PART – I

Description of the Office
DESCRIPTION OF THE OFFICE

• Legal Qualifications of the Trustee
• Method of Election and Term of Office
• Oaths of Office
• Bond Requirements / Insurance
• Compensation of the Trustee
• Vacancies
Legal Qualifications of the Trustee

The basis for the office of county Trustee lies in Article 7, Section 1 of the Tennessee Constitution:

The qualified voters of each county shall elect for terms of four years a legislative body, a county executive, a Sheriff, a **Trustee**, a Register, a County Clerk and an Assessor of Property.

The office of Trustee therefore has the status of a constitutional office.
Residence

The Trustee must reside within the county of election during the entire tenure (term) of office.

T.C.A. § 2-2-122 sets forth guidelines to determine residence.

Basically, residence for election purposes is defined as the physical presence of a person with intention to make a place the person’s residence.
General Qualifications
T.C.A. § 8-18-101

There are no special requirements to hold the office of Trustee.

All persons eighteen years of age and over who are citizens of the United States and Tennessee, and who reside within and are qualified voters of the county they represent, are qualified to hold the office of county Trustee, except the following:
Disqualifications
T.C.A. § 8-18-101

• Those who have been convicted of offering or giving a bribe, or any other offense declared infamous under § 40-20-112, unless restored to citizenship; except those who have been convicted of an infamous crime if the offense was committed in the person’s official capacity or involved the duties of the person’s office, in which case the person shall forever be disqualified from holding office;

• Those against whom there is an unpaid judgment for moneys received by them in an official capacity, due to the United States, Tennessee, or any county;
Disqualifications

T.C.A. § 8-18-101

• Those who are defaulters to the treasury at the time of election (such an election is void);

• Soldiers, sailors, marines, airmen, in the regular Armed Forces of the United States; and,

• Members of Congress, and persons holding any office of profit or trust under any foreign power, other state, or the United States.
Disqualifications
T.C.A. § 8-18-102

Any disqualified person who takes office is guilty of a misdemeanor.
Disqualifications
T.C.A. § 39-16-401 et seq

In addition, any person previously convicted of certain criminal offenses involving misconduct in office is forever afterward disqualified from holding any office under the laws or constitution of this state.

See also T.C.A. § 39-16-103 (bribery).
Disqualifications

TCA § 40-20-114

Prohibits state and local elected officials from seeking elected state or local office after conviction of a state or federal felony related to public service, even if citizenship status is later restored.

Furthermore, the conviction is grounds for removal from office and the person is forever prohibited from qualifying for, seeking or holding any public office in this state.
Method of Election & Term of Office

T.C.A. § 8-11-101

The Trustee is elected by the county’s qualified voters during the regular August election immediately preceding the beginning of a full term.

The term of office is four years and begins on September 1 of the year of election and continues until a successor is elected and qualified.

If a vacancy occurs in the office of Trustee, the vacancy is filled as provided for in T.C.A. § 5-1-104(b).
Method of Election & Term of Office

There is no limitation on the number of terms a Trustee may serve.
May only run for one Countywide Office

Under T.C.A. § 2-5-101(f)(5), a candidate for the Trustee’s office is prohibited from running for any other countywide office on the same ballot.

However, when it is not prohibited by statute, a candidate for the Trustee’s office may also run for an office other than a countywide office at the same election, even though the person may not be able to serve in both capacities if elected.
Example

For example, the Attorney General has opined that Article 2, Section 26 of the Tennessee Constitution does not prohibit a person from seeking the office of state senator and assessor at the same time, but that person could not hold both offices if elected to both of them.
Oaths of Office

The Trustee must take the following oath to faithfully perform the duties of the office and to support the constitutions of Tennessee and the United States:

I do solemnly swear that I will perform with fidelity the duties of the office to which I have been elected (or appointed, as the case may be) and which I am about to assume and to support the constitutions of Tennessee and of the United States.

The oath of office may be administered by:

General sessions judges, retired general sessions judges, retired judges and retired chancellors of courts of record of this state may administer the oaths of office to any elected or appointed public official.

The county mayor, the county clerk, judges of courts of general sessions, or a judge of any court of record in the county may administer the oath of office for any elected or appointed official.

Oaths of Office

Oaths must be written out and subscribed by the person taking them, and must be accompanied with the certificate of the officer administering the oaths, specifying the day and year when taken.

Oaths of Office

The oath of office for any county official required to file an oath may be administered at any time after the certification of the election returns, in the case of elected officials, or after appointment, in the case of appointed officials.

Even though an official may file an oath before the scheduled start of a term of office, the official may not take office until the term officially begins.

Oaths of Office

The oath and the certificate must be filed with the county clerk, who endorses the day and year of filing and signs the endorsement. T.C.A. §§ 8-18-109 & 8-18-110.

Any officer or deputy required by law to take and file such oaths, who enters upon the duties of the office without first taking and filing the same as prescribed, commits a Class C misdemeanor. T.C.A. § 8-18-113.
Additional Oath

At the time of executing bonds, the Trustee must take and subscribe to the following oath before the county clerk or county mayor:

*I do solemnly swear that I will faithfully collect and account for all taxes for my county, or cause the same to be done, according to law, and that I will use all lawful means in my power to find out and assess such property as may not have been assessed for taxation in my county, and return a list of the same on settlement.*

T.C.A. § 67-5-1901.
**Bond Requirements**

**Amount of Bond:** The minimum amount of the official bond executed by the Trustee for each term of office is determined from the amount of revenues handled by the Trustee during the last fiscal year audited by the Comptroller or from the last Comptroller-approved audit which was prepared by certified public accountants.

T.C.A. § 8-11-103.
Bond Amounts – Surety Company

If the official bond of the Trustee is executed by a surety company, the minimum amount of the bond is based on the revenues as follows:

- Four percent (4%) up to three million dollars ($3,000,000) of the funds collected by the office; and
- Two percent (2%) of the excess over three million dollars ($3,000,000) shall be added.

These amounts are cumulative.
Bond Amounts – Personal Surety

If the official bond of the Trustee is executed by personal sureties, the minimum amount of the bond shall be based on revenues as follows:

- Six percent (6%) up to three million dollars ($3,000,000) of the funds collected by the office; and
- Four percent (4%) of the excess over three million dollars ($3,000,000) shall be added.

These amounts are cumulative.
Bond Amounts

The county legislative body may by resolution require a greater amount of bond for the county Trustee than the minimum required by T.C.A. § 8-11-103.

The county legislative body may by resolution require that the county Trustee enter into an additional bond at any time during the term of office of the county Trustee.

T.C.A. § 8-11-102.
Form of Bond

The bond must be prepared, executed, filed, and recorded in accordance with Title 8, Chapter 19.

T.C.A. § 8-11-102.
Form of Bond
T.C.A. § 8-19-101

• The form of official bonds is prescribed by the Comptroller and approved by the Attorney General.

• Blank copies of official bonds, ready for use, are available from the Comptroller, Division of Local Finance.

• The Trustee is responsible for securing his or her bond and should take steps to ensure that the bond is properly executed, approved, and filed.
Official bonds of the county Trustee must be approved by the county mayor, recorded in the office of the register of deeds and transmitted to the county clerk for safekeeping.
Filing of Bonds
T.C.A. §§ 8-19-116

The register of deeds must endorse on the bond the day and year on which it was recorded and sign the endorsement.

Similarly, the county clerk, with respect to bonds filed for safekeeping in the office of county clerk, must endorse the filing date and sign the endorsement.

Failure of the register or county clerk to endorse and sign the bond is a misdemeanor.
Filing of Bonds
T.C.A. §§ 8-19-115

Official bonds of officers which must be transmitted to the county clerk must be filed in the clerk’s office within 30 days after the election or appointment of the person named in the bond.
Penalty for Failure to File
T.C.A. §§ 8-19-117

An officer required by law to give an official bond who fails to execute the bond when the bond is available and transmit the bond to the proper officer for approval within 30 days from the time the bond becomes available for execution vacates the office.

In such cases, the officer in whose office the bond is required to be filed must certify this failure to the appointing power.
Purpose of Bond

An official bond is an instrument which requires the sureties to pay up to a specified amount of money if the Trustee fails to perform certain acts or performs wrongful and injurious acts under the color of office.

Bonds constitute a written promise made by the Trustee to:
Written Promise

1. Perform all of the duties of the office;
2. Pay over to authorized persons all funds received in an official capacity;
3. Keep all records required by law;
4. Turn over to the successor all records, money, and property of the office; and
5. Refrain from anything that is illegal, improper, or harmful while acting in an official capacity.

Trustee’s Liability

Any person who is injured by the failure of the Trustee to keep this promise may collect from the Trustee's sureties.

It is important to know that a bond protects the state, the county, and the citizens in the event the Trustee fails to perform his or her duties properly.

The bond does not protect the Trustee from liability.

Trustee’s Liability

If a payment is made under the bond, the Trustee’s sureties may have a right to recover from the Trustee the amount paid.

This action against the Trustee by the sureties is known as subrogation.
Insurence - T.C.A. § 8-19-101

Counties are authorized to purchase insurance policies in place of bonds for both officials and employees.

Purchase of such insurance policies is purely optional and at the discretion of the county legislative body.

The county legislative body can opt to cover all or some of the county’s officials and employees using insurance rather than bonds.
Insurance - T.C.A. § 8-19-101

Should a county choose to purchase insurance, the insurance policy must provide minimum coverage of $400,000 per occurrence and provide:

• government crime coverage,
• employee dishonesty insurance coverage, or
• equivalent coverage that insures the lawful performance by officials and their employees of their fiduciary duties and responsibilities.
Insurance - T.C.A. § 8-19-101

Each covered official or office must be listed in the policy.

A policy of insurance is deemed to be a blanket official bond for each office and official identified in the policy.

A certificate of insurance, a policy or an endorsement must be recorded in the register’s office and then filed with the county clerk.
Compensation of the Trustee

The State Legislature sets the minimum compensation of the Trustee according to county population classes.

The county legislative body determines the salary of the Trustee each year in an amount equal to or greater than the statutory minimum.

If the county legislative body takes no action, then the salary for the Trustee is the statutory minimum amount.

T.C.A. § 8-24-102.
Educational Incentive - COCTP

Any full-time county officer who is designated as a “certified public administrator” may receive an annual incentive payment up to a maximum of $1,500 from state-appropriated funds.

T.C.A. § 5-1-310
Association Dues

The county legislative body is authorized to appropriate funds for dues to associations of particular county officeholders or associations made up of groups of officeholders.
Association Dues

If the county legislative body appropriates funds for dues for the county mayor, county highway superintendent, or members of the county legislative body, then the county legislative body is required to appropriate an amount sufficient to pay the annual dues in at least one association, up to $100.00, for the assessor of property, county clerk, state court clerks, sheriff, register of deeds, and Trustee upon their request.
Association Dues

The county legislative body is authorized to appropriate more than $100.00, in its discretion.

None of the money appropriated can be used for lobbying activities (as defined in T.C.A. § 3-6-102) for the purpose of influencing legislation relative to benefits or salaries of the association’s members.

T.C.A. § 5-9-111.
Fee or Non-Fee Office

The sheriff, Trustee, county clerk, register of deeds and court clerks receive fees from the public for services they perform; for this reason, these officials are referred to as “fee officials.”

Two methods exist for using and accounting for fees and commissions received by the Trustee and other county officials.
Fee System

Under the older system, called the “fee system,” the official transfers to the Trustee (county general fund) on a quarterly basis all of the fees, commissions, and charges collected in the preceding quarter in excess of the amount required to pay salaries of the officer, deputies, and assistants and the necessary office expenses.

Under this system the official may retain fees in an amount equal to three times the monthly salary total. T.C.A. § 8-22-104.
Fee System

If in any month the total amount of fees and commissions are insufficient to pay the total amount of the official’s salary, the salaries of deputies and assistants, plus the other expenses of the office for the month, the amount of the deficiency may be paid out of any excess fees received by the official during any preceding or succeeding months of the terms for which the official is elected.

T.C.A. § 8-22-108.
Fee System

If the fees collected by the officer are insufficient to pay all of the salaries and office expenses, the county legislative body must make up the shortfall. T.C.A. § 8-24-107.

The county legislative body does not need to appropriate funds for the salaries and office expenses unless the fees are inadequate.

All excess fees and commissions are remitted to the county general fund. T.C.A. § 8-22-103.
Salary or Budget System

The county legislative body may adopt an alternative system for any of the fee officers of the county, including the Trustee, or all of them (except the sheriff who is always under this system).

Under this method, the fee officials pay over to the Trustee all of the fees, commissions, and charges collected by the office on a monthly basis.

T.C.A. § 8-22-104.
Salary or Budget System

The county commission must, in return, budget for expenses, authorizing the Trustee to pay the fee official’s salary, salaries of deputies and assistants, and authorized expenses of the office.

These salaries and other proper costs of the office are included in the budget and must be paid even if the fees are insufficient to cover them.

T.C.A. § 8-22-104(a)(3).
Deputies and Assistants

Under both the fee and the salary systems the hiring and compensation of deputies and assistants can be determined either by court decree or a letter of agreement.

The Trustee has the power to employ and discharge employees. The court decree or letter of agreement merely sets the maximum number and maximum compensation of the employees.

T.C.A. § 8-20-101 et seq.
Deputies and Assistants

The compensation for deputies and assistants established by court decree or letter of agreement must be sufficient to comply with the Federal Fair Labor Standards Act (FLSA) and its minimum wage and overtime provisions.
Vacancies

• **Causes of Vacancies:** A Trustee's office, as well as other public offices, is vacated for the following reasons:

  – 1. Death;
  
  – 2. Resignation, when permitted;
  
  – 3. Removal of residency from the county of election;
Causes of Vacancies

– 4. A decision of a competent tribunal declaring the election void, the appointment void, or the office vacant;

– 5. The sentencing of the incumbent by a competent tribunal in Tennessee or any other state to the penitentiary, subject to restoration if the judgment is reversed, but not if pardoned; or
Causes of Vacancies

6. An adjudication of insanity.

In addition, if a Trustee is ousted, fails to give bond, or fails to take the required oath, a vacancy occurs.
Temporary Successors

If the office of Trustee becomes vacant due to death, resignation, or removal, the duties of the Trustee are to be temporarily discharged by the chief deputy or by the deputy designated in writing by the Trustee.

This deputy serves until a successor is appointed by the county legislative body.

It is important to note that this law only applies to the duties of the office and not to the office itself.
PART – II
Powers and Duties
Trustee’s Authority

“The rule is that counties have no authority other than that expressly given by statute or that necessarily implied from the provisions of such statute.” Bayless v. Knox County, 199 Tenn. 268, 281, 286 S.W.2d 579 (1955). Thus, a county only possesses the powers granted by the Legislature. Knox County ex rel. Kessel v. Knox County Personnel Board, 753 S.W.2d 357 (Tenn.Ct.App.1988).
Trustee’s Authority

Counties are public municipal corporations of limited powers, having no authority other than that expressly given or necessarily implied by statute, and statutes respecting a county’s powers are strictly construed.

See Bayless v. Knox County, 199 Tenn. 268, 281, 287-89, 286 S.W.2d 579 (1955); Hagan v. Black, 159 Tenn. 290, 293, 17 S.W.2d 908 (1929); State ex rel. Citizens of Wilson County v. Lebanon & Nashville Turnpike Co., 151 Tenn. 150, 160, 268 S.W. 627 (1924); White's Creek Turnpike Co. v. Davidson County, 82 Tenn. 73, 75 (1884); Weakley County Municipal Electric System v. Vick, 43 Tenn. App. 524, 549, 309 S.W.2d 792 (1957).
Trustee’s Authority

County fee officials are independent entities.

They do not work for and are not subject to the mayor’s control.

*Easterly v. Harmon*, 1997 WL 718430, n4 (Tenn.Ct.App.,1997) (The county executive and county clerk are independent entities and Easterly is not subject to his control.).
FEES

Three Important Rules
The Trustee is not allowed to demand or receive fees or other compensation for any service further than is expressly provided by law.

T.C.A. § 8-21-101
If any officer demands or receives any other or higher fees than are prescribed by law, such officer is liable to the party aggrieved in the penalty of $50.00, to be recovered before any judge of the court of general sessions, and the officer also commits a Class C misdemeanor.

T.C.A. § 8-21-103.
FEES

Individual Liability

RULE 3

Any officer who fails to charge or collect from the one liable therefor, every fee, commission, compensation that the county may be entitled to, and which, by the exercise of reasonable diligence could have been collected, or by failing to present the statement of receipts as herein directed, shall be held individually liable to the county for the amount that should have been collected, and the same shall be charged against the officer and be deducted from the officer’s salary, or collected from the officer by law.

T.C.A. § 8-22-105.
Powers & Duties

• Basic Duties
  – Collection of property taxes
  – Maintain accurate record of all money received
  – Pay legal demands immediately if sufficient funds exist
  – Maintain accounts and records
  – Settle account on leaving office
Powers & Duties

Pursuant to T.C.A. § 8-11-104, the Trustee’s basic duties include the following:

1. Collect all state and county taxes on property;

2. Keep a fair and regular account of all the money received;

3. Receive the county’s bills;
Powers & Duties

4. Keep a successive warrant book, or a book showing all bills received, ruled in columns, showing the number, payee or holder, date of the day of presentation, and amount of the bill;
Powers & Duties

5. If there are funds in the treasury, not otherwise appropriated, immediately to pay the demand and take up the warrant; otherwise, deliver it to the owner with the number endorsed, and afterwards to pay it in its numerical order;

6. Keep fair and regular accounts of such payments;
Powers & Duties

7. Pay all just claims against the Trustee’s county as they are presented, if the Trustee has a sufficient sum of money in the Trustee’s hands not otherwise appropriated;

8. Upon the Trustee’s resignation, or going out of office by the appointment of another person, deliver to the Trustee’s successor all the books and papers of the Trustee’s office, and especially the book in which the warrants payable are listed and numbered;
Powers & Duties

9. On going out of office, make settlement immediately with the county mayor, and pay over the balance found in the Trustee's hands to the Trustee's successor, taking duplicate receipts;

10. Deliver one of the receipts to the county clerk, to be by the county clerk recorded in the revenue docket; and
Powers & Duties

11. Furnish the county mayor with such papers and vouchers in the county Trustee's possession as the county Trustee may think necessary for perfecting any settlement with any person who is accountable for county revenue.
Powers & Duties

Penalties For Failure To Perform Duties
Powers & Duties

Penalties for Failure to Perform Duties

If the Trustee refuses to pay the amount of any county warrant or legal demand upon the county, when requested by the party entitled to receive the money, it is a Class C misdemeanor, on conviction of which the Trustee may be removed from office, unless the Trustee produces evidence showing that disbursements have exhausted the money on hand.

T.C.A. § 8-11-105.
Powers & Duties

Penalties for Failure to Perform Duties

The Trustee’s sureties (on the Trustee’s bond) may be held liable if the county suffers losses as a result of the Trustee’s failure to pay money owing by the county or to collect money due to the county. T.C.A. § 8-11-106.

This is also true if the Trustee pays claims in the wrong priority. *Howard v. Horner*, 30 Tenn. 532 (1851).
Powers & Duties

Penalties for Failure to Perform Duties

The county Trustee shall incur a forfeiture of $500, to the use of the county, to be recovered on motion before the circuit court, for each of the following defaults:

(1) For refusing at any time to furnish the county mayor with any vouchers or papers in the Trustee’s hands, deemed necessary by the county mayor for perfecting any settlement with any person accountable for the county revenue;
Powers & Duties

Penalties for Failure to Perform Duties

(2) For refusing to receive, in payment of county taxes, county warrants for which the county, by law, stands indebted; or

(3) For refusing to settle or pay according to law.

T.C.A. § 8-11-108.
Powers & Duties

Penalties for Failure to Perform Duties

A Trustee who, upon going out of office, fails to pay over the balance of revenue to the new Trustee shall be liable, as are the sureties on the Trustee’s bond, on motion of the district attorney before the circuit court.

Powers & Duties

Penalties for Failure to Perform Duties

A Trustee who makes or conspires with anyone, in any manner, to make a false or incorrect exhibit of receipts, statement of expenses, or statement of fact required under the statutes relating to accounting for fees, commits a Class E felony and upon conviction may be fined and imprisoned.

T.C.A. § 8-22-106.
Powers & Duties

RECORDS
Public Records. All records of the office of Trustee are open to the public for inspection and copying unless specifically made confidential by statute.

T.C.A. § 10-7-503.
Any citizen of Tennessee denied access to a public record can file a petition in the chancery court to obtain access; if the Trustee willfully refuses to disclose a public record, knowing it to be such, the government can be assessed costs and attorneys’ fees.

T.C.A. § 10-7-505.
While entitled to examine and copy public records maintained by a county office holder pursuant to the public records law, Tennessee citizens are subject to such reasonable rules as the office holder may prescribe governing the making of such copies.

T.C.A. § 10-7-506(a).
In 2008 the legislature amended the public records laws. As a result, the Office of Open Records Counsel was created to answer questions and provide information to records custodians and citizens regarding public records requests. The Office of Open Records Counsel has developed forms for use by records custodians. These forms can be found on their website at:

http://www.comptroller.state.tn.us/openrecords/forms.htm
Powers & Duties

Tax Records

There are specific statutes requiring confidentiality of state tax information.

The general statute, T.C.A. § 67-1-1702, provides:
Powers & Duties

Tax Records - T.C.A. § 67-1-1702

Returns, tax information and tax administration information shall be confidential and, except as authorized by this part, no officer or employee of the department or of any office of a district attorney general or any state or local law enforcement agency, and no other person, or officer or employee of the state, who has or had access to such information shall disclose any such information obtained by such officer or employee in any manner in connection with such officer’s or employee's service as an officer or employee, or obtained pursuant to this part, or obtained otherwise.
Powers & Duties
Tax Records

Violation of this confidentiality statute is a Class E felony.

T.C.A. § 67-1-1709.
Powers & Duties

Tax Relief Records

Financial records filed for purposes of income verification, including financial information reported on any application, are confidential and are not subject to inspection under the Tennessee public records law, but are available to local or state officials who administer, enforce, or audit the tax relief program.

T.C.A. § 67-5-701(m)
Powers & Duties

• Financial Responsibilities
  – Interaction with other officials
  – Serves as County Treasurer
  – Checking system
  – Official bank account
  – Annual financial report
  – Commissions and exemptions
PART – III
Collection of Property Taxes
Collection of Property Taxes

The primary source of revenue in most counties is the ad valorem property tax.

This tax, based on value, is imposed directly upon property, and the tax follows the property even if it is sold or transferred to a different owner.
Collection of Property Taxes

- Tennessee Constitution - Art. 2, Sec. 28, 29
  - Structures Valuation – Provides classification and percentages of value
  - Authorizes counties and municipalities to levy property tax (as well as state)
  - Authorizes Legislature to provide certain exemptions – religious, charitable, etc.
  - Requires uniformity of valuation, assessment and rate within classes
Classification of Property
Classification of Property

• Real Property – land, buildings, fixtures

• Tangible Personal Property – movable, but can be seen and touched

• Intangible Personal Property – everything else that is deemed property

Real Property Subclasses

Real property is further divided into four sub-classifications and assessed at a percentage of value as follows:

- Public Utility: 55%  
- Industrial and Commercial: 40%  
- Residential: 25%  
- Farm: 25%

T.C.A. § 67-5-801(a).
Real Property Classification Issues

• More than one purpose – apportioned
• Unused - most suitable use
• Leasehold – taxable if fee is exempt
• Mobile homes – usually fixture to land
• Present Use Valuation – exception to most suitable economic use (market value) for certain residences
• Greenbelt Property - present use valuation instead of market valuation for qualifying agricultural, forest and open space land

T.C.A. §§ 67-5-801; 67-5-802; 67-5-1001 et seq.
Greenbelt Property

- Application to Assessor by March 15 of the first year for which the classification is sought
- **Limited to 1500 acres per owner**
- Minimum acres - T.C.A. § 67-5-1004
  - 15 acres - agricultural and forest
  - 3 acres – open space
  - Two noncontiguous tracts in same county and one 15 acres and other 10 acres

T.C.A. § 67-5-1005 – Agricultural Land
T.C.A. § 67-5-1006 – Forest Land
T.C.A. § 67-5-1007 – Open Space
Greenbelt Property

After a parcel of land has been classified by the assessor of property as agricultural, forest, or open space land under this part, the assessor of property shall record it on a separate list for the classified property.

The assessor may record with the register of deeds the application for the classification of the property.

T.C.A. § 67-5-1008(b).
Greenbelt Property

However, if the assessor does not record the application, then the property owner shall record with the register of deeds the application for the classification of the property.

Any fees that may be required shall be paid by the property owner.

T.C.A. § 67-5-1008(b).
Greenbelt – Rollback Taxes

- Disqualification or Withdrawal – county recaptures a portion of tax savings
- Preceding 3 years – agricultural and forest land
- Preceding 5 years – open space land
- Based on formula
- Trustee accepts amount determined by assessor to be owing

T.C.A. § 67-5-1008(d).
Greenbelt Rollback Taxes
Assessor/Trustee Interaction

Rollback taxes are payable from the date written notice is provided by the assessor, but are not delinquent until March 1 of the following year.

When the assessor determines there is liability for rollback taxes, the assessor must give written notice to the Trustee identifying the basis of the rollback taxes and the person the assessor finds to be responsible for payment.

The assessor provides a copy of the notice to the responsible person.
Greenbelt Rollback Taxes
Assessor/Trustee Interaction

Rollback taxes are a first lien on the disqualified property in the same manner as other property taxes, and are also the personal responsibility of the current owner or seller of the land.

The assessor may void the rollback assessment, if it is determined that the assessment was imposed in error.
Greenbelt Rollback Taxes
Assessor/Trustee Interaction

Liability for rollback taxes, but not property values, may be appealed to the state board of equalization by March 1 of the year following the notice by the assessor.

However, property values fixing the amount of rollback taxes may only be appealed as otherwise provided by law.

T.C.A. § 67-5-1008(d).
Liability for Rollback Taxes Upon Sale of the Property

If the sale of agricultural, forest or open space land will result in such property being disqualified as agricultural, forest or open space land due to conversion to an ineligible use or otherwise, the seller shall be liable for rollback taxes, unless otherwise provided by written contract.

T.C.A. § 67-5-1008(f).
Liability for Rollback Taxes
Upon Sale of the Property

If the buyer declares in writing at the time of sale an intention to continue the greenbelt classification but fails to file any form necessary to continue the classification within ninety (90) days from the sale date, the rollback taxes shall become solely the responsibility of the buyer.

T.C.A. § 67-5-1008(f).
Tangible personal property is classified according to its use and assessed at a percentage of its value as follows:

- Public Utility: 55%
- Industrial and Commercial: 30%
- All Other Tangible Personal Property: 5%

T.C.A. § 67-5-901(a).
Tangible Personal Property

- Tangible personal property held for use by business or professional is taxed
- Non-business tangible personal property is presumed to have no value and is not subject to tax
- FEMA certified disaster may cause pro-ration of assessment certified by Assessor
Assessment
Assessment

The county assessor’s duties include two basic functions – the appraisal and assessment of taxable real and personal property in the county that is not appraised by the state.
Assessment

For purposes of ad valorem taxation of property, the assessor of property places a value on commercial, industrial, residential, and farm land, including mineral rights and taxable leaseholds, but public utility property is valued by the state.

The assessor also appraises and assesses taxable tangible personal property.
Assessment

The assessor must assess and place a value on all property in the county by May 20 of the tax year.

The date of valuation is as of January 1 (with the exception of adjustments due to improvements or damage to property).

T.C.A. § 67-5-504.
Correction of Erroneous Assessment

Whenever the assessor discovers, or it has been called to the assessor’s attention, that there has been an error or omission in the listing, description, classification or assessed value of property or any other error or omission in the tax rolls held by the Trustee or municipal collector, the assessor shall certify in writing the facts to the Trustee or municipal collector, who shall receive the tax on the corrected assessment and report the difference in the Trustee’s or municipal collector’s errors and releasement list, and shall make such other corrections as such certificate may show right and proper.

T.C.A. § 67-5-509(c)(1).
Correction of Erroneous Assessment

The assessor must certify to the Trustee or city tax collector the facts and the reasons for the change in the assessment, and the tax must be collected upon the revised assessment.

T.C.A. § 67-5-509(c)(2).
Correction of Erroneous Assessment

REFUNDS

If the tax computed on an erroneous basis of valuation or assessment has been paid prior to the assessor’s certification of the corrected assessment, the Trustee or city tax collector must, within 60 days after receipt of the certification from the assessor, refund to the taxpayer that portion of such tax paid which resulted from the erroneous assessment.

T.C.A. § 67-5-509(a).
Correction of Erroneous Assessment

REFUNDS

The refund is to be made without the necessity of payment under protest or such other requirements as usually pertain to refunds of taxes unjustly or illegally collected.

T.C.A. § 67-5-509(a).
Correction of Erroneous Assessment

Correction of assessments must be requested by the taxpayer, or initiated by the assessor, prior to March 1, no more than the second year following the tax year for which the correction is to be made.

T.C.A. § 67-5-509(d).
Correction of Erroneous Assessment
Additional Taxes Due

Additional taxes due as the result of a corrected assessment shall not be deemed delinquent until 60 days after the date notice of the corrected assessment is sent to the taxpayer.

T.C.A. § 67-5-509(d).
Correction of Erroneous Assessment

Once a suit has been filed for the collection of delinquent taxes pursuant to T.C.A. § 67-5-2405, the assessment and levy for all county, municipal and other property tax purposes are deemed to be valid and are not subject to correction under this section.

T.C.A. § 67-5-509(d).
Correction of Erroneous Assessment

An assessor can correct an error in coding, entry, or transcription of data, if documentation clearly establishes that an error occurred and that the error affected the property’s value as of the assessment date.

The assessor can also correct errors in the ownership, location, or physical description of property.

T.C.A. § 67-5-509(f).
Correction of Erroneous Assessment

An assessor may not revisit, as a correction of error, matters requiring an application of the assessor’s judgment, such as the quality of fit or finish in a structure, the degree to which location or depreciation affects property value, or the degree of comparability of a property to others in the relevant market.

T.C.A. § 67-5-509(f).
“Back assessment” means the assessment of property, including land or improvements not identified or included in the valuation of the property, which has been omitted from or totally escaped taxation.

T.C.A. § 67-1-1001(a)(1).
Reassessment

“Reassessment” means the assessment of property which has been assessed at less than its actual cash value by reason of connivance, fraud, deception, misrepresentation, misstatement, or omission of the property owner or his/her agent.

T.C.A. § 67-1-1001(a)(2).
Back Assessment & Reassessment Grounds

Property shall be back assessed or reassessed for the period provided by law, viz.:

(1) When the property or properties have been omitted from or escaped taxation;

(2) When the property or properties have been assessed by the assessor or computed by the board of equalization at less than actual cash value by reason of any fraud, deception, misrepresentation, misstatement, or omission of full statements of the owner of the property or the owner’s agent or attorney; or
(3) When the owner of the property connives at or fraudulently procures or induces an assessment to be made by the assessor or computed by the board of equalization at less than its actual cash value; provided, that in all cases where there is a grossly inadequate assessment, fraud shall be presumed.

T.C.A. § 67-1-1002.
Back Assessment & Reassessment

• Must be initiated on or before September 1 of the year following the tax year for which the original assessment was made

• Additional taxes due are not delinquent until 60 days after the date notice of the back assessment or reassessment is sent to the taxpayer

T.C.A. § 67-1-1005.
Back Assessment & Reassessment

• Back assessment or reassessment must be initiated on or before 3 years from September 1 of the tax year for which the original assessment was made if the omission or underassessment resulted from:

1. failure of the taxpayer to file the reporting schedule required by law
2. actual fraud or fraudulent misrepresentation of the property owner or the property owner’s agent, or
3. collusion between the property owner or the property owner’s agent and the assessor
Back Assessment & Reassessment

In the aforementioned cases, additional taxes become delinquent as of the date of delinquency of the original assessment.

T.C.A. § 67-1-1005.
Back Assessment & Reassessment

- Only Assessor may initiate
- Assessor certifies back or reassessment to Trustee
- Trustee sends notice of taxes due
- Person aggrieved may appeal directly to the State Board of Equalization within 60 days of certification to taxpayer

T.C.A. § 67-1-1005.
Property Tax Appeal Process
Property Tax Appeal Process

- County Board of Equalization
- State Board of Equalization
- Chancery Court
- Court of Appeals & Supreme Court
Property Tax Appeal Process

County Board of Equalization

The county board of equalization is the first level of administrative appeal for all complaints regarding the assessment, classification, and valuation of property for tax purposes, with authority to alter any of these.

Property Tax Appeal Process

State Board of Equalization

The State Board of Equalization is the next level of appeal and has jurisdiction over the valuation, classification and assessment of all properties in the state..

T.C.A. § 67-5-1501.
Interest

Interest otherwise due on delinquent property taxes does not accrue while an appeal of the assessment is pending before the county or state boards of equalization; provided, that the taxpayer, before the delinquency date, either pays the undisputed portion or pays the full tax due.

T.C.A. § 67-5-1512(b).
The “undisputed portion” means the amount the taxpayer would owe based on the taxpayer’s good faith claim for relief.

If the full tax due is paid, **the Trustee may decline to accept the disputed portion of tax.**

T.C.A. § 67-5-1512(b).
Property Tax Appeal Process
State Board of Equalization

Interest

Postponed delinquency interest begins to accrue 30 days after issuance of the final assessment certificate of the State Board of Equalization and until the tax is paid.

T.C.A. § 67-5-1512(b).
On motion of the county to whom tax is owed, the State Board of Equalization must dismiss the appeal of any taxpayer who fails to pay delinquent taxes that have accrued on property that is the subject of the appeal, or who fails to pay at least the undisputed tax related to a properly appealed assessment.

T.C.A. § 67-5-1512(b).
Property Tax Appeal Process
State Board of Equalization

Interest

Any additional tax due following the appeal will accrue interest from the delinquency date at the composite prime rate published by the federal reserve board as of the delinquency date, minus 2 points.

T.C.A. § 67-5-1512(c).
Property Tax Appeal Process
State Board of Equalization

Interest

Any tax found refundable following the appeal will accrue interest from the delinquency date at the composite prime rate published by the federal reserve board as of the delinquency date, minus 2 points.

T.C.A. § 67-5-1512(d).
Property Tax Appeal Process
State Board of Equalization

Interest

Sixty days after issuance of the final assessment certificate of the State Board of Equalization, the interest rate on a deferred refund shall increase two (2) points until the refund is finally paid.

“Deferred refund” means the amount owed to the taxpayer, excluding any interest.

T.C.A. § 67-5-1512(d).
Property Tax Appeal Process
State Board of Equalization

Refunds of Property Taxes

When a county has been ordered to make a refund of property taxes pursuant to final action of a court or the State Board of Equalization, no specific appropriation is required to authorize the Trustee to make the refund.

T.C.A. § 67-5-1809.
Property Tax Appeal Process
State Board of Equalization

Refunds of Property Taxes

The Trustee may make the ordered refund and any interest owing the taxpayer as otherwise provided from any taxes collected for the year or years to which the refund relates prior to the allocation to the various county funds.

T.C.A. § 67-5-1809.
Refunds of Property Taxes

If the Trustee does not have funds collected from the year to which the refund relates, the Trustee may make the refund and pay any interest owing the taxpayer from current collections prior to the allocation of revenue to the various county funds.

T.C.A. § 67-5-1809.
Where a refund plus accrued interest exceeds 1% of all property taxes levied for the year in which the refund is due, the Trustee may defer the refund for a period of up to 3 years in equal annual installments, and the deferred amounts shall accrue interest in the manner otherwise provided by law.

T.C.A. § 67-5-1809.
Property Tax Exemptions

- Governmental Property
- Growing crops
- Property owned privately and qualified by State:
  - Educational
  - Religious
  - Charitable
  - Nonprofit

T.C.A. § 67-5-201 et seq.
Tax Relief
Tax Relief

The legislature has provided authority for tax relief programs in which the state pays a portion of the county property taxes due on residences of qualified taxpayers.

T.C.A. § 67-5-701 et seq.
Tax Relief

The program authorizes payment, or reimbursement of taxes already paid, to the following taxpayers:

(1) elderly low-income homeowners,
(2) disabled homeowners, and
(3) disabled veterans.

T.C.A. § 67-5-701 et seq.
Tax Relief

The Trustee makes a preliminary determination of eligibility and forwards the application to the state for final approval.

The Trustee may allow the applicant a credit for the projected amount of property tax relief if the applicant appears from the application to be eligible and submits the balance of property taxes due at the time the credit is given.

T.C.A. § 67-5-701(c).
Tax Relief
Elderly Low Income

• Authorizes payment or reimbursements for the elderly (65+yrs) on the first $27k of the full market value of the residence or other amount specified in appropriations act.

• Combined annual income of all owners of the property cannot exceed income limit set by the General Assembly.

T.C.A. § 67-5-702.
Tax Relief

Disabled Homeowners

• Authorizes payment or reimbursements for totally and permanently disabled taxpayers on the first $27k of the full market value of the residence or other amount specified in appropriations act.

• Combined annual income of all owners of the property cannot exceed income limit set by the General Assembly.

T.C.A. § 67-5-703.
Tax Relief – Disabled Veterans

• Disabled veterans’ reimbursement is paid on the first $175k of the full market value of the residence.
• Does not apply to dishonorably discharged vets.
• No income limit.
• A surviving spouse is entitled to receive the disabled veterans’ property tax relief if the surviving spouse does not remarry, solely or jointly owns the property and uses the property for exclusively as a home.

T.C.A. § 67-5-704(a) – (c) and (e).
Tax Relief – Disabled Veterans

Property tax relief shall also be extended to the surviving spouse of a veteran whose death results from a service-connected, combat-related cause, as determined by the United States Veterans' Administration, provided that:

- The surviving spouse does not remarry; and
- The property for which tax relief is claimed is owned by and used exclusively by the surviving spouse as a home.

T.C.A. § 67-5-704(f).
Tax Relief – Disabled Veterans

Property tax relief shall also be extended to the surviving spouse of a soldier whose death results from being deployed, away from any home base of training and in support of combat or peace operations; provided, that the surviving spouse:

- Does not remarry;
- Solely or jointly owns the property for which tax relief is claimed; and
- Uses the property for which tax relief is claimed exclusively as a home.

T.C.A. § 67-5-704(g).
Tax Relief
Temporary Relocation for Health Care

Elderly low-income homeowners, disabled homeowners, and disabled veterans continue to qualify for property tax relief while the taxpayer is temporarily relocated for health care to the home of a friend or relative, or to a hospital or skilled or intermediate care facility if the taxpayer indicates an intent to return to the residence when recovered sufficiently.

T.C.A. §§ 67-5-702(d); 67-5-703(e); 67-5-704(j).
Confidentiality of Tax Relief Information

Any information concerning the disability status of a disabled homeowner or the disability status of a disabled veteran or the death of a soldier is confidential and is not be subject to inspection under Tennessee public records law, but is available to local or state officials who administer, enforce, or audit the tax relief program or requirements.

T.C.A. §§ 67-5-703(d) & 67-5-704(i).
In **2006**, the legislature amended T.C.A. § 67-5-701(j) to allow all counties to appropriate funds for tax relief for elderly low income homeowners, disabled homeowners and disabled veterans.

The total tax relief from the state and local appropriations cannot exceed the total taxes actually paid.

Only the taxpayers eligible for the state program are eligible for tax relief from a county appropriation.
In 2007, the General Assembly passed the “Property Tax Freeze Act.” The Act allows the legislative body of any county or municipality to adopt by resolution or ordinance the property tax freeze program established in the Act. The Act specifies that the property tax freeze program is not intended to displace other forms of property tax relief available under existing statutes. The new law does not apply to Special School Districts.

T.C.A. § 67-5-705
Tax Levy
Tax Levy

- County legislative body levies taxes –
  - Sets property tax rate for specific funds
  - First Monday in July or as soon thereafter as possible
  - Must adopt a budget by August 31
Assessment and Tax Levy

• Valuation (usually fair market) x Classification (Constitutional percentage) = Assessment

• Assessment x Tax Rate = Tax Levy Amount or Taxes Due
Assessment and Tax Levy

• The rate applies annually as of January 1, and is assessed to the owner of record and becomes a lien on the property as of this date (excepting leased personal property in the hands of the lessee).

• In addition to the lien, property taxes are a personal debt of the owner or owners as of January 1 and, when delinquent, may be collected by suit as any other personal debt.
Use of Tax Revenues

• Must only be used for the purposes for which it is levied

• Must be equal and uniform throughout the county or taxing district

• General Purpose Levy for General Fund is for all county purposes except schools, debt service, roads, bridges, and sinking funds and levies under special tax laws
Certified Tax Rate

Before the county legislative body can set a property tax rate for the county, after a general reappraisal of property as determined by the State Board of Equalization, the tax assessor is required to certify to that body the total assessed value of taxable property in the county, including the total assessed value of all new construction and improvements not included on the previous assessment roll, and the assessed value of deletions from the assessment roll.

T.C.A. § 67-5-1701.
Certified Tax Rate

The county legislative body must certify a tax rate which will provide the same revenue which was generated by the tax the previous year using the taxable value appearing on the assessment roll exclusive of properties appearing for the first time.

T.C.A. § 67-5-1701.
Certified Tax Rate

Prior to final determination of the certified tax rate by the governing body, a proposed certified tax rate, including the calculations used to compute the proposed certified tax rate, must be submitted to the Executive Secretary of the State Board for review in accordance with policies established by the board.

T.C.A. § 67-5-1701.
Exceeding the Certified Rate

• Before the certified rate may be exceeded:
  – County legislative body must advertise intent in newspaper of general circulation
  – The mayor must send to the State Board an Affidavit of publication
  – Hold a public hearing

After the public hearing the county legislative body may adopt a resolution levying a tax rate in excess of the certified tax rate. T.C.A. § 67-5-1702.
Collection of Current Property Tax
Collection of Current Property Tax

• Tax Roll
  – Statutory requirements
  – Alterations
Collection of Current Property Tax

One of the Trustee’s primary functions is the collection of all property taxes levied by the county and by municipalities within the county, unless a municipality collects its own taxes.

T.C.A. § 67-5-1801.
Collection of Current Property Tax

The Trustee’s role in this process begins with the tax roll, which is prepared by the assessor and is delivered to the Trustee on or before the first Monday in October of each year.

T.C.A. § 67-5-807.

The Trustee collects the tax amounts shown in the tax roll.

T.C.A. § 67-5-1801.
There are **specific statutory requirements** for the tax roll (T.C.A. § 67-5-807), but briefly stated, it must be a bound or loose-leaf book, or unit tax ledger cards, arranged by districts or their subdivisions.

It must be ruled to show names of owners in alphabetical order or by parcel numbers and must also contain information regarding lots, blocks, and acreage.
Each piece of property must be described and valued, with property located inside municipalities separated from other county property.

Personal property values are also listed under appropriate headings.

Another column entry indicates taxes, which are calculated from the assessment values according to the rate set by the county legislative body.

T.C.A. § 67-5-807.
Computer Storage

However, county officials may maintain such records on computer storage media instead of bound or loose-leaf books if proper standards are maintained.

T.C.A. § 10-7-121.
10-7-121. Government records kept on computer or removable computer storage media.

(a) (1) Notwithstanding any other law to the contrary, any information required to be kept as a record by any government official may be maintained on a computer or removable computer storage media, including in any appropriate electronic medium, instead of bound books or paper records if the following standards are met:

(A) Such information is available for public inspection, unless it is a confidential record according to law;
Collection of Current Property Tax
Tax Roll – Statutory Requirements

(B) Due care is taken to maintain any information that is a public record during the time required by law for retention;

(C) All daily data generated and stored within the computer system shall be copied to computer storage media daily, and the newly created computer storage media more than one (1) week old shall be stored at a location other than at the building where the original is maintained; and
Collection of Current Property Tax
Tax Roll – Statutory Requirements

(D) The official can provide a paper copy of the information when needed or when requested by a member of the public.

(2) Nothing in this section shall be construed to require the government official to sell or provide the media upon which such information is stored or maintained.

T.C.A. § 10-7-121.
Collection of Current Property Tax
Tax Roll – Statutory Requirements

NOTE: The Tennessee State Library & Archives advises that:

**ELECTRONIC RECORDS ARE NOT PERMANENT ARCHIVAL RECORDS**

Collection of Current Property Tax

Tax Roll – Alterations

The tax roll entries may be altered to reflect changes in the status of property.

For example:

Acquisition by an entity which is exempt from taxation. T.C.A. § 67-5-201.

Revisions due to damaged or incomplete improvements. T.C.A. § 67-5-603.
Collection of Current Property Tax

Tax Roll – Alterations

Roll back taxes on land previously classified as agricultural, forest, or open space lands. T.C.A. § 67-5-1008.

Actions of the State Board of Equalization. T.C.A. § 67-5-1510.
Notice of these revisions is usually provided to the Trustee by the assessor in the form of a certificate of correction (T.C.A. § 67-5-509), or by a certificate of assessment from the State Board of Equalization (T.C.A. § 67-5-1512).
Collection of Current Property Tax

• **Tax Due Date**
  – First Monday in October of the Tax Year
  – Military Extension
Collection of Current Property Tax

Tax Due Date

Property taxes imposed by counties are due and payable on the first Monday of October of the tax year.

Municipal property taxes collected by the Trustee are also due and payable on this date.

Collection of Current Property Tax

Tax Due Date

However, when a municipal charter has provided for a consolidation of functions and offices, then the Trustee, with the approval of the county legislative body, may establish another municipal due date to maintain existing municipal fiscal policies. T.C.A. § 67-1-701.
Collection of Current Property Tax

No property tax owed by a person in the armed forces of the United States, or called into active military service of the United States, from a reserve or national guard unit, shall be due until one hundred eighty (180) days following the conclusion of hostilities in which such person is actually engaged outside the United States or one hundred eighty (180) days after such person is transferred from the theater of operations of such hostilities, whichever is sooner. T.C.A. § 67-5-2011.
Collection of Current Property Tax

A person claiming this delay must apply to the County Trustee on or before the day the tax becomes delinquent, and present copies of official orders or other satisfactory proof of such person’s deployment and stationing outside the United States during a period of hostilities.

The Trustee gives notice of approved applications to city collecting officials and to the clerk and master of the chancery court.
Collection of Current Property Tax

• Payment of Taxes
  – Tax statements
  – Currency and Partial Payment
  – Nonpayment of checks
  – Part ownership
  – Current and delinquent tax
Collection of Current Property Tax

The County Trustee shall act as collector of all county property taxes and of all municipal property taxes when the municipality does not collect its own taxes.

T.C.A. § 67-5-1801(a).
A municipality that certifies its delinquent tax list to the Trustee or the delinquent tax attorney, is deemed to have authorized, without further action of the municipality, county officers to do all things authorized under Parts 18-28 of this Chapter 5 with respect to the collection of delinquent municipal taxes, including the ability to convey any and all interests of the municipality in the property sold, until such time as the municipality’s legislative body determines otherwise and causes a document evidencing the determination to be recorded in the office of the register of deeds. 
T.C.A. § 67-5-1801(a).
Collection of Current Property Tax
Payment of Taxes – Trustee’s Office

Property taxes are paid to the Trustee at the Trustee’s office.

A Trustee is authorized to adopt a policy of not accepting current county real property taxes due when delinquent real property taxes are owing; provided, that this prohibition does not apply when the obligor of 1 or more of the prior year’s taxes is in bankruptcy or there is a dispute as to the responsibility for such taxes.

T.C.A. § 67-5-1801(b).
Collection of Current Property Tax
Payment of Taxes – Bank

The Trustee may designate a bank and/or the branches that are located within the county to act as a collection agent for the Trustee and accept the deposit of county and municipal property taxes.

The Trustee must establish an account with the bank for this purpose, which is restricted to the deposit of county and municipal property taxes.

T.C.A. § 67-5-1801(c).
In order to pay at the bank, the taxpayer must show evidence of the amount owed.

The bank may not accept delinquent taxes and must provide a deposit form to the taxpayer which states that the bank is acting as agent for the Trustee.

The taxpayer will be provided a copy of the deposit form at the time of the deposit.
The bank shall provide to the Trustee such evidence of the taxes deposited into the account and a copy of the deposit forms at least every 3 business days.

T.C.A. § 67-5-1801(c).
Property tax payments may also be mailed to the Trustee.

Collection of Current Property Tax
Payment of Taxes - Mail

Any tax payment which is transmitted by U.S. mail to the Trustee is deemed filed and received on the date on the postmark, or if the postmark is illegible, erroneous, or omitted, on the date the payment was mailed, as established by the sender by competent evidence.

If the payment is postmarked no more than 24 hours subsequent to the last date for the timely payment of taxes, it must be accepted as if timely filed. T.C.A. § 67-1-107.
Collection of Current Property Tax

Tax Statements

The use of mailed tax bills or statements is not specifically authorized or required except as authorized in counties with consolidated forms of government. T.C.A. § 7-3-203.

Owners of land are presumed to know taxes are due without demand or personal notice. M’Carrol’s Lessee v. Weeks, 6 Tenn. (5 Hayw.) 246 (1814).
Collection of Current Property Tax
Tax Statements

However, tax statements are uniformly used to remind taxpayers of their obligations to pay property taxes.

The widespread use of mailed tax statements has been recognized in legislation dealing with notices of delinquent taxes, which requires these notices to be mailed with tax statements.

T.C.A. § 67-5-2402.
The Trustee must send a notice of delinquent taxes with the current tax bill for any taxpayer having delinquent taxes as of June 1 of each year.

The property owners to whom this notice is sent is obtained from the delinquent taxpayers list and from the list of property owners whose property is subject to a lawsuit to enforce the tax lien.

Collection of Current Property Tax
Tax Statements

Solid Waste Special Assessments

A county cannot include other charges on the property tax bill unless there is specific statutory authority, as is the case with municipal solid waste special assessments.

T.C.A. § 67-5-103(c). Applies only to municipalities.
Collection of Current Property Tax Tax Statements

NOTE

Some counties have passed private acts that authorize additional charges to be placed on the property tax bill.

Chester County passed a private act for the collection of solid waste disposal fees which may be included on the county property tax bill.
Collection of Current Property Tax
Tax Statements

Removal of Vegetation and Debris from Property

T.C.A. § 5-1-115(c)(1) provides the county with a lien for cleanup costs which may be placed upon the tax rolls and collected in the same manner as taxes.

With respect to owner-occupied residences, this statute applies only to certain listed counties.
Collection of Current Property Tax

Currency

The Trustee is required to accept constitutional and lawful U.S. currency or warrants on the state treasury legally outstanding in the hands of a person to whom they were issued and unpaid, U.S. coins, U.S. legal tender notes, and federal reserve notes. T.C.A. § 67-1-704(a).

The Trustee may also receive payment by check, money order, credit card or debit card.
Collection of Current Property Tax
Partial Payments

T.C.A. § 67-5-1801(e)

After the tax rate is set - Any County Trustee may accept partial payments of property taxes. Prior to the Trustee accepting partial payment of property taxes, the Trustee must file a plan with the comptroller. The plan must indicate that the Trustee’s office has the accounting system technology to implement a program for partial payment of property taxes. The plan must also indicate whether such a program will be implemented within the existing operating resources of the office or indicate prior approval of the county legislative body if additional operating resources are needed. T.C.A. § 67-5-1801(e).
Before the tax rate is set - The county Trustee may accept prepayments of property taxes for the current tax year prior to the date the tax rate is established for the current tax year. Any prepayment of property taxes for the current tax year that is received before the later of July 1 or the date the property tax rate for the current year is established shall be held in a designated revenue account established to hold undistributed taxes and then transferred to the revenue account established for the current year’s taxes after the later of July 1 or the date the property tax rate for the current year is adopted by the county legislative body.
Collection of Current Property Tax
Prepayments

T.C.A. § 67-5-1808

The Trustee must file a plan with the comptroller.
T.C.A. § 67-5-1808(b).

Prepayments are non-refundable. T.C.A. § 67-5-1808(d).

Must be approved by the CLB. T.C.A. § 67-5-1808(e).
Accepting a partial payment / prepayment of taxes does not release the tax lien, except to the extent of the payment; the Trustee has the duty to accept the balance as if no payment has been made.

T.C.A. § 67-5-1801(e) & T.C.A. § 67-5-1808(d)
Trustees accepting checks may encounter problems with nonpayment.

If checks are not paid, the taxpayer is still liable for the payment of the tax as well as all legal penalties and interest. T.C.A. §§ 9-1-108 & 9-1-109.

A “bad” check may be pursued under civil provisions (T.C.A. § 47-29-101) or under criminal provisions (T.C.A. § 39-14-121) of the Code but not under both provisions.
Collection of Current Property Tax
Non-Payment of Checks

A Trustee or other official who receives a bad check may contact the office of the district attorney.

If a check is not paid, most Trustees void the receipt and proceed as if no check were tendered.
Collection of Current Property Tax
Part Ownership

Whenever a property owner owns an undivided interest in a specific portion of any property assessed to another, that part owner may pay the taxes on his or her portion and receive a receipt for payment in full for that share of the taxes.

Prior to accepting such a payment, the Trustee must be satisfied that the value placed on each portion is a correct relative valuation, either by agreement of the owners or by a certificate from the assessor stating that the assessor has fixed the valuation of that particular portion.

T.C.A. § 67-5-1805
Collection of Current Property Tax
Part Ownership

If the remainder is unpaid and the property later goes to a tax sale, the interest sold would be the tenant in common’s undivided interest.

A life tenant in possession is deemed the owner and is liable for the assessed taxes which accrue during that tenancy; taxes are not prorated between a life tenant and the remainder interest.

*Sherrill v. Board of Equalization*, 452 S.W.2d 857 (Tenn. 1970).
A Trustee is authorized to adopt a policy of not accepting current county real property taxes due when delinquent real property taxes are owing; provided, that this prohibition shall not apply when the obligor of one (1) or more of the prior year’s taxes is in bankruptcy or there is a dispute as to the responsibility for such taxes.

T.C.A. § 67-5-1801(b).
Collection of Current Property Tax

• Receipts
  – Numbered
  – Dated
  – Amount
• Early payment and discounts
• Delinquency date
• Interest
The Trustee is required to issue a numbered and dated receipt, printed or written in ink or indelible pencil, for all property taxes paid by each taxpayer.

This receipt must show the amount of the county tax levy and must show separately any state amounts; however, if receipts are mechanically produced, these amounts may be omitted (unless the taxpayer specifically requests that the information be placed on the receipt).
If a portion of the tax notice is to be retained by the taxpayer, in lieu of the Trustee mailing a separate receipt of the payment to the taxpayer, the tax notice shall:

(A) Clearly state such fact; and

(B) Inform the taxpayer that, if the taxpayer desires the Trustee to mail a separate receipt of the payment to the taxpayer, the taxpayer must include a self-addressed, stamped envelope when the taxes are paid.
The county legislative body is required to furnish a sufficient number of tax receipts, in duplicate book form, numbered consecutively from one; the receipts must display the year for which the taxes are due in large figures, not less than one inch deep.
Collection of Current Property Tax Receipts

T.C.A. § 67-1-704

The Trustee must account for each blank receipt in the final settlement account. When required, the Trustee is to provide the county legislative body with duplicate receipts which are to be filed with the county clerk for reference.
Collection of Current Property Tax
Early Payment

Upon the adoption of a resolution by the county legislative body, the Trustee may accept property taxes at any time after July 10 and after the tax rates are finally set, the Trustee’s tax rolls are received and the Trustee’s receipts are prepared. T.C.A. § 67-1-702(b).

Tax relief applications may be accepted on the same date on which the Trustee accepts property tax payments. T.C.A. § 67-1-702(b).
Counties and municipalities are authorized to provide, by ordinance or resolution, for a discount of taxes under one of two possible statutory systems.
Collection of Current Property Tax Discounts

First, the governing body of any county may provide by a resolution adopted in connection with the levy of ad valorem real property taxes for any year for a discount of:

2% for taxes paid within thirty days of the tax due date (in other words, between October 1 and October 31) and/or

1% for taxes paid more than thirty days, but within sixty days of the tax due date (between November 1 and November 30).

T.C.A. § 67-5-1804(a).
Collection of Current Property Tax Discounts

Under the alternative method, if the county legislative body has given the Trustee the authority to collect taxes at any time after July 10 (pursuant to T.C.A. § 67-1-702), then the county legislative body may provide by resolution for a discount of:

- 3 % for property taxes paid by the end of July;
- 2 % if paid by the end of August; and
- 1 % if paid by the end of September.

T.C.A. § 67-5-1804(c).
The Trustee may accept early payments, in the Trustee’s discretion, based upon the Trustee’s capacity to effectively account for the payments. The governing body may rescind the adoption of discounts at any time. T.C.A. § 67-5-1804(c).

Although former law required mortgage holders to take advantage of these discounts and to notify customers of their availability, the current statute explicitly states that this is no longer the case. T.C.A. § 67-5-1804(d).
Collection of Current Property Tax
Delinquency Date

Property taxes collected by the Trustee are delinquent on the first day of March following the tax due date.

For example, 2023 taxes are due and payable on the first Monday in October of 2023 and delinquent on March 1, 2024. See T.C.A. § 67-5-2010.

The Trustee is required to continue collection of delinquent taxes, as well as interest, until the time the delinquent taxes are turned over to the delinquent tax attorney for collection. T.C.A. § 67-5-2008.
Special provisions may apply to persons in military service under the Soldier’s and Sailor’s Civil Relief Act (50 U.S.C.A. 560) as well as under state law. T.C.A. § 67-5-2011.

Special interest rates may also apply when the Federal Deposit Insurance Corporation owes the property taxes under 12 U.S.C.A. 1825(b)(3).
Collection of Current Property Tax Interest

On the first day of March following the tax due date, interest of 1.5% is added to delinquent county and municipal taxes collected by the Trustee.

The interest amount is thereafter added to delinquent taxes on the first day of each succeeding month until the taxes are paid.

T.C.A. § 67-5-2010
Collection of Current Property Tax Interest

There is no statutory authority which authorizes the Trustee to waive accrued interest.

Courts, using equitable powers, may relieve a taxpayer of interest and penalty under certain conditions; however, a taxpayer’s inability to pay because of financial misfortune will not excuse the imposition of penalty and interest on the unpaid taxes.
Collection of Current Property Tax Interest

T.C.A. § 67-5-2803

In order to promote equality and uniformity of taxation, except as provided in this part, 67-5-1806, 67-5-2507, or 67-5-2508, no person, public official, governmental entity or court shall have the power or authority to waive, compromise, remit, prorate, apportion or release property taxes, penalty, interest or court costs nor the first lien securing the same.
Collection of Current Property Tax

- Settlement of taxes
- Report of Delinquent taxes and double assessments
- Refunds of tax payments
On or before the 10th day of each month, the Trustee must make a settlement for all taxes collected during the preceding month by reporting to the county mayor (and the treasurer of any municipality) and by paying over the taxes collected to the proper account (i.e. the account for which the tax was levied, since a tax can only be lawfully spent for the purpose for which it was levied). T.C.A. § 67-5-1902.
Collection of Current Property Tax
Annual Financial Report

The Trustee must make a full and complete financial report on or before the first Monday in September, for the year ended June 30, of the condition of such Trustee’s office. This annual financial report is filed with the county mayor and with the county clerk who provides a copy to each member of the county legislative body on or before the next meeting of the county legislative body. This is the same report as required pursuant to T.C.A. § 5-8-505. T.C.A. § 67-5-1902.
A Trustee who fails to make the report is not allowed any commissions.

Upon settling the office’s accounts with the county mayor, the Trustee gets credit for commissions and all legal disbursements.

Collection of Current Property Tax
Report of Delinquent Taxes and Double Assessments

In addition to the annual financial report required in September, the Trustee is also required to submit a report, verified by affidavit, to the county legislative body during its July term.

This report lists all delinquent taxes and double assessments in the county.

T.C.A. § 67-5-1903.
After submission of the report, the Trustee is allowed a credit for double assessments and for taxes reported insolvent or delinquent, if the county legislative body is satisfied that the taxes are uncollectible due to reasons other than the failure of the Trustee to collect them.

T.C.A. § 67-5-1903.
The Trustee is not allowed a credit for items the county legislative body feels are inaccurate. All items which the county legislative body does not allow as a credit are charged against the Trustee or the Trustee’s surety.

T.C.A. § 67-5-1903.
This report must not include delinquent taxes that have been delivered by the Trustee to the delinquent tax attorney for the filing of court actions to collect the taxes.

T.C.A. § 67-5-1903.
Taxes collected by the Trustee are held in trust for the public, and therefore any disbursement, including refunds of overpaid taxes, must be made in strict compliance with statutory authority.

The Trustee is authorized to make refunds of tax overpayments only upon receipt of certification from the assessor that the original assessment was in error.
Collection of Current Property Tax Refunds Of Tax Payments

This refund must be made within sixty days after the receipt of certification from the assessor and can be made even though the taxes were not paid under protest.

If the Trustee receives the certification prior to the receipt of the tax payment, the taxes must be collected only on the corrected assessment.

T.C.A. § 67-5-509. See also T.C.A. § 67-5-1809.
Collection of Current Property Tax Refunds Of Tax Payments

Tax payments, even overpayments, which are voluntarily made cannot be recovered by the taxpayer.

A payment is voluntary unless made pursuant to an immediate and urgent necessity for making the payment. Payment made due to mistake of law or its application is a voluntary payment and cannot be recovered.

Hertz Corp. v. County of Shelby, 667 S.W.2d 66 (Tenn. 1984).
PART – IV
Collection of Delinquent Property Taxes
Delinquent Property Tax Collection

- Delinquent tax deputies
- Delinquent tax list
  - Description of the property
  - Amount of taxes due
  - Name of current owner
  - Owner’s last known mailing address
  - May be published in county newspaper at least 20 days prior to delivery to delinquent tax attorney
- Partial Payment of Delinquent Taxes
Delinquent Property Tax Collection
Delinquent Tax Deputies

Pursuant to T.C.A. § 67-5-2001, the Trustee is authorized to appoint the deputies necessary to collect delinquent taxes, who must take the same oaths required of the Trustee. T.C.A. §§ 8-18-112; 67-5-1901.

The official bond of the Trustee is held liable for the acts of these deputies, as well as for the actions of any constable or deputy sheriff who collects delinquent taxes. T.C.A. § 67-5-2001.
However, the Trustee may require these officials to post a bond securing the faithful performance of their duties before turning over the delinquent tax list to them. T.C.A. § 67-5-2001.
Delinquent Property Tax Collection

Delinquent Tax List

The Trustee is required to prepare a list of delinquent taxpayers which is then turned over to the delinquent tax deputies for collection. T.C.A. § 67-5-2001.

This list must contain a description of the property and the amount of taxes due from each taxpayer.

For real property, the list must identify the current owner and the owner’s last known mailing address, if the owner can be identified; in these cases, there is no need to identify any former owners of the real property.
Delinquent Property Tax Collection

Delinquent Tax List

However, identification of the current owner on the delinquent tax list does not alter the liability of the owner of the property as of January 1 of the tax year.

Deputies who have not received copies of the delinquent tax list have no authority to collect delinquent taxes. Deputies who have received copies of the list are to collect delinquent taxes, make periodic settlements of the amounts collected, make final settlement, and return the delinquent tax list to the Trustee by January 1 of the following year.

The Trustee has the **discretion** to publish the delinquent tax list in one or more county newspapers. T.C.A. § 67-5-2002.

Trustees who decide to publish the list must give it to the newspapers at least twenty days before it is turned over to the delinquent tax attorney.

However, failure of any taxpayer’s name to appear on a delinquent tax list publication, or the publication of incorrect information, is not a defense to any suit for tax collection. T.C.A. § 67-5-2002.
Delinquent Property Tax Collection
Partial Payment of Delinquent Tax

The Trustee may accept partial payments of delinquent property taxes, including, but not limited to, payment by electronic transfers, bank customer preauthorized payments, wire transfers or ACH credits.

T.C.A. § 67-5-2001(d).
Delinquent Property Tax Collection
Partial Payment of Delinquent Tax

If the entire amount of delinquent taxes due is not paid prior to the date the trustee delivers the delinquent tax lists to the delinquent tax attorney, the entire property shall be subject to the tax lien and enforcement by a tax sale or other legally-authorized procedures.

T.C.A. § 67-5-2001(d).
Delinquent Property Tax Collection
Partial Payment of Delinquent Tax

Prior to the Trustee accepting partial payment of delinquent property taxes, the Trustee must file a plan with the Comptroller at least 30 days prior to the acceptance of the payments.

T.C.A. § 67-5-2001(d).
Delinquent Property Tax Collection

Partial Payment of Delinquent Tax

The plan must indicate that the Trustee’s office has the accounting system technology to implement a program for partial payment of delinquent property taxes. The plan shall also indicate whether the program will be implemented within the existing operating resources of the office or indicate prior approval of the county legislative body if additional operating resources are needed.

T.C.A. § 67-5-2001(d).
Delinquent Property Tax Collection

Partial Payment of Delinquent Tax

The delinquent date for property taxes and interest applicable to delinquent property taxes are not affected by application of a partial payment system.

Interest applies only to the amount of delinquent property taxes remaining due.

Partial payment does not release the tax lien on the property upon which the taxes were assessed.
Delinquent Property Tax Collection
Partial Payment of Delinquent Tax

Collection Of Excessive Tax Prohibited

It is a Class C misdemeanor for a collector of taxes to collect, under the color or pretense of office, more money, in the name of taxes, than is directed by law.

T.C.A. § 67-1-706.
Collection Methods

Personal Property
Collection Methods
Personal Property

- Distress Warrant
- Inclusion in Real Property Delinquent Tax Suit
- Separate Suit to Collect
- Garnishment
- Collection Agent
- Business Transfer - Buyer Liability
- Sales with Security Interest – Withholding Duty
Collection Methods
T.C.A. § 67-5-2003(b) & 2004

Delinquent personal property taxes may be immediately collected by:

1. Distraint (distress warrant) and sale of any personal property liable therefor,
2. A suit at law against the taxpayer,
3. Garnishment, and/or by
4. An agent to collect the delinquent tangible personal property taxes, plus interest authorized by law, reasonable costs, and legal fees.
Distraint (Distress Warrant)
T.C.A. § 67-5-2003(a)

All delinquent personal property taxes, including but not limited to, public utility personal property taxes, may be immediately collected by the Trustee, with the assistance of the delinquent tax attorney, if the delinquent tax attorney’s assistance is requested by the trustee.
Distrain (Distress Warrant)
T.C.A. § 67-5-2003(a)

The tax books in the hands of the Trustee, sheriff, or the delinquent tax attorney, have the force and effect of a judgment and execution from a court of record.
Distraint (Distress Warrant)
T.C.A. § 67-5-2003(a)

The tax books shall be ample authority for the Trustee, sheriff, or delinquent tax attorney to distress and sell a sufficient amount of the personal property to satisfy the delinquent taxes, interest, penalties, costs and attorneys' fees.
Distrain (Distress Warrant)
T.C.A. § 67-5-2003(a)

NOTE
Leased personal property assessed to a lessee shall not be distrained and sold pursuant to this section.
Prior to distraint (seizure) of any personal property, the Trustee or delinquent tax attorney shall give not less than 10 days’ written notice of the intended distraint (seizure) by either:

(1) Delivering such notice in person;
(2) Leaving such notice at the dwelling place or usual place of business of the taxpayer; or
(3) By mailing such notice to the taxpayer’s last known address.
Distraint – Notice of Sale
T.C.A. § 67-5-2003(d)

Ten days’ notice of the time and place of any sale of personalty must be given by advertisement posted in three public places in the county, one of which shall be at the courthouse door. In addition, at least ten days’ written notice of the sale shall be given to the taxpayer by any of the methods outlined in subsection (c).
Distraint – Sheriff’s Sale
T.C.A. § 67-5-2003(e)

The official shall in all cases have the personal property present when sold and shall be allowed to retain in addition to the taxes, interest, penalties, costs, and attorney’s fees, all commissions, costs and necessary expenses of removing and keeping the property distrained (expenses of seizure, preservation and storage of the property).
Delinquent Tax Attorney
T.C.A. § 67-5-2003(f)

Any delinquent tax attorney assisting the Trustee shall be allowed attorney’s fees, computed as are attorney’s fees for collection of real property taxes in T.C.A. § 67-5-2410.
File A Lawsuit
T.C.A. § 67-5-2003(g)(1)

The Trustee may turn over the delinquent personal property tax list 30 days after the taxes become delinquent to the delinquent tax attorney to file suit to collect delinquent personal property taxes:

1. as part of any pending suit to collect real property taxes,

2. as part of a separate mass lawsuit pursuant to the procedures set forth in this chapter, or

3. as a separate lawsuit. Such can be done without having first issued a distress warrant.
File A Lawsuit
T.C.A. § 67-5-2003(g)(2)

In the event the Trustee turns over the delinquent list prior to the mailing of the notice pursuant to TCA § 67-5-2402, the Trustee shall be required to forward written notice by first class mail to the last known property owner at least 10 days before the delinquent list is turned over to the delinquent tax attorney.
File A Lawsuit
T.C.A. § 67-5-2003(g)(3)

If the procedure in this subsection (g) is used, the Trustee is also authorized, as with real property tax records, to turn over records to the clerk of court.
A judgment of personal liability for unpaid personal property taxes may be enforced as any other judgment, through:

1. garnishment,
2. execution, or
3. otherwise, and may also be recorded as a lien in one or more offices of registers of deeds.
Any judgment recorded pursuant to this subdivision is subject to the same requirements and attributes of judgment liens, including durability, priority, and renewal, and shall thereafter no longer be subject to the statute of limitation established by this chapter for unpaid property taxes.
However, the rates of penalty and interest shall continue as established by this chapter, and upon recording of such judgment, the tax entity shall retain the alternative of enforcing its tax lien against the assessed personal property according to the priority and procedures set forth in this chapter.
Following entry of a personal judgment for delinquent personal property taxes, a tax entity may enter into a written agreement for the payment of such judgment in installments, pursuant to § 26-2-218, on such terms as the tax entity may deem appropriate; provided, that such agreement must provide for payment of all taxes, interest, penalties, fees, and costs in full, including any interest and penalties that accrue during the term of the installment payments.
Collection By Garnishment
T.C.A. § 67-5-2004(a)

The trustee may proceed against delinquent personal property taxpayers by garnishment proceedings, returnable before any general sessions court in the district where the delinquent taxpayer resides, or to any court, which garnishment shall run in the name of the state for its own behalf and for the use and benefit of the county.
Retention of Collection Agent

T.C.A. § 67-5-2004(b)(1)(A)

The county Trustee may proceed against a taxpayer who is delinquent in the payment of tangible personal property taxes by retaining an agent to collect the delinquent tangible personal property taxes, plus interest authorized by law, reasonable costs, and legal fees, provided that the collection activities are in compliance with this subsection (b).
Retention Of Collection Agent

T.C.A. § 67-5-2004(b)(1)(B)

If a collection agent is retained, the Trustee shall utilize the bidding procedures applicable to the county to select and retain the agent and shall notify the county legislative body of such action.

**NOTE**: CLB permission is not required.
Retention Of Collection Agent
T.C.A. § 67-5-2004(b)(1)(B)

The agent’s collection fee shall not exceed 30% of tangible personal property taxes due, and the fee must be added to the total amount of delinquent tangible personal property taxes owed, plus interest authorized by law, reasonable costs, and legal fees.
Retention Of Collection Agent
T.C.A. § 67-5-2004(b)(1)(C)

A contract or other arrangement entered into to retain a collection agent under this subsection (b) shall not provide that the compensation paid to the agent is conditioned on increasing tangible personal property tax collections in the county involved. A contract found to contain such language is void and unenforceable.
Retention Of Collection Agent
T.C.A. § 67-5-2004(b)(1)(D)

An agent shall not communicate with the delinquent taxpayer or proceed upon the delinquent taxpayer’s property unless authorization to take such action is provided in the contract.
Retention Of Collection Agent
T.C.A. § 67-5-2004(b)(1)(D)

The agent shall not institute or undertake a collection or related activity in violation of the Tennessee Collection Service Act, compiled in Title 62, Chapter 20.
Retention Of Collection Agent
T.C.A. § 67-5-2004(b)(1)(E)

An agent retained pursuant to this subsection (b) must be licensed and in good standing with the Tennessee Collection Service Board.
Retention Of Collection Agent
T.C.A. § 67-5-2004(b)(1)(F)

All foreclosures, seizures, litigation, or other judicial or non-judicial proceedings to enforce a tax lien or any similar rights to collect delinquent tangible personal property taxes, plus interest authorized by law, reasonable costs, and legal fees, must be in the name of the taxing jurisdiction as the plaintiff or claimant.
Retention Of Collection Agent
T.C.A. § 67-5-2004(b)(1)(G)

An agent who also performs audit procedures shall not be retained to collect delinquent tangible personal property taxes under this section.
Retention Of Collection Agent
T.C.A. § 67-5-2004(b)(2)

This subsection (b) will be repealed on July 1, 2024.
Transfer of Business Liability

Another effective collection device requires any taxpayer who sells or terminates a business to notify the assessor and Trustee and pay all outstanding personal property taxes within fifteen days of the sale or termination.

The buyer must withhold sufficient funds from the purchase price to pay the tax liability, retaining those funds until the seller produces a certificate of compliance from the assessor and receipts from the Trustee for the payment of all taxes.
Transfer of Business Liability

If the buyer does not withhold this amount, the buyer also becomes liable for the unpaid taxes.

This provision greatly aids in the collection of personal property taxes, since the buyer who has failed to comply with its requirements can serve as an additional source of funds to satisfy the tax obligation of the seller.

T.C.A. § 67-5-513.
Security Interest Sales

If any individual, partnership, joint venture, corporation, or other legal entity owns tangible or intangible personal property, assessable by the county assessor or other authority and then sells the personalty pursuant to the provisions of T.C.A. § 47-9-101 et seq., the party possessing the security interest must withhold from the proceeds of the sale an amount sufficient to satisfy the personal property taxes.

A secured party selling the property who fails to withhold and pay such amount shall be held to be personally liable for such amount to the Trustee to which these personal property taxes are due.


See also T.C.A. § 67-5-1805(c).
Security Interest Sales

Payment of Delinquent Taxes by PMSI Holder

Sets forth procedure to determine amount of delinquent taxes owing. Limits secured party’s liability to four years.

Allows a secured party to pay delinquent personal property taxes on repossessed property.

Collection of Delinquent Real Property Taxes
Collection of Delinquent Real Property Taxes

- Lien on real estate
- Personal debt
- Usually collected through tax suit and sale of land
Collection of Delinquent Real Property Taxes

Tax Lien

To aid in the collection of real property taxes, there exists a lien on the property to secure payment of the tax. The lien for taxes becomes a first lien on the real estate as of January 1 of the tax year, and takes priority over pre-existing liens on the real estate.

T.C.A. §§ 67-5-2101; 67-5-2102.
Collection of Delinquent Real Property Taxes

Tax Lien

The tax lien is superior to mortgage liens, regardless of whether the taxes accrue before or after the execution of the mortgage. However, this first lien may be superseded by prefilled federal tax liens.
Collection of Delinquent Real Property Taxes

Tax Lien

In addition to the lien, property taxes are also a personal debt of the property owner as of January 1; if taxes are delinquent, they may be collected by suit as any other debt. The claims for the debt and for enforcement of the lien may be joined.

T.C.A. § 67-5-2101.
Tax Suit Procedures - Notices

• Notice of Delinquent Taxes on Current Bill
• Publication of Notice of Intent to File Suit
  – One or more county newspapers
  – At least once a week for two consecutive weeks in January
  – No newspaper in county – courthouse post
Tax Suit Procedures - Notices

Prior to the commencement of legal proceedings to sell real property for delinquent taxes, the Trustee has several important notification responsibilities.

The completion of these is vital, since the validity of the subsequent enforcement proceedings depends upon strict compliance with statutory requirements.
Tax Suit Procedures - Notices

Notice of Delinquent Taxes on Current Bill

Pursuant to T.C.A. § 67-5-2402, the Trustee must send with the current tax bill for any taxpayer having delinquent taxes as of June 1 of each year a notice with the following or equivalent language:

*In addition to this amount, you owe back taxes. Contact this office immediately or your property may be sold.*
Tax Suit Procedures - Notices

Notice of Delinquent Taxes on Current Bill

This notice should be sent to all property owners on the Trustee’s list of delinquent taxpayers as well as those appearing on the list of owners whose property is subject to a delinquent tax lawsuit; the appropriate court clerk must provide this list to the Trustee between June 1 and July 1 of each year.

T.C.A. § 67-5-2403.
Tax Suit Procedures - Notices

Publication of Notice of Intent to File Suit.

Pursuant to T.C.A. § 67-5-2401, the Trustee must also publish the following notice before the lawsuit is filed:

You are advised that after February 1, additional penalties and costs will be imposed in consequence of suits to be filed for enforcement of the lien for property taxes for prior years; until the filing of such suits, taxes may be paid in my office.
Tax Suit Procedures - Notices

Publication of Notice of Intent to File Suit.

This notice must appear in one or more county newspapers, at least once a week for two consecutive weeks in January. The county pays the publication cost.

If there is no newspaper published in the county, this notice must be posted at the courthouse.

T.C.A. § 67-5-2401.
Publication of Notice of Intent to File Suit.

It is advisable for the county Trustee to also post this notice at other suitable locations both within the courthouse and at other public places.

Note: this notice requirement should not be confused with the provision in T.C.A. § 67-5-2002 regarding publication of the delinquent tax list.
Tax Suit

Delivery of Delinquent Tax List

After the Trustee has published notice of intent to file tax suit discussed above, the Trustee must deliver a list of all unpaid taxes to the delinquent tax attorney. The list must be delivered between February 1 and April 1. T.C.A. § 67-5-2404(a)(1).

The Trustee may accept payment for delinquent taxes until the suit is filed. T.C.A. § 67-5-2008.
Delinquent Tax Attorney
TCA 67-5-2404

• Chosen by County Trustee with the approval of the County Mayor
• Only one such attorney per tax year
• Compensation subject to negotiation, usually capped at 10% of taxes collected
• DA acts if Trustee & County Mayor cannot agree on an attorney
Delinquent Tax Attorney

In most counties the compensation of the delinquent tax attorney is determined in advance through negotiations between the Trustee and the attorney, subject to the approval of the county legislative body.

In these counties, the amount of compensation cannot exceed 10% of all delinquent land taxes collected by the attorney.

T.C.A. §§ 67-5-2404(a); 67-5-2410(a)(1)(A).
Delinquent Tax Attorney

In most of the remaining counties, and in counties with metropolitan forms of government, there is no negotiation, a penalty of 10% of the delinquent taxes must be paid exclusively to the delinquent tax attorney.

T.C.A. §§ 67-5-2404(b); 67-5-2410(b)(1).

Delinquent Tax Attorney

Upon the failure of the county Trustee and the county mayor to employ an attorney and institute suits for the collection of delinquent taxes, and within the time provided, the district attorney general has the power and the duty to:

(1) Employ an attorney to institute and prosecute suits for the collection of such taxes; or

(2) Maintain an action for a writ of mandamus to compel the county Trustee and county mayor to employ an attorney to institute and prosecute suits for the collection of such taxes.

T.C.A. § 67-5-2406.
Tax Suit

• Filed February 1 to April 1 each year, but does not prevent late filings
• Chancery or Circuit Court
• At least 25 delinquent taxpayers
• Trustee submits list of uncollected taxes to county legislative body after suit filed
Tax Suit
Amounts to be Recovered

• County taxes
• Municipal taxes may be added
• Penalty (10% for the attorney) & Interest
• Court costs - Clerks and Sheriff’s fees, other expenses (title examinations, etc.)
Tax Sale

- Court orders sale of property
- Sold for cash, subject to right of redemption
- Clerk bids in for county unless amount bid by another party covers taxes, interest and costs
- Clerk does not bid on property with environmental risks

- See AG OP 23-008 - Authority of Court Clerk to Require a Deposit to Bid at a Delinquent Tax Sale
Tax Sale Proceeds

• Sale for County Taxes Only
  – Compensation of Delinquent Tax Attorney
  – Costs of Suit
  – County Taxes, including interest
  – Municipal taxes

AG OP 12-85 – Distribution of Proceeds
“The surplus of a tax sale remaining after payment of the taxes, interest, and costs belongs to the owner of the property at the time of the sale.” 85 C.J.S. Taxation § 817(a) (1954). “The proceeds of a tax sale are applied in the discharge of delinquent taxes against the property for which the land was sold, and of interest, costs, and penalties, in the manner and order directed by statute. Any surplus remaining after the payment of taxes, interest, costs, and penalties must ordinarily be paid over to the landowner.” 72 Am.Jur.2d State and Local Taxation § 911 (1974).

AG OP 85–201 (June 24, 1985).
County Purchase at Tax Sale
T.C.A. § 67-5-2507

• County Mayor takes charge of land
• County Mayor arranges sale after redemption period expires (1 year)
• Committee (Mayor and 4 Commissioners) set price
• Exempt from property tax so long as held by county (if county takes possession)
Tax Sale Ledger
T.C.A. § 67-5-2510

• Trustee maintains ledger of all property sold at a tax sale and purchased by the state, county, or a municipality and government takes possession

• Ledger must show each parcel, the taxes for which it was sold, the book and page of the tax roll, list of rents received or net sale price and distribution of funds and notes exempt status on current tax roll
Tax Sale Ledger
T.C.A. § 67-5-2510

• If actual possession is not taken by the state, by a county, or by a municipality, or by a county and municipality, the lands are not removed from the tax rolls, nor are the lands removed from the tax rolls, if the owner or former tenant is permitted to remain in possession of the property without the payment of rent to the state, county or municipality or county and municipality
Statute of Limitation
T.C.A. § 67-5-1806

• 10 years from April 1 in the year following the year in which the taxes become delinquent
• Example: 2018 taxes become delinquent in 2019 and collection is barred April 1, 2030.
• Exceptions that toll the statute (bankruptcy)
Redemption

T.C.A. §§ 67-5-2701 & 67-5-2702

- Within 1 year of confirmation of tax sale by court (can be shorter)
- All accrued charges must be paid
- People eligible: delinquent taxpayer, creditors, heirs, tenants in common, and those holding similar interests
Bankruptcy of Taxpayer

- Upon receiving notice of bankruptcy, Trustee and all collecting officials are prohibited from taking any action to collect property taxes
- Notice of delinquency may be given to taxpayer – but that is all
- Trustee should file proof of claim with bankruptcy court
Waiver of Personal Property Taxes for Defunct Business

- Trustee may request delinquent tax attorney to seek court waiver for personal property taxes, penalty and interest of defunct business
- To qualify, business must have ceased operations, personal property cannot be located, and no fraud exists

T.C.A. § 67-5-2801.
Waiver for Hazardous Property

• A court may waive all or a portion of penalty, interest and attorney fees due on delinquent taxes if the property is environmentally hazardous, the county legislative body has determined that no bid should be made by county at tax sale, and no fraud is involved.

T.C.A. § 67-5-2802.
Waiver

• In order to promote equality and uniformity of taxation, except as provided in this part, § 67-5-1806, § 67-5-2507, or § 67-5-2508, no person, public official, governmental entity or court shall have the power or authority to waive, compromise, remit, prorate, apportion or release property taxes, penalty, interest or court costs nor the first lien securing the same.

T.C.A. § 67-5-2803.
THE END