Becky Rep. Helton-Havnes, Esther
Summary:	Requires an insurance company providing coverage for tangible personal property in this state to offer a discount on a policyholder's homeowners or renters insurance if the policyholder services any frearms on the property in a frearm safe or uses a frearm safety device. Bequires the discount he provided on a requiring basis that aligns

the policyholder secures any firearms on the property in a firearm safe or uses a firearm safety device. Requires the discount be provided on a recurring basis that aligns with the policyholder's billing cycle. Defines "tangible personal property" as personal property that may be seen, weighed, measured, felt or touched, or is in any other manner perceptible to the senses. Broadly captioned. Amendment Summary: Subcommittee Amendments: (Dated February 13, 2025) NOT SIGNIFICANT Fiscal Note: 03/13/25 - Set for Senate Commerce & Labor Committee 03/18/25. Senate Status: House Status: 03/12/25 - Set for House Insurance Subcommittee 03/19/25. Executive Status: Public Chapter: Caption: AN ACT to amend Tennessee Code Annotated, Title 56, relative to insurance discounts. AG Opinion: Rep. Lamberth, William; Rep. Raper, Kevin; Rep. Scarbrough, Rick; Cosponsors: Position: Oppose Priority: Comment: This legislation creates a government mandate to regulate insurance policy pricing based on disclosures by policy holders regarding ownership and storage of firearms in the insured premises.

SB1244/HB1210 FAMILY LAW: Respondent who transfers a firearm to a third party.

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●●●○○○○○○○○○ ●●●○○○○○○○○○○○	Sen. Massey, Becky Rep. Keisling, Kelly
Summary:	Requires, if the respondent on an order of protection dispossesses firearms by transferring possession to a third party who is not prohibited from possessing firearms, the respondent to specify the third party and the physical address where all firearms are located on the affidavit of firearms dispossession form. Requires the third party to sign the affidavit of firearms dispossession form to acknowledge receipt of the firearms.
Amendment	
Summary:	
Subcommittee	
Amendments:	
Fiscal Note:	
Senate Status:	03/11/25 - Senate Judiciary Committee deferred to 04/01/25.
House Status:	02/12/25 - Referred to House Civil Justice Subcommittee.
Executive Status:	
Public Chapter:	
Caption:	AN ACT to amend Tennessee Code Annotated, Title 36, Chapter 3, Part 6, relative to domestic violence.
AG Opinion:	
Cosponsors:	
Position: Priority:	Oppose

Page 10 of 11 Comment:

This legislation is a step toward creating a database of transfers of firearms to specific individuals and storage locations. It is not even clear whether the legislation protects that information from open records requests.

	that information from open records requests.
SB1296/HB1314 or address.	CRIMINAL LAW: Criminal offenses for threatening to commit an act of mass violence and posting an individual's number
●●○○○○○○○○○○ ●●●○○○○○○○○○○	Sen. Johnson, Jack
Summary:	Rep. Lamberth, William Creates a criminal offense for threatening to commit an act of mass violence. Creates a criminal offense for posting on a publicly accessible website the telephone number or home address of an individual with the intent of causing harm or a threat of harm to the individual or a member of the individual's family or household. Part of Administration Package.
Amendment	·
Summary: Subcommittee Amendments:	HB1314_Amendment (004348).pdf
Fiscal Note: Senate Status: House Status: Executive Status: Public Chapter:	02/10/25 - Referred to Senate Judiciary Committee. 03/12/25 - Set for House Judiciary Committee 03/19/25.
Caption: AG Opinion:	AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 13, Part 8 and Title 39, Chapter 17, Part 3, relative to criminal offenses.
Cosponsors:	Rep. Cochran, Mark;
Position: Priority:	Oppose
Comment:	Apparent caption bill.
SB1348/HB1392	CRIMINAL LAW: Offense of unlawfully carrying a firearm with intent to go armed.
••••••••••••••••••••••••••••••••••••••	Sen. Akbari, Raumesh
Summary:	Rep. Pearson, Justin Deletes the exception to the criminal offense of unlawfully carrying a firearm with intent to go armed for persons who lawfully possess a handgun, are in a place where the person is lawfully present, and are at least 21 years old or 18 years old with certain military service. Broadly captioned.
Amendment Summary: Subcommittee Amendments: Fiscal Note:	
Senate Status:	02/10/25 - Referred to Senate Judiciary Committee.
House Status: Executive Status:	03/12/25 - House Criminal Justice Subcommittee deferred to final calendar #2.
Public Chapter: Caption: AG Opinion: Cosponsors:	AN ACT to amend Tennessee Code Annotated, Title 39, relative to firearms.
Position:	Oppose
Priority:	
Comment:	Proposal violates 2nd Amendment as applied by Bruen, Heller and McDonald.
SB1384/HB683	PROFESSIONS & LICENSURE: Creates the enhanced armed guard certificate.
••••••••••••••••••	Sen. Watson, Bo Rep. Lamberth, William
Summary:	Treate sthe enhanced armed guard certificate that may be obtained upon completion of certain training and other requirements by an armed security guard/officer who has at least five years of full-time experience as a law enforcement officer or four years of active duty military experience in a combat arms military occupational specially. Directs the commissioner of commerce and insurance to establish and approve an enhanced armed guard training course. Specifies that the enhanced armed guard training course be offered no less than quarterly and be at least 16 hours in length. Also requires the enhanced armed guard training to include must also include scenario- based training on when a rifle-caliber weapon may be deployed in an offensive or defensive posture and training on the secure storage of a rifle-caliber weapon when the weapon is not deployed.
Amendment Summary:	House Commerce Committee amendment 1 (004376) creates a new registration enhancement to be issued by the Department of Commerce and Insurance (DCI) to an eligible armed guard. Requires applicants for the registration enhancement to: (1) hold a current registration card as an armed security guard issued by DCI in good standing; (2) have at least five years of full-time experience as a law enforcement officer and be in good standing if retired or separated from the employing law enforcement agency, or have at least four years of active duty military experience in a combat arms occupational specialty and be in good standing if either retired or separated from the employing law enforcement armed forces with an honorable discharge; (3) pass a fingerprint history background check and psychological evaluation, and; (4) complete a written examination and an approved in-person training course. Authorizes an enhanced armed guard to carry and deploy a rifle or shotgun, provided the guard is certified to carry the weapon and adheres to certain other requirements. Requires the Commissioner of DCI to approve an enhanced armed guard training course. Requires the course approved to be offered at least quarterly for at least 16 hours in duration and to include specific training relative to a rifle or shotgun. Requires the Commissioner of DCI to issue a registration enhancement to an applicant upon verification that the applicant meets all of the requirements and upon payment of all registration fees. Requires a valid registration enhancement to be renewed annually by submitting to a criminal background check and by completing an annual requalification course, approved by the commissioner, that is at least eight hours in duration, of which at least 6 hours consist of rifle and shotgun training and qualification on a weapon range. Effective January 1, 2026.
Subcommittee	
Amendments: Fiscal Note:	(Dated February 17, 2025) STATE GOVERNMENT POST REVENUE TBI STS Commission FY25-26 \$14,700 \$1,700 \$11,500 FY26-27 & Subsequent Years \$23,100 \$3,400 - EXPENDITURES POST Commission FY25-26 \$1,105,400 FY26-27 & Subsequent Years \$673,800 Total Positions Required: 7
Senate Status:	02/10/25 - Introduced in the Senate

AN ACT to amend Tennessee Code Annotated, Title 4; Title 39 and Title 62, Chapter 35, relative to private protective services.

Rep. Powers, Dennis;

House Status:

AG Opinion: Cosponsors:

Executive Status: Public Chapter: Caption:

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SB1407/HB856 CRIMINAL LAW: Lowers the standard for the use of deadly force to protect property. Sen. Hensley, Joey Rep. Capley, Kip Summary: Lowers the standard for the use of deadly force to protect property. Specifies that deadly force does not include the display of a weapon, the brandishing of a weapon, or the use of force in circumstances that do not result in death or serious bodily injury. Amendment Summary: Subcommittee Amendments: Fiscal Note: Senate Status: 02/10/25 - Referred to Senate Judiciary Committee. House Status: 03/12/25 - Set for House Criminal Justice Subcommittee 03/19/25. Executive Status: Public Chapter: Caption: AN ACT to amend Tennessee Code Annotated, Title 39, relative to the use of force. AG Opinion: Cosponsors: Rep. Crawford, John; Rep. Doggett, Clay; Rep. Fritts, Monty; Rep. Garrett, Johnny; Rep. Grills, Rusty; Rep. Martin, Brock; Rep. McCalmon, Jake; Rep. Moody, Debra; Rep. Powers, Dennis; Rep. Reeves, Lee; Rep. Rudd, Tim; Rep. Stinnett, Tom; Rep. Todd, Chris; Rep. Zachary, Jason; Position: Support Priority: Comment:

SJR25 CRIMINAL LAW: Constitutional amendment - right to bail.

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Summary:	Removes the right to bail when the proof is evident or the presumption is great for the following offenses: act of terrorism, second degree murder, aggravated rape of a child, aggravated rape, grave torture, or any other offense for which a defendant could not be released prior to the expiration of at least 85% of the entire sentence.
Amendment	
Summary:	
Subcommittee	
Amendments:	
Fiscal Note:	
Senate Status:	03/14/25 - Set for Senate Floor 03/17/25.
House Status:	
Executive Status:	
Public Chapter:	
Caption:	
AG Opinion:	
Cosponsors:	
Position:	Oppose
Priority:	
Comment:	