



# TENNESSEE CHAMBER of Commerce & Industry

TENNESSEE MANUFACTURERS ASSOCIATION

## **SB352/HB352**

Sponsors  
Category  
Summary

### **Consumer protection - claims related to medical devices and pharmaceuticals.**

Sen. Briggs, Richard; Rep. Sexton, Cameron  
Commercial Law

Prohibits failure to disclose at the beginning of any legal advertisement or display in a conspicuous location that the advertisement is paid advertisement for legal services, presentation of legal advertisements as a "medical alert," "public service announcement," or other similar language, display of federal logos, use the word "recall" to refer to a product that has not been recalled, failure to identify the person, attorney or law firm responsible for the advertisement. Requires legal advertisements soliciting clients alleging injury from an approved prescription drug cleared by the food and drug administration to include warnings and disclose that the drug or medical device remains approved by the United States food and drug administration. Prohibits transfer of protected health information for the purpose of soliciting legal services without authorization. Creates penalties for violations, authorizes enforcement by the attorney general.

Amendment  
Summary

House amendment 1 (005125) specifies that this bill does not create or imply liability on behalf of a broadcaster who holds a license for over-the-air terrestrial broadcasting from the federal communication commission, or against a cable operator.

Fiscal Note  
Public Chapter  
Effective Date

(Dated February 14, 2019) NOT SIGNIFICANT  
[PC119.pdf](#)  
07/01/19

## **SB173/HB164**

Sponsors  
Category  
Summary

### **Driving laws related to mobile phone use.**

Sen. Swann, Art; Rep. Holsclaw, Jr., John  
Criminal Law

Expands the current offense of driving while using a handheld mobile phone as Class C misdemeanor to include any road, highway, or street, opposed to only in marked school zones as it currently stands. Establishes all drivers under 18 years of age using a hands-free device while the car is in motion will fall under this offense.

Amendment  
Summary

House amendment 1 (006464) prohibits physically holding or supporting, with any part of a person's body, a wireless telecommunications device or stand-alone electronic device while operating a motor vehicle unless the vehicle is lawfully parked. Authorizes use of an earpiece, headphone device, wrist device or mounting device. Exempts employers or contractors of utility services providers, public safety officers, law enforcement, and emergency personnel acting within the scope of their employment and persons who are lawfully parked in their motor vehicles from the above punishments. Establishes that violation of such is a Class C misdemeanor, punishable by fine only, not to exceed \$50. Establishes that if the violation is the person's third or subsequent offense of the violation results in an accident the fine is \$100. Establishes that if such a violation occurs in a work zone when workers are present or in a marked school zone when warning flashers are on, the fine is \$200. Establishes court costs not exceed \$10. Requires the Department of Transportation (TDOT) to utilize permanent electronic overhead informational displays to provide periodic messages to inform public about the law. Requires the Department of Safety (DOS) to include distracted driving as part of the instructional information used in driver education training.

Fiscal Note

(Dated March 8, 2019) Increase State Revenue Exceeds \$262,400/FY19-20 Exceeds \$524,700/FY20-21 Up to \$262,400/FY21-22 and Subsequent Years Increase Local Revenue Exceeds \$31,100/FY19-20 Exceeds \$62,100/FY20-21 Up to \$31,100/FY21-22 and Subsequent Years

Public Chapter  
Effective Date

[PC412.pdf](#)  
07/01/19

## **SB264/HB156**

Sponsors  
Category  
Summary

### **Vandalism - destroying or interfering with pipeline or pumping station.**

Sen. Niceley, Frank; Rep. Whitson, Sam  
Criminal Law

Declares that it is a class E felony offense for anyone or any group to knowingly damage or destroy a pipeline, pumping station, terminal, equipment, or facility that distributes, transports, stores, or pumps crude or refined petroleum products or natural gas.

Amendment Summary	Senate amendment 1 (004943) rewrites this bill and replaces the present law offense described in the Bill Summary with the new offense "critical infrastructure vandalism", which a person commits by knowingly destroying, injuring, interrupting, or interfering with critical infrastructure or its operation. This amendment defines "critical infrastructure" to include, but not be limited to, the infrastructure of the following services to the general public: (1) Telephone, telegraph, television, internet, or other telecommunication services; (2) Electric, heat, natural gas, or other power or energy services; (3) The distribution of crude or refined liquid petroleum products or natural gas, and the pipelines, pumping stations, terminals, and equipment necessary for operation of the facility; (4) Water, wastewater, or sewer services; and (5) Railroads and other transportation services. For purposes of determining whether an offense has occurred, it will not matter whether the critical infrastructure is in operation, idle, or under construction. Critical infrastructure vandalism will be punished in the same manner as theft depending on the value of the property affected. In no event will critical infrastructure vandalism be less than a Class E felony.
Fiscal Note	(Dated February 19, 2019) Increase State Expenditures \$3,400 Incarceration*
Public Chapter	<a href="#">PC370.pdf</a>
Effective Date	07/01/19

<b>SB306/HB308</b>	<b>Increases penalty for unauthorized drone use over critical infrastructure facilities.</b>
Sponsors	Sen. Lundberg, Jon; Rep. Hulse, Bud
Category	Criminal Law
Summary	Increases the penalty for using drones over critical infrastructure facilities without the business operator's consent to a Class E felony.
Amendment Summary	Senate amendment 1 (004167) adds communication service facilities to the types of facilities that are critical infrastructure facilities under present law for purposes of the prohibition on the use of unmanned aircraft for surveillance. Present law defines "critical infrastructure facility" to mean: (1) An electrical power generation system; electrical transmission system, either as a whole system or any individual component of the transmission system; or electrical distribution substation; (2) A petroleum refinery; (3) A manufacturing facility that utilizes any hazardous substance either in storage or in the process of manufacturing; (4) A chemical or rubber manufacturing facility; (5) A petroleum or chemical storage facility; (6) A water or wastewater treatment facility; (7) Any facility, equipment, or pipeline infrastructure utilized in the storage, transmission, or distribution of natural gas or propane; and (8) Railroad yards and facilities not open to the general public.
Fiscal Note	(Dated February 14, 2019) NOT SIGNIFICANT
Public Chapter	<a href="#">PC60.pdf</a>
Effective Date	07/01/19

<b>SB360/HB1284</b>	<b>Use of hemp products by minors.</b>
Sponsors	Sen. Southerland, Steve; Rep. Reedy, Jay
Category	Criminal Law
Summary	Expands the Prevention of Youth Access to Tobacco and Vapor Products Act to apply to hemp for smoking.
Amendment Summary	Senate amendment 1 (004554) removes specific reference to hemp-derived products in a topical or ingestible consumer product from the definition of "hemp" for purposes of this bill.
Fiscal Note	(Dated February 23, 2019) NOT SIGNIFICANT
Public Chapter	<a href="#">PC303.pdf</a>
Effective Date	07/01/19

<b>SB446/HB187</b>	<b>Second Amendment Civil Rights Act of 2019.</b>
Sponsors	Sen. Bell, Mike; Rep. Reedy, Jay
Category	Criminal Law
Summary	Enacts the "Second Amendment Civil Rights Act of 2019," which prohibits a government entity from enacting or enforcing ordinances, rules, regulations, or policies that prohibit the ownership, construction, or operation of privately owned or operated gun or sport shooting ranges. Confers private rights of action upon a person to challenge government regulation of gun or sport shooting ranges.
Amendment Summary	House amendment 1 (004269) requires that if a local government enforces any regulation of a privately owned or operated sport shooting ranges, the restrictions cannot be greater than those imposed to any range located within the same unit of local government and owned or operated by a government entity. Allows for a party to challenge any regulation of a sport shooting range that violates this provision.
Fiscal Note	(Dated February 24, 2019) Increase Local Expenditures Exceeds \$10,000/One-Time/Permissive
Public Chapter	<a href="#">PC223.pdf</a>

Effective Date 07/01/19

**SB472/HB677 Reporting of person judicially committed for mental illness to determine eligibility to purchase firearm.**

Sponsors Sen. Haile, Ferrell; Rep. Garrett, Johnny  
Category Criminal Law  
Summary Requires clerks to report the race, sex, and social security number of a person judicially committed for mental illness to the FBI-NCIS index and department of safety to determine eligibility for person to purchase firearms. Requires such information to be confidential.

Amendment Summary House amendment 1 (005604) adds clarifying language specifying that changes applied in the bill for the General Sessions Courts applies to the Chancery Courts as well.  
Fiscal Note (Dated February 19, 2019) NOT SIGNIFICANT  
Public Chapter [PC262.pdf](#)  
Effective Date 07/01/19

**SB797/HB941 Expunction fees.**

Sponsors Sen. Johnson, Jack; Rep. Lamberth, William  
Category Criminal Law  
Summary Removes \$180 fee for petitioning the court for expunctions of certain criminal offenses. Removes \$350 fee applications for expunctions following the completion of a diversion program. Part of Administration Package.

Amendment Summary Senate amendment 1 (005117) adds sections to the bill that delete references to the removed expunction fees.  
Fiscal Note (Dated March 2, 2019) Decrease State Revenue \$144,000/District Attorneys Expunction Fund \$1,401,000/TBI  
Public Chapter [PC200.pdf](#)  
Effective Date 07/01/19

**SB1297/HB1151 Expands the offense of indecent exposure.**

Sponsors Sen. Pody, Mark; Rep. Ragan, John  
Category Criminal Law  
Summary Expands the offense of indecent exposure to include incidents occurring in a restroom, locker room, dressing room, or shower if the offender is a member of the opposite sex than the sex designated for.

Amendment Summary House amendment 1 (006477) deletes all language after the enacting clause. Defines "public place" as related to offenses of indecent exposure, as a place which the public or a group of persons has access and includes, but is not limited to, highways, transportation facilities, schools, places of amusement, parks, places of business, playgrounds, hallways, lobbies, restrooms, locker rooms, dressing rooms, or showers, designated for multiperson, single sex use.  
Fiscal Note (Dated March 2, 2019) NOT SIGNIFICANT  
Public Chapter [PC251.pdf](#)  
Effective Date 07/01/19

**SB513/HB1265 Fair Accountability and Clarity in Tax Subsidies Act.**

Sponsors Sen. Roberts, Kerry; Rep. Holt, Andy  
Category Economic Development  
Summary Enacts the "Fair Accountability and Clarity in Tax Subsidies Act" or "FACT Act." Adds failure to add 100 percent of committed jobs or submit the annual and baseline reports, as applicable to conditions where persons or entities fail to fulfill their commitments. Permits department of economic and community development authority to access any relevant information and records, confidential or otherwise, of any agency unless the department is denied such access by federal law or explicitly named and denied such access by state law to ensure veracity of certain reports. Provides for accommodations between the state and the agency for denials of record access. Requires qualified business enterprises claiming certain tax credits to file a report with the commissioner for the tax year containing information on the number of full-time employees and the incremental amount of qualified investment made in the report year. Requires the commissioner report to the speakers of the senate and the house of representatives aggregate data on the location by city or county, employment levels, and qualified investment amounts of qualified business enterprises for each year and any revenue loss during the report year as a result of each qualified business enterprise claiming the listed credits.

Amendment Summary House amendment 1 (006049) deletes all language after the enacting clause. Deletes certain franchise tax credit provisions and qualified headquarters sales and use tax credit provisions that

Fiscal Note	<p>currently authorize the Commissioner of the Department of Revenue (DOR) to lower the number of jobs that must be created in order for an entity to qualify for such tax credits. Authorizes ECD to execute a separate agreement in conjunction with any capital grant awarded by ECD for economic development purposes that reserves the right of ECD to recover any capital grant funds awarded or disbursed, if the beneficiary fails to fulfill the commitments related to the grant.</p> <p>(Dated March 11, 2019) Increase State Expenditures \$501,600/One-Time/FastTrack Fund \$138,400/Recurring/FastTrack Fund Other Fiscal Impact Existing FastTrack appropriations from the General Fund can be used to cover the estimated one-time and recurring increase in expenditures; however this will reduce the extent of funding otherwise available for FastTrack incentives. SB 513 - HB 1265 To the extent the proposed legislation results in additional funding remaining in the FastTrack program due to recovered funds by ECD or reductions in fund disbursement to certain grant recipients, such additional funds could be used to fund the expenditures associated with this legislation and/or future appropriations from the General Fund to the FastTrack program could be reduced. The proposed changes to the tax credit provisions of the current law could impact franchise and excise tax collections. However, the Fiscal Review Committee staff does not have sufficient information to accurately estimate the magnitude or timing of any such impact.</p>
Public Chapter Effective Date	<p><a href="#">PC451.pdf</a> 07/01/19, 05/22/19, 01/01/19</p>
<b>SB63/HB866</b>	<b>Expands career and technical education programs to middle school students.</b>
Sponsors	Sen. Robinson, Katrina; Rep. Deberry Jr., John
Category	Education
Summary	Expands career and technical education to grades six through twelve. Program must be available to all students in grades six through twelve, with the program serving at least 50 percent of those students. Requires board of career and technical education to plan facilities for comprehensive career and technical training for middle school students.
Amendment Summary	Senate amendment 1 (007438) amends the bill to require that comprehensive career and technical education be made accessible to students in Grades 6-12 and that LEAs plan to serve at least 50% of the students in those grades. Further amends the bill by rewriting Section 4 to allow middle school students to use high school CTE facilities. Adds a new section to the bill: the Department of Education (DOE) is encouraged to prepare students in middle school for a career in technical education (CTE), by introducing them to career exploration opportunities in high-skill, high-wage, or in-demand career fields. The DOE is encouraged to provide career exploration through a systemic framework in making informed plans and decisions about future education and career opportunities based on: occupational supply and demand, educational requirements, development of career plans, career guidance, and any other activity that advances knowledge of career opportunities. The DOE is also encouraged to provide professional development opportunities for teachers and faculty related to CTE for students in middle school grades.
Fiscal Note	(Dated February 22, 2019) Increase State Expenditures \$50,000/One-Time Other Fiscal Impact To the extent local education agencies (LEAs) utilize (BEP) funding for career and technical education expenditures as a result of this legislation, there would be an equivalent reduction of BEP funding available for other LEA expenditures. The extent and timing of any such shifts cannot be reasonably determined.
Public Chapter Effective Date	<p><a href="#">PC366.pdf</a> 07/01/19, 05/10/19</p>
<b>SB166/HB241</b>	<b>Rewrites specifics regarding the Course Access Program Act.</b>
Sponsors	Sen. Gresham, Dolores; Rep. Dunn, Bill
Category	Education
Summary	Specifies a student's home LEA pay the host LEA for the first two access program courses every school year in which a student is enrolled.
Fiscal Note	(Dated February 15, 2019) NOT SIGNIFICANT
Public Chapter Effective Date	<p><a href="#">PC146.pdf</a> 07/01/19</p>
<b>SB319/HB111</b>	<b>Funding of dual enrollment grant program.</b>
Sponsors	Sen. Hensley, Joey; Rep. Cepicky, Scott
Category	Education
Summary	Declares it is the intent of the general assembly that the dual enrollment grant program be fully funded before any funds in the lottery for education account are transferred to the Tennessee Promise scholarship endowment fund.
Amendment Summary	House amendment 1 (007649) clarifies the legislative intent that the dual enrollment grant be fully funded before any funds in the lottery for education account are transferred to the Tennessee

Promise scholarship endowment fund and revises this bill's directory language to ensure this bill will be codified properly after the effective date of the Governor's Investment in Vocational Education (GIVE) Act.

Fiscal Note

(Dated March 28, 2019) Increase State Expenditures Exceeds \$8,127,900/FY19-20/ Lottery for Education Account Net Impact Exceeds \$7,389,500/FY20-21 and Subsequent Years/ Lottery for Education Account Other Fiscal Impact - Funding in an amount exceeding \$8,127,900 in FY19-20, and recurring funding exceeding \$7,389,500 beginning in FY20-21, will not be available for transfer from the Lottery for Education Account to the Tennessee Promise Special Reserve Account.

Public Chapter  
Effective Date

[PC463.pdf](#)

07/01/19, 07/01/20

**SB504/HB559**

**Authorizes LEA's to offer internship programs.**

Sponsors  
Category  
Summary

Sen. Akbari, Raumesh; Rep. Camper, Karen

Education

Authorizes LEA's to offer internship programs for elective credits in the high school curriculum which must be a minimum of six weeks and may be offered during the summer or the school year.

Fiscal Note

(Dated February 28, 2019) NOT SIGNIFICANT

Public Chapter

[PC304.pdf](#)

Effective Date

07/01/19

**SB571/HB353**

**School credits relative to occupational training.**

Sponsors  
Category  
Summary

Sen. Bowling, Janice; Rep. Daniel, Martin

Education

Establishes a person who receives certified comprehensive career and technical training in high school and post high school are eligible to receive equivalent credit towards the occupational license related to training.

Amendment  
Summary

House amendment 1 (006603) specifies application to all professions and occupations regulated except for certified public accountants, architects and engineers. Requires any kind of training be consistent with the requirements for licensure by licensing authorities in order for persons to be eligible for equivalent credit. Allows any person aggrieved by the decision of a licensing authority concerning eligibility for equivalent credit to appeal to the commissioner and insurance or the commissioner's designee for a determination of whether the training meets the requirements for licensure. Orders commissioner of commerce and insurance, state board of education and various departments charged with supervision of licensing authorities to promulgate rules. Senate amendment 1 (007922) adds the exceptions of certified public accountants, architects, engineers, and ginseng dealers as professions that cannot receive equivalent credit for occupational licenses from technical training in high school and post high school. Requires high school and post high school training received to be consistent with the requirements for licensure by licensing authorities in order for persons to be eligible for equivalent credit. Permits training to have been received in schools or correctional institutions. Allows any person aggrieved by the decision of a licensing authority concerning eligibility for equivalent credit to appeal to the commissioner of commerce and insurance or the commissioner's designee for a determination of whether the training meets the requirements for licensure. Adds that the state board of education and the commissioner of corrections must promulgate rules in collaboration with the commissioner of commerce and insurance.

Fiscal Note

(Dated February 24, 2019) NOT SIGNIFICANT

Public Chapter

[PC492.pdf](#)

Effective Date

07/01/19, 01/01/20

**SB691/HB980**

**Annual report required by THEC.**

Sponsors  
Category  
Summary

Sen. Jackson, Ed; Rep. White, Mark

Education

Clarifies that THEC may submit its annual report on the condition of THEC to the governor and the general assembly in an electronic format. Broadly captioned.

Amendment  
Summary

Senate amendment 1 (007051) deletes all language after the enacting clause. Expands the definition of eligible postsecondary institution to include William R. Moore College of Technology as an eligible institution for receipt of the Tennessee Promise Scholarship.

Fiscal Note

(Dated February 11, 2019) NOT SIGNIFICANT

Public Chapter

[PC385.pdf](#)

Effective Date

05/10/19, 07/01/19, 08/01/23

**SB764/HB1425**

**Courses taken under a dual enrollment grant.**

Sponsors

Sen. Yarbro, Jeff; Rep. Rudder, Iris

Category	Education
Summary	Increases the number of additional courses a high school student may enroll in at an eligible postsecondary institution from one to two classes if requirements are met. Establishes that a student who receives a dual enrollment grant cannot enroll in more than 10 courses if the grant was provided by the net proceeds of the state lottery.
Amendment Summary	House amendment 1 (008385) deletes and rewrites all language after the enacting clause such that the only substantive changes are to (1) change the effective date to July 1, 2020; and (2) require TSAC's board of directors to determine the award for a credit hour taken under a dual enrollment grant.
Fiscal Note	(Dated February 19, 2019) Increase State Expenditures Exceeds \$228,000/FY19-20/Lottery for Education Account Net Impact Exceeds \$41,000/FY20-21 and Subsequent Years/Lottery for Education Account Other Fiscal Impact - Funding in an amount exceeding \$228,000 in FY19-20, and recurring funding exceeding \$41,000 beginning in FY20-21, will not be available for transfer from the Lottery for Education Account to the Tennessee Promise Special Reserve Account.
Public Chapter Effective Date	<a href="#">PC482.pdf</a> 07/01/20

<b>SB805/HB949</b>	<b>Changes to dual enrollment grant program.</b>
Sponsors	Sen. Johnson, Jack; Rep. Lamberth, William
Category	Education
Summary	Clarifies the requirements for a high school student who is also enrolled in an eligible postsecondary institution to receive for a dual enrollment grant. Requires application for the grant to be done the year they are planning on attending. Declares it the intent of the general assembly that the award for the first four dual enrollment courses attempted by students enrolled in a certificate or diploma program annually identified by TSAC's board of directors only provides for maintenance fees at the institution attended. Part of Administration Package.
Amendment Summary	Senate amendment 1 (005118) defines "certificate" or "diploma" as a credential, other than a degree, the receipt of which indicates satisfactory completion of training in a program of study offered by a Tennessee college of applied technology, or offered by a community college operated by the board of regents of the state university and community college system.
Fiscal Note	(Dated March 3, 2019) Increase State Expenditures Exceeds \$3,077,000/FY20-21 and Subsequent Years Lottery for Education Account Other Fiscal Impact Recurring funding in an amount exceeding \$3,077,000 beginning in FY20-21 will not be available for transfer from the Lottery for Education Account to the Tennessee Promise Special Reserve Account.
Public Chapter Effective Date	<a href="#">PC203.pdf</a> 07/01/20

<b>SB1195/HB970</b>	<b>Annual report of department may be posted on website.</b>
Sponsors	Sen. White, Dawn; Rep. Littleton, Mary
Category	Education
Summary	Permits the department of education to post its annual report on its website in lieu of distributing the report to certain persons and entities. Broadly captioned.
Amendment Summary	Senate amendment 1 (006765) deletes all language after the enacting clause and rewrites the bill to: (1) require that family life curriculum include instruction on the detection, intervention, and treatment of human trafficking in which the victim is the child; (2) require the instruction to be accomplished by viewing a video recording approved by the local education agency (LEA) ; (3) require that each local board of education require each teacher employed by the board to receive a one-time in-service training on the detection, intervention, and treatment of human trafficking in which the victim is a child; (4) require the approved in-service training plan to specify the amount of in-service credit a teacher will receive for viewing the video; and (5) require the local board of education to maintain a record of all teachers who complete the in-service training and does not excuse an LEA from having to comply with in-service training and reporting requirements.
Fiscal Note	(Dated February 12, 2019) NOT SIGNIFICANT
Public Chapter Effective Date	<a href="#">PC269.pdf</a> 07/01/19

<b>SB1259/HB740</b>	<b>THEC - administering grants related to work-based learning programs.</b>
Sponsors	Sen. Gresham, Dolores; Rep. White, Mark
Category	Education
Summary	Replaces the economic and community development department with the higher education commission as the state agency charged with administering work-based learning programs grants.
Amendment Summary	House amendment 2 (008624) revises various provisions of this bill, including the following: (1) Requires the Tennessee higher education commission to submit an annual report to the education

committees of the senate and house detailing, for each labor education alignment program, the academic credit attainment of participants and an overview of each program. This replaces a present law requirement that the commission submit an annual report on job placement to the commerce and labor committee of the senate and the consumer and human resources committee of the house; (2) Removes this bill's provision that would have created an exemption to the Child Labor Act, as described in (3) of the Bill Summary; (3) Revises this bill and present law regarding liability and insurance coverage, as described in (2) of the Bill Summary. This amendment removes present law that exempts from liability the employer of a student who is participating in work-based learning coordinated through the student's LEA or a state institution of higher education for actions relating to that student unless the employer acted willfully or with gross negligence. This amendment removes present law that authorizes an employer to elect to cover a participating student under a workers' compensation policy, although this amendment does not create any new exception to the coverage requirements under the Workers' Compensation Law. This amendment also removes the present law requirement that a participating student's LEA or higher education institution maintain liability insurance and instead requires each LEA implementing work-based learning to maintain student accident insurance coverage; (4) Requires the department of education, in coordination with the department of labor and workforce development, the bureau of workers' compensation, and the department of economic and community development, to make information available to employers and LEAs on applicable labor laws and insurance; (5) Requires a program operator administering a work-based learning program to establish a formal process and deadline for receiving an employer's application to participate in such a program. This replaces the present law annual deadline date of July 15; (6) Defines "work-based learning" to mean the application of academic and technical knowledge in a work setting that involves actual work experience, for purposes of the qualified work-based learning grant program; and (7) Redefines "qualified work-based learning student" for purposes of identifying students the acceptance or hiring of which makes an employer eligible to apply for a qualified work-based learning grant. Present law defines "qualified work-based learning student" to mean a student who: (A) Is enrolled in a secondary or postsecondary work-based learning course coordinated through the student's LEA or a state institution of higher education, including, but not limited to, Tennessee colleges of applied technology; (B) Is receiving academic credit or credit toward completion of a career and technical education program for the work-based learning course; (C) Is performing the duties associated with the work-based learning course in this state; and (D) Is supervised by a teacher, faculty member, or staff member of the LEA or state institution of higher education. This amendment defines "qualified work-based learning student" to mean a student who is 16 years of age or older, enrolled in a Tennessee public high school, and participating in a work-based learning course for academic credit or credit toward completion of a career and technical education program.s.

Fiscal Note (Dated March 28, 2019) Other Fiscal Impact There will be a shift of \$1,000,000 in state funds from ECD to THEC. The net impact to state expenditures is considered not significant.

Public Chapter [PC468.pdf](#)  
Effective Date 07/01/19

**SB1398/HB1374 Decreases amount of days for check of school bus.**

Sponsors Sen. Bell, Mike; Rep. Sexton, Jerry  
Category Education

Summary Decreases the amount of time a change in the designated person to check a school bus utilized for transportation of children with disabilities must be reported to an LEA, from 10 days to seven days.  
Amendment Summary Senate amendment 1 (005334) rewrites the bill requires each LEA to notify students and parents of students enrolled in grades nine through twelve of all early college and career experiences offered by the LEA for the upcoming school year. Orders each LEA to provide notification related to all early college and career experiences offered by the LEA to all applicable students and parents by January 1st or a least one week before students in grades 9-12 register for classes. Requires each LEA to provide a list of all early college and career experiences offered by the LEA on the LEA's website. Encourages each LEA to advise applicable students and parents of the benefits of participating in early college and career experiences.

Fiscal Note (Dated February 13, 2019) NOT SIGNIFICANT

Public Chapter [PC274.pdf](#)  
Effective Date 07/01/19

**SB1434/HB524 Office of small business advocate - status of web page project.**

Sponsors Sen. Crowe, Rusty; Rep. Hill, Matthew  
Category Government Organization

Summary Deletes provision requiring the office of small business advocate report the status of the office's web page project no later than February 15, 2013. Broadly captioned.

Amendment Summary House amendment 1 (006942) deletes all language after the enacting clause. Enacts the Regional Retail Development District Act (Act). Authorizes a municipal legislative body to adopt an ordinance

establishing boundaries of a regional retail tourism development district (district). Limits one district per municipality. Such municipality must file a copy of such ordinance with the Commissioner of the Department of Revenue (DOR) along with a request for certification of the district. Requires, as a precondition to approval of the request, that the Commissioner of the DOR and the Commissioner of the Department of Economic and Community Development (ECD) determine whether the special allocation of state sales and use tax is in the best interests of the state. If approved, any municipality or industrial development corporation which finances, constructs, leases, equips, renovates, assists, incents, or acquires an extraordinary retail or tourism facility or project in a certified district may be apportioned seventy-five percent (75%) of state sales and use tax collected in the district in excess of base tax revenues. Stipulates that no portion of the state sales tax revenue derived from the increase in the rate of sales and use tax from five and one-half percent (5.5%) to six percent (6.0%), as reserved for the General Fund, nor revenue from the increase from six percent (6.0%) to seven percent (7.0%), as reserved for education, shall be distributed to the municipality as a result of this Act. Such apportionment and distribution must continue for a period of thirty (30) years, or until the date on which the entire cost of the economic development project, including any principal and interest on indebtedness, including refunding indebtedness of the municipality or industrial development corporation. Senate amendment 1 (009239) establishes that additional phases of a project within any such district shall not be initiated after the expiration of 10 years, rather than 20 years, following certification of any such district. Requires that dissolution of the district must occur following the expiration of 15 years, rather than 30 years, or upon the date on which the cost of the project has been fully paid, whichever occurs first. Establishes that such apportionment and distribution must continue for a period of 15 years, rather than 30, or until the date on which the entire cost of the economic development project, including any principal and interest on indebtedness, including refunding indebtedness of the municipality or industrial development corporation related to the development of the project, are fully paid, whichever occurs first. Senate amendment 3, House amendment 2 (009099) redefines "regional retail tourism development district" such that the only substantive change stipulates that such district must be located in Washington County.

Fiscal Note (Dated February 5, 2019) NOT SIGNIFICANT  
Public Chapter [PC498.pdf](#)  
Effective Date 07/01/19

**SB165/HB667 UAPA - continuation of permanent rules filed with the secretary of state.**

Sponsors Sen. Roberts, Kerry; Rep. Daniel, Martin  
Category Government Regulation  
Summary Continues permanent rules filed with the secretary of state after January 1, 2018.  
Amendment House amendment 1 (008256) removes the portion of the rule omnibus bill that was objected to in the  
Summary House motion at the rule review meeting for the Board of Funeral Directors. The amendment also adds language to clarify that the department of revenue is no longer prohibited from collecting the internet sales tax in TN. Senate Government Operations Committee amendment 1 (008279) specifies that on or after July 1, 2019, the department of revenue is no longer prohibited from collecting internet sales or use taxes.

Fiscal Note (Dated February 11, 2019) NOT SIGNIFICANT  
Public Chapter [PC429.pdf](#)  
Effective Date 05/21/19, 07/01/19

**SB759/HB252 Requires accommodations for dyslexic applicants for certain licenses.**

Sponsors Sen. Yarbro, Jeff; Rep. Freeman, Bob  
Category Government Regulation  
Summary Requires reasonable accommodations to be made for a person applying for a license to engage in an occupation, trade, or profession who is diagnosed with dyslexia.  
Amendment House amendment 1 (006297) rewrites this bill to require agencies to ensure the provision of  
Summary appropriate accommodations in accordance with the Americans with Disabilities Act, if the agency requires a person applying for a license to engage in an occupation, trade, or profession in this state to take an examination. A state agency that administers a required examination for licensure must promulgate rules to implement this amendment, which rules must establish the eligibility criteria that a person must meet for an accommodation to be provided pursuant to this amendment. This amendment specifies that it does not apply to an examination mandated and administered pursuant to federal law. For purposes of promulgating rules and carrying out any administrative duties necessary to effectuate the provisions and intent of this bill, this bill as amended will take effect upon becoming law. For all other purposes, this bill as amended will take effect on July 1, 2020.

Fiscal Note (Dated February 20, 2019) NOT SIGNIFICANT  
Public Chapter [PC243.pdf](#)  
Effective Date 05/02/19, 07/01/20



**SB84/HB151****Makes various changes to the Tennessee Life and Health Insurance Guaranty Association Act.**Sponsors  
Category  
SummarySen. Johnson, Jack; Rep. Curcio, Michael  
Insurance Health

Makes various revisions to the "Tennessee Life and Health Insurance Guaranty Association Act", including the following: (1) This bill expands coverage under the Act for health maintenance organization (HMO) subscriber contracts and certificates by specifying that "accident and health insurance" includes such contracts and certificates. (2) This bill excludes from coverage under the Act a person who acquires rights to receive payments through a structured settlement factoring transaction, as defined in federal law, regardless of whether the transaction occurred before or after the federal law took effect. (3) Under present law, the Act does not provide coverage for, among other things, a policy or contract providing any hospital, medical, prescription drug or other healthcare benefits pursuant to Medicare part C & D, or any regulations issued pursuant thereto. This bill adds that coverage is not provided for a policy or contract providing hospital, medical, prescription drug, or other healthcare benefits pursuant to Medicaid, or any regulations issued pursuant thereto. (4) Under present law, the Act provides coverage for certain policies and contracts to persons who, regardless of where they reside except for nonresident certificate holders under group policies or contracts, are the beneficiaries, assignees or payees of persons covered under the Act. This bill adds coverage under the Act to healthcare providers rendering services covered under health insurance policies or certificates to persons covered under the Act. (5) Under present law, the Act does not provide coverage for, among other things, a portion of a policy or contract to the extent that the rate of interest on which it is based exceeds certain statutorily-set rates. This bill adds that this exclusion from coverage does not apply to any portion of a policy or contract, including a rider, which provides long-term care or any other health insurance benefits. (6) Present law requires the life and health guaranty association to maintain the following three accounts: life insurance, annuity, and health insurance. This bill instead requires the association to maintain two accounts an account with the life insurance and annuity subaccounts; and the health account. (7) Under present law, with respect to covered policies for which the association becomes obligated after an entry of an order of liquidation, the association may elect to succeed to the rights of the insolvent insurer arising after the order of liquidation under any contract of reinsurance to which the insolvent insurer was a party, to the extent that such contract provides coverage for losses occurring after the date of the order of liquidation or rehabilitation. As a condition to making this election, the association must pay all unpaid premiums due under the contract for coverage relating to periods before and after the date of the order of liquidation or rehabilitation. This bill establishes a 180-day window in which the association may elect to succeed to the rights and obligations of the insolvent member insurer arising after the order of liquidation under any contract of reinsurance to which the insolvent insurer was a party. This bill establishes several new requirements applicable to reinsurance contracts assumed by the association, as detailed in SECTION 4(n) of the bill. (8) Present law authorizes the association to offer either to reissue terminated coverage or to issue an alternative policy when providing substitute coverage to an insured or annuitant with a terminated policy or annuity. This bill additionally authorizes the association to contract at actuarially justified rates subject to the prior approval of the commissioner. (9) This bill authorizes the association, unless prohibited by law and in accordance with the terms and conditions of the policy or contract, to file for actuarially justified rate or premium increases for any policy or contract for which it provides coverage. (10) Under present law, any alternative policies the association adopts are subject to the approval of the domiciliary insurance commissioner and the receivership court. This bill revises this and makes alternative policies or contracts the association adopts subject to the approval of the commissioner of commerce and insurance only. (11) Under present law, the association may, subject to approval of the receivership court, issue substitute coverage for a policy or contract that provides an interest rate, crediting rate or similar factor determined by use of an index or other external reference stated in the policy or contract employed in calculating returns or changes in value by issuing an alternative policy or contract in accordance with certain provisions. This bill authorizes the association to issue substitute coverage for such a policy or contract without the approval of the receivership court. (12) This bill revises the subrogation rights of the association, as detailed in SECTION 4(k)(3) of the bill. (13) Present law authorizes the board of directors of the association to assess member insurers as necessary to carry out the duties of the association. This bill revises various provisions regarding the assessments, as detailed in SECTION 6 of the bill. (40 pp.)

Amendment  
Summary  
Fiscal Note  
Public Chapter  
Effective DateHouse amendment 1 (003948) corrects the word "summons" to "summary" and makes other technical, nonsubstantive revisions to this bill.  
(Dated February 9, 2019) NOT SIGNIFICANT  
[PC5.pdf](#)  
07/01/19**SB433/HB12****Licensing authority of local governments.**Sponsors  
Category  
SummarySen. Bell, Mike; Rep. Lafferty, Justin  
Local Government

Prohibits a municipality from requiring a license or permit for businesses that are only operated

occasionally and by a person who is under the age of eighteen.  
Amendment Summary House amendment 1 (005111) rewrites this bill to prohibit a county or municipality from requiring a license, fee, permit, or other form of regulation for a business that is operated solely by a person under 18 years of age, is located on private property with the property owner's permission, and generates gross receipts of contributions of \$3,000 or less in a calendar year. Senate amendment 1 (005943) deletes and rewrites all language after the enacting clause such that the substantive change limits the prohibition on requiring a license, permit, or imposing regulations, solely to businesses operated by persons under the age of 18, located on private property, and generating less than \$3,000 in gross receipts, not including gratuities, in a calendar year.  
Fiscal Note (Dated February 6, 2019) Decrease Local Revenue -- Exceeds \$429,500  
Public Chapter [PC210.pdf](#)  
Effective Date 07/01/19

**SB167/HB86 Email communication policy of state or state agency to be posted on website of entity.**

Sponsors Sen. Gardenhire, Todd; Rep. Zachary, Jason  
Category Media & Publishing  
Summary Requires the electronic mail communications policy of the state or any agency, institution, or political subdivision of the state to be posted on the website of the entity.  
Amendment Summary House amendment 1 (004506) rewrites this bill and provides that any legislation of the house of representatives that creates an exception to the present law requirement deeming records of public entities to be open for inspection by the public must be referred to the government operations committee according to the rules of the house of representatives. After review, the government operations committee of the house of representatives will give the legislation a positive, neutral, or negative recommendation. This bill specifies that the government operations committee of the house of representatives, unless it is designated as the appropriate standing committee, must not delay or prevent consideration of the legislation by the house of representatives by withholding the committee's recommendation.  
Fiscal Note (Dated January 31, 2019) NOT SIGNIFICANT  
Public Chapter [PC221.pdf](#)  
Effective Date 07/01/19

**SB384/HB304 Exempts armed forces members and their spouses from licensure requirements.**

Sponsors Sen. Lundberg, Jon; Rep. Bricken, Rush  
Category Professions & Licensure  
Summary Exempts armed forces members stationed within this state and their spouses from licensure requirements to practice professions and occupations regulated by the department of commerce and insurance and the department of health, subject to meeting certain requirements to practice.  
Amendment Summary Senate amendment 1 (005769) deletes and rewrites all language after the enacting clause such that the substantive changes are as follows: (1) a qualifying person must register with the state agency administering the profession and subject themselves in writing to the jurisdiction of such agency in respect to harms or violations of statutes and rules; (2) a qualifying individual must apply for licensure if such license expires in the state of issuance, or within one year of practicing in Tennessee, whichever comes first; (3) regulatory boards under the Department of Health (DOH) are not required to provide license exemption under this legislation; and (4) deletes prerequisite that a person must have left employment to accompany a spouse to this state in order to qualify for an expedited full license under a DOH regulatory board. House amendment 2 (006630) specifies the person or spouse holds a valid license to practice the regulated occupation or profession issued by another state or jurisdiction having reasonably similar standards for licensure.  
Fiscal Note (Dated February 28, 2019) Decrease State Revenue Exceeds \$1,000/Health Regulatory Boards Exceeds \$1,000/Commerce Regulatory Boards  
Public Chapter [PC195.pdf](#)  
Effective Date 07/01/19

**SB1442/HB316 Compensation to firefighters for loss of life or personal injury while on duty.**

Sponsors Sen. Bailey, Paul; Rep. Hicks, Gary  
Category Public Employees  
Summary Presumes certain medical conditions gained by a firefighter who is exposed to smoke and chemical

substances occurs in the line of duty. Requires for condition to occur after pre-employment physical evaluation and for eligible firefighters to have served five or more consecutive years in service with the fire department. Permits eligible firefighters to file a medical claim pertaining to any condition or impairment of health caused by all forms of the cancers listed under this bill for up to five years after the most recent date of exposure.

Amendment  
Summary

House amendment 1 (005060) clarifies that the presumption under this bill will be that the injury or death "arose out of employment" instead of a presumption that the injury or death "occurred in the course of employment." This amendment also revises the requirements for a physical so that firefighter employed before July 1, 2019, desiring to utilize the presumption under this bill must obtain a physical before July 1, 2020; firefighters hired on or after July 1, 2019, desiring to utilize the presumption must successfully pass a pre-employment physical medical examination; and all must obtain annual physical medical examinations. This amendment revises the provision whereby eligible firefighters may file a medical claim pertaining to any condition or impairment of health caused by all forms of the cancers listed in this bill for up to five years after the most recent date of exposure to instead provide that a firefighter may utilize the presumption for up to five years after the firefighter's most recent date of exposure. Senate amendment 2 (008677) designates the bill as the "Barry Brady Act".

Fiscal Note

(Dated March 2, 2019) Increase State Expenditures -- \$50,000/FY19-20 \$100,000/FY20-21 \$150,000/FY21-22 \$200,000/FY22-23 \$250,000/FY23-24 and Subsequent Years Increase Local Expenditures Exceeds \$1,000,000 \*

Public Chapter  
Effective Date

[PC490.pdf](#)  
07/01/19

**SB423/HB494**

**Tax on ammunition.**

Sponsors

Sen. Hensley, Joey; Rep. Doggett, Clay

Category

Taxes Business

Summary

Eliminates the special privilege tax on ammunition.

Fiscal Note

(Dated February 24, 2019) Decrease State Revenue - \$455,300/Wildlife Resources Fund Decrease State Expenditures - \$19,900/Wildlife Resources Fund

Public Chapter  
Effective Date

[PC505.pdf](#)  
07/01/19

**SB960/HB1138**

**Report on number of physical fitness facilities from which amusement tax was collected.**

Sponsors

Sen. Johnson, Jack; Rep. Lamberth, William

Category

Taxes Business

Summary

Requires the department of revenue to report, by December 1 of each year, the number of physical fitness facilities from which the amusement tax was collected in the previous calendar year to the finance, ways and means committees of the senate and the house of representatives. Part of Administration Package.

Amendment  
Summary

House amendment 1 (004575) rewrites this bill. Generally present law imposes an amusement tax of 7 percent tax on the sale of certain events and activities. Present law exempts the following from the amusement tax: dues, membership application fees, admission fees, contributions or rental charges for equipment paid to any corporation or enterprise that offers, on a regular, full-time basis, services or facilities for the development or preservation of physical fitness through exercise or athletics; provided, that such corporation or enterprise claiming this exemption, in order to qualify for such exemption, must: (1) Have at least one full-time employee certified in administering health assessments, or at least one full-time employee licensed by the state that represents a medical and/or paramedical discipline; (2) Be open at least 70 hours per week; (3) Permit participation by each member each day in operation; (4) Have at least 15,000 square feet in use for physical fitness purposes; and (5) Offer three or more of the certain programs or activities such as health assessment, racquetball, and swimming. This bill revises the above-described exemption from the amusement tax to instead exempt: admission, dues, fees, or other charges paid to any person principally engaged in offering services or facilities for the development or preservation of physical fitness through exercise or other active physical fitness conditioning. This exemption will apply to services and facilities such as gyms, fitness centers, fitness studios, high intensity interval training, cross training, ballet barre, Pilates, yoga, spin classes, aerobics classes, and other substantially similar services and facilities that principally provide for exercise or other active physical fitness conditioning. This exemption will not apply to persons principally engaged in offering recreational activities such as country clubs, tennis clubs, golf courses, and other substantially similar recreational facilities and activities.

Fiscal Note

(Dated February 14, 2019) NOT SIGNIFICANT

Public Chapter  
Effective Date

[PC159.pdf](#)  
07/01/19

<b>SB1458/HB605</b>	<b>Study of tax laws.</b>
Sponsors	Sen. Bailey, Paul; Rep. Tillis, Rick
Category	Taxes General
Summary	Requires the commissioner of revenue to make a thorough study and investigation of the tax laws of other states. Broadly captioned.
Amendment Summary	House amendment 2 (009020) deletes all language after the caption. Exempts from state and local sales and use tax fiber-optic cable after it has been attached to a utility pole, building, or other structure or installed underground. Deletes the current credit against franchise and excise tax liability equal to six percent of the purchase price of qualified broadband internet access equipment.
Fiscal Note	(Dated February 7, 2019) NOT SIGNIFICANT
Public Chapter	<a href="#">PC501.pdf</a>
Effective Date	07/01/19
<b>SB393/HB51</b>	<b>Collection of property taxes by banks - evidence of payments provided to trustee.</b>
Sponsors	Sen. Dickerson, Steven; Rep. Whitson, Sam
Category	Taxes Property
Summary	Changes the frequency that banks that collect property taxes must provide evidence of such payments to the trustee from daily to at least every three business days. Deletes outdated references to penalties that are no longer applied and deletes and obsolete code section.
Fiscal Note	(Dated January 24, 2019) NOT SIGNIFICANT
Public Chapter	<a href="#">PC220.pdf</a>
Effective Date	07/01/19
<b>SB713/HB1271</b>	<b>Exemption - agricultural trailers and vehicles.</b>
Sponsors	Sen. Stevens, John; Rep. Holt, Andy
Category	Taxes Sales
Summary	Exempts from sales and use tax the sale of agricultural trailers and agricultural vehicles.
Amendment Summary	Senate amendment 1 (004369) rewrites this bill to extend the present law sales tax exemption for trailers used to transport livestock to include trailers used to transport farm products, nursery stock, or equipment, supplies or products used in agriculture, or for other agricultural purposes relating to the operation and maintenance of a farm. As is the case under present law, the exemption will apply only when the trailer is sold to a qualified farmer or nurseryman.
Fiscal Note	(Dated February 16, 2019) Decrease State Revenue Net Impact - \$1,735,100 Decrease Local Revenue Net Impact - \$708,100
Public Chapter	<a href="#">PC178.pdf</a>
Effective Date	07/01/19
<b>SB787/HB931</b>	<b>Delays effective date of streamlined sales tax provision.</b>
Sponsors	Sen. Johnson, Jack; Rep. Lamberth, William
Category	Taxes Sales
Summary	Delays effective date of certain streamlined sales tax provisions until from July 1, 2019, to July 1, 2021.
Fiscal Note	(Dated February 11, 2019) NOT SIGNIFICANT
Public Chapter	<a href="#">PC157.pdf</a>
Effective Date	04/12/19, 07/01/19, 07/01/21
<b>SB925/HB899</b>	<b>Sales tax exemptions on certain periodicals.</b>
Sponsors	Sen. Watson, Bo; Rep. Sparks, Mike
Category	Taxes Sales
Summary	Expands the exemption from sales tax to periodicals distributed no less frequently than monthly. Broadly captioned.
Fiscal Note	(Dated March 7, 2019) NOT SIGNIFICANT
Public Chapter	<a href="#">PC473.pdf</a>
Effective Date	07/01/19
<b>SB1309/HB1441</b>	<b>Notice of tax delinquency given by certified mail.</b>
Sponsors	Sen. Lundberg, Jon; Rep. Todd, Chris
Category	Taxes Sales
Summary	Authorizes revenue commissioner give notice of the amount of any sales and use tax delinquency

by certified mail to all persons possessing or controlling credits or other personal property belonging to the dealer who is delinquent. Broadly captioned.

Amendment Summary House amendment 1 (005848) makes exclusions for providing a dumpster or other container for waste or debris removal for a fixed indeterminate period of time along with the delivery and pickup of the dumpster, condition of this exclusion is that the provider of the dumpster is exclusively responsible for delivery and pickup of the dumpster. House amendment 2 (006159) prohibits the act from being retroactive and applied only to tax liabilities set at the date of the effectiveness of the act. (Dated March 12, 2019) NOT SIGNIFICANT

Fiscal Note Public Chapter Effective Date [PC483.pdf](#) 07/01/19

**SB1460/HB634**

**Taxation of water used in a farming operation.**

Sponsors Sen. Bailey, Paul; Rep. Halford, Curtis

Category Taxes Sales

Summary Exempts water furnished by a utility district and used exclusively in a farming operation from sales and use tax.

Amendment Summary Senate Finance, Ways & Means Committee amendment 1, House amendment 1 (005235) includes water used directly in the production of food or fiber for human or animal consumption or to aid in the growing of a horticultural product for sale to the list of items exempted from sales and use tax when sold to a qualified farmer or nurseryman.

Fiscal Note (Dated March 9, 2019) Decrease State Revenue Net Impact \$589,900 Decrease Local Revenue Net Impact \$240,700 The Governors proposed budget document for FY19-20 (page A-37) reflects a recurring decrease in revenue to the General Fund of \$567,200 for this purpose.

Public Chapter Effective Date [PC427.pdf](#) 07/01/19

**SB44/HB181**

**County or city's certified highway map to be on website.**

Sponsors Sen. Massey, Becky; Rep. Howell, Dan

Category Transportation General

Summary Requires a county or municipality to publish its certified highway map on the county or municipality's website, which must be accessible to the public, no less than 30 days prior to the date of the public hearing on the map. Broadly captioned.

Amendment Summary Senate amendment 1 (005147) rewrites the bill. Under present law, a photo identification license issued to a person 65 years of age or older does not expire. This amendment revises this provision to give a person 65 years of age or older who applies for a photo identification license the option to receive a photo identification license that does not expire, instead of automatically receiving a photo identification license that does not expire.

Fiscal Note (Dated January 23, 2019) NOT SIGNIFICANT

Public Chapter Effective Date [PC145.pdf](#) 07/01/19

**SB42/HB179**

**Report on status of the computerized titling and registration system.**

Sponsors Sen. Massey, Becky; Rep. Howell, Dan

Category Transportation Vehicles

Summary Changes the required date the commissioner must appear before the transportation committee in the House and transportation and safety committee in the Senate from March 1 to March 15 annually to report the status of computerized titling and registration system.

Amendment Summary Senate amendment 2 (006360) deletes all language after the enacting clause. Sections 1, 2, and 3 delete the Mountain Tough Recovery Team specialty license plate and replace it with a new specialty earmarked license plate for Sevier County Partners in Progress Education Foundation. Sections 4 and 5 create a new specialty earmarked license plate for Friends of Shelby Park and Bottoms. Sections 6 and 7 create a new specialty earmarked license plate for Green County School System. Sections 8 and 9 create a new specialty earmarked license plate for Knights of Columbus. Section 10 creates a new military cultural license plate for Somalia Era Veteran. Sections 11 and 12 create a new specialty earmarked license plate for Jackson State University. Sections 13 and 14 create a new specialty earmarked license plate for Tennessee Voices for Victims. Section 15 creates a new military cultural license plate for Korean Defense Service. Sections 16, 17, and 18 create a new military cultural license plate for Women Veterans of Color. Sections 19 and 20 create a new specialty earmarked license plate for Germantown Charity Horse Show. Sections 21 and 22 create a new specialty earmarked license plate for Whitehaven High School. Sections 23 and 24 create a new specialty earmarked license plate for Memphis Tennis. Section 25 creates a new military cultural license plate for Operation

Inherent Resolve. Sections 26 and 27 create a new specialty earmarked license plate for Service Dogs. Sections 28 and 29 create a new cultural license plate for Antique Auto. Sections 30 and 31 create a new specialty earmarked license plate for University of Tennessee Health Science Center. Sections 32 and 33 create a new specialty earmarked license plate for Juvenile Diabetes Research Foundation (JDRF). Sections 34 and 35 create a new specialty earmarked license plate for Linemen Power Tennessee. Sections 36 and 37 create a new specialty earmarked license plate for Order of The Eastern Star. Sections 38 and 39 create a new specialty earmarked license plate for Fighting for At-Risk Youth. Sections 40, 41, and 42 create a new military cultural license plate for Legion of Merit. Sections 43 and 44 create a new specialty earmarked license plate for Blood Donors. Section 45 extends until July 1, 2020, the timeframe for the new specialty earmarked license plate for Martin Luther King Jr. to meet the issuance requirement of 1,000 plates. Section 46 extends until July 1, 2020, the timeframe for the new specialty earmarked license plate for the Niswonger Children's Hospital to meet the issuance requirement of 1,000 plates. Senate amendment 3 (008027) adds language to the bill as amended by amendment 006360 to create a new specialty earmarked license plate for Center for Living and Learning, Inc.

Fiscal Note  
Public Chapter  
Effective Date

(Dated January 18, 2019) NOT SIGNIFICANT  
[PC253.pdf](#)  
07/01/19