By: Woolley H.B. No. 3352

Substitute the following for H.B. No. 3352:

By: Murphy C.S.H.B. No. 3352

## A BILL TO BE ENTITLED

1 AN ACT

2 relating to municipal civil service for firefighters and police

3 officers in certain municipalities.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

5 SECTION 1. Section 143.057(d), Local Government Code, is

amended to read as follows:

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If the appealing fire fighter or police officer chooses to appeal to a hearing examiner, the fire fighter or police officer and the department head, or their designees, shall first attempt to agree on the selection of an impartial hearing examiner. parties do not agree on the selection of a hearing examiner on or within 10 days after the date the appeal is filed, the director shall immediately request a list of seven qualified neutral independent third party hearing examiners [arbitrators] from the American Arbitration Association or the Federal Mediation and Conciliation Service, or their successors in function. fighter or police officer and the department head, or their designees, may agree on one of the seven neutral independent third party hearing examiners [arbitrators] on the list. If they do not agree within five working days after the date they received the list, each party or the party's designee shall alternate striking a name from the list and the name remaining is the hearing examiner. The parties or their designees shall agree on a date for the hearing.

- 1 SECTION 2. Sections 143.1015(e), (f), and (i), Local
- 2 Government Code, are amended to read as follows:
- 3 (e) The hearing relating to the reasons for the fire
- 4 fighter's or police officer's subpoena request shall be held on the
- 5 date set for the original appeal hearing. If the commission
- 6 overrules the subpoena request at the hearing:
- 7 (1) the commission may hear the fire fighter's or
- 8 police officer's appeal on that date; or
- 9 (2) if the commission finds that justice is served by a
- 10 continuance, the commission shall:
- 11 (A) reschedule the hearing to the commission's
- 12 next regularly scheduled meeting; and
- 13 (B) give the fire fighter or police officer at
- 14 least 15 days notice of that date.
- 15 (f) If the commission sustains the fire fighter's or police
- officer's subpoena request at the hearing, the commission shall:
- 17 (1) reschedule the appeal hearing date to the
- 18 commission's next regularly scheduled meeting; and
- 19 (2) give the fire fighter or police officer at least 15
- 20 days notice of that date.
- 21 (i) A municipal employee who is subpoenaed to appear <u>as a</u>
- fact witness in any appeal of a disciplinary decision is entitled to
- 23 applicable pay for the time the employee is required to be present
- 24 at the hearing. Witnesses whose testimony relates primarily to the
- 25 character or reputation of the employee shall be limited by the
- 26 hearing examiner or commission if the testimony is repetitious or
- 27 unduly prolongs the hearing. If the hearing examiner or commission

- 1 limits the number of character or reputation witnesses, additional
- 2 witness statements may be presented by affidavit. The character
- 3 witnesses are not entitled to applicable pay for the time they are
- 4 required to be present at the hearing.
- 5 SECTION 3. Section 143.1016, Local Government Code, is
- 6 amended by amending Subsections (a), (d), (e), (h), and (k) and
- 7 adding Subsection (1) to read as follows:
- 8 (a) In addition to the other notice requirements prescribed
- 9 by this chapter, the letter of disciplinary action issued to a fire
- 10 fighter or police officer must state that in an appeal of an
- 11 indefinite suspension, a suspension, a promotional pass over, or a
- 12 recommended demotion, the appealing fire fighter or police officer
- 13 may elect to appeal to a [an independent third party] hearing
- examiner instead of to the commission. The hearing examiner must be
- an independent third party hearing examiner. The letter must also
- state that if the fire fighter or police officer elects to appeal to
- 17 a hearing examiner, the person waives all rights to appeal to a
- 18 district court except as provided by Subsection (j).
- 19 (d) This subsection applies only if the parties have not
- 20 established a selection procedure in an agreement pursuant to
- 21 <u>Subchapter J.</u> If the appealing fire fighter or police officer
- 22 chooses to appeal to a hearing examiner, the fire fighter or police
- 23 officer and the department head or their designees shall first
- 24 attempt to agree on the selection of an impartial hearing examiner.
- 25 If the parties do not agree on the selection of a hearing examiner
- on or within 10 days after the date the appeal is filed and no motion
- to consolidate is filed under Subsection (1) [(k) of this section],

the director shall on the next work day following notice that the 1 parties have failed to agree on a selection of a hearing examiner 2 request a list of seven qualified neutral hearing examiners 3 4 [arbitrators] from the American Arbitration Association or the Federal Mediation and Conciliation Service or their successors in 5 6 function. The fire fighter or police officer and the department 7 head or their designees may agree on one of the seven neutral 8 hearing examiners [arbitrators] on the list. If they do not agree 9 within 25 days after the date the appeal was filed, each party or the party's designee shall on the 25th day after the appeal was 10 filed alternate striking a name from the list and the name remaining 11 is the hearing examiner. In the event that the 25th day falls on a 12 Saturday, Sunday, or a legal holiday, then the parties shall strike 13 14 the list the next work day. The parties or their designees shall 15 agree on a date for the hearing that is within the time period prescribed by Subsection (e). In the event that the director does 16 17 not request the list of seven qualified neutral hearing examiners [arbitrators] within the time prescribed by this subsection or the 18 department head or his designee fails to strike the list within the 19 time prescribed by this subsection, the fire fighter or police 20 officer or his designee shall select the <u>hearing examiner</u> 21 [arbitrator] from the list provided. In the event that the fire 22 fighter or police officer or his designee fails to strike the list 23 24 within the time prescribed by this subsection, the department head 25 or his designee shall select the hearing examiner [arbitrator] from 26 the list provided.

(e) The appeal hearing must begin within 60 days after the

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date the appeal is filed and shall begin as soon as the hearing 1 2 examiner can be scheduled. If the hearing examiner cannot begin the hearing within 45 calendar days after the date of selection, the 3 4 fire fighter or police officer may, within two days after learning 5 of that fact, call for the selection of a new hearing examiner using 6 the procedure prescribed by Subsection (d) or a procedure established in an agreement pursuant to Subchapter J. If the appeal 7 8 hearing is not begun within 60 days after the date the appeal is filed, the indefinite suspension, suspension, promotional pass 9 over, or recommended demotion is upheld and the appeal is withdrawn 10 if the fire fighter or police officer is not ready to proceed, and 11 the appeal is sustained if the department head is not ready to 12 proceed. In computing the 60-day period, a period of delay not to 13 14 exceed 30 calendar days because of a continuance granted at the 15 request of the department head or his representative or the fire fighter or police officer or his representative on good cause being 16 17 shown, or because of the unavoidable unavailability of the hearing examiner on the date of the hearing, or because of the pendency of a 18 motion to consolidate with another hearing as provided 19 Subsection (1)  $[\frac{k}{n}]$  of this section is excluded. In no event may a 20 21 hearing examiner grant a continuance beyond 30 days in an indefinite suspension. A hearing examiner may grant a continuance 22 beyond the 30-day period upon good cause being shown in a 23 24 disciplinary suspension unless the fire fighter or police officer 25 has another disciplinary action pending.

(h) In an appeal that does not involve an expedited hearing procedure, the hearing examiner shall make a reasonable effort to

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- 1 render a decision on the appeal within 30 days after the date the
- 2 hearing ends or the legal briefs are filed. The hearing examiner's
- 3 inability to meet the time requirements imposed by this section
- 4 does not affect the hearing examiner's jurisdiction, the validity
- 5 of the disciplinary action, or the hearing examiner's final
- 6 decision.
- 7 (k) In an appeal of an indefinite suspension, a suspension,
- 8 a promotional pass over, or a recommended demotion, each appealing
- 9 fire fighter or police officer or the appealing fire fighter's or
- 10 police officer's representative shall be entitled to the selection
- of a hearing examiner to hear the case:
- 12 (1) pursuant to Subsection (d); or
- 13 (2) in accordance with a procedure established in an
- 14 agreement pursuant to Subchapter J [of this section to hear the
- 15 case ].

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16  $\underline{\text{(1)}}$  The fire fighter, police officer, department head, or a

representative of any of those may, within 10 days of the date they

- 18 received notice of the appeal, file a motion with a copy to the
- 19 opposing side to consolidate the case with that of one or more other
- 20 fire fighters or police officers where the charges arise out of the
- 21 same incident. The motion to consolidate may be agreed to in
- 22 writing and filed with the director. If a motion to consolidate the
- 23 cases is filed and not agreed to, a hearing examiner shall be chosen
- 24 to hear the motion pursuant to the provisions of Subsection (d) or
- in accordance with a procedure established in an agreement pursuant
- 26 to Subchapter J [of this section to hear the motion]. The decision
- of the hearing examiner shall be final and binding as to the issue

- of consolidation. The hearing examiner chosen to hear the motion to
- 2 consolidate shall not hear the case, and the provisions of
- 3 Subsection (d) or of a selection procedure established in an
- 4 agreement pursuant to Subchapter J [of this section] shall be used
- 5 to choose the hearing examiner with the day the decision is rendered
- 6 being the equivalent of the date the appeal was filed.
- 7 SECTION 4. The changes in law made by this Act to Sections
- 8 143.057(d), 143.1015, and 143.1016, Local Government Code, apply
- 9 only to an appeal initiated by a firefighter or police officer on or
- 10 after the effective date of this Act. An appeal initiated before
- 11 the effective date of this Act is governed by the law in effect
- 12 immediately before the effective date of this Act, and the former
- 13 law is continued in effect for that purpose.
- SECTION 5. This Act takes effect September 1, 2007.