GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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HOUSE BILL 299

	Short Title:	Law Enforcement Officer Fairness Act.	(Public)	
	Sponsors:	Representatives Jeter, Jordan, Glazier, and Avila (Primary Sponsors). For a complete list of Sponsors, refer to the North Carolina General Assembly W	Veb Site.	
	Referred to:	Rules, Calendar, and Operations of the House.		
	March 14, 2013			
1 2 3	A BILL TO BE ENTITLED AN ACT TO STANDARDIZE THE DISMISSAL OF MUNICIPAL LAW ENFORCEMENT OFFICERS.			
4 5 6		ssembly of North Carolina enacts: CTION 1. The General Statutes of North Carolina are amended by read:	adding a	
7 8	" <u>Chapter 17F.</u> " <u>Dismissal of Certain Law Enforcement Officers.</u>			
9 10 11	" <u>§ 17F-1. Title of this act.</u> <u>This act shall be known and may be cited as the "Municipal Law Enforceme</u> Accountability, Transparency, and Fairness Act."		forcement	
12 13	"§ 17F-2. Applicability; exceptions. (a) Applicability. – This Chapter shall apply to all municipal law enforcement agencies			
14 15 16	 <u>and includes unified city-county government police agencies.</u> <u>(b)</u> Exceptions. – This Chapter shall not apply to any law enforcement officer employed by the State of North Carolina, a county, a local ABC board, a school board, a county police 			
10 17 18	department, a company police agency, a campus police agency, or any other law enforcement agency created by the State as a special police agency.			
19 20	" <u>§ 17F-3. Defi</u> The followi	ing definitions apply to this Chapter:		
21 22 23	<u>(1)</u>	<u>Career law enforcement officer. – An employee of a local entity w</u> permanent position appointment and has been continuously employ employing agency for the immediate 12 preceding months.		
24 25 26	<u>(2)</u> (3)	Employing agency. – A law enforcement agency authorized by lappolitical subdivision of the State other than a county or a local ABC Law enforcement officer. – Defined in G.S. 143-166.30(a)(4).	•	
27	" <u>§ 17F-4. Just</u>	cause; disciplinary actions for local law enforcement officers.	1 6 1	
28 29 30	municipality's g	Cause. – The employing agency shall adopt, subject to the approx governing authority, rules that define just cause. missal of Officer. – No career local law enforcement officer may be		
31 32	<u>by an employin</u> (c) Noti	ng agency except for just cause. ice and Opportunity to Be Heard. – If an employing agency consider	rs matters	
33 34 35	each employin	onably lead to the discharge of a law enforcement officer for punitive g agency shall establish minimum procedures to ensure that any of the abarges and an experiment to be heard prior to the impositi	officer is	
35	anorueu nouce	e of the charges and an opportunity to be heard prior to the impositi	ion or the	



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General Assembly of North Carolina Session 2013 disciplinary action against the officer. These procedures shall include, at a minimum, the right 1 2 to a hearing before a fair and impartial board or hearing officer, the right to be represented at 3 the officer's expense, the right to question any witnesses who give oral statements against the 4 officer, the right to call witnesses and present evidence, and the right to have all meetings 5 recorded for use at any supplemental adjudicatory hearing or court proceeding. 6 "§ 17F-5. Review boards. 7 Review Boards Established. – All municipalities subject to the provisions of this (a) 8 Chapter shall establish an impartial hearing officer or review board to review all disciplinary 9 actions appealed by an aggrieved law enforcement officer and hold hearings for formal determination of a final decision of the review board. 10 11 Representation. – A law enforcement officer has the right to be represented at the (b) 12 officer's expense. 13 Witnesses. - At any hearing before a review board established pursuant to (c) 14 subsection (a) of this section, a law enforcement officer shall have the right to call witnesses 15 and present all evidence in the officer's favor and to question any witness who has provided 16 information to the employing agency that resulted in the commencement of the action before 17 the review board. If a witness fails to show up at the hearing required by this section, that 18 statement or evidence shall not be admitted, and the decision must be based on the remaining 19 evidence. The rules of civil procedure and evidence may be used, but are not required, for 20 hearings held by review boards pursuant to this section. 21 Recordings; Transcripts. - All hearings shall be recorded for a final adjudication in (d) 22 the event a court of competent jurisdiction requests the recording or a transcript of the recording. Any party wishing to receive a copy of the recording of a hearing proceeding 23 24 required by this section shall be required to pay the cost of copying the recording only. A party 25 wishing to receive transcripts shall be required to pay the cost of transcription. 26 "§ 17F-6. Certain review boards validated. Employing agencies using an established civil service system, agency review board, 27 28 civilian complaint board, or personnel board that meets the minimum requirements established 29 in G.S. 17F-4 or otherwise provides due process is in compliance with this Chapter. 30 "§ 17F-7. Adoption by ordinance. 31 Each municipality employing law enforcement officers shall adopt an ordinance that provides the minimum rights required by this Chapter. The ordinance shall also include the 32 33 composition, powers, and duties of the review board required by G.S. 17F-5. The ordinance 34 shall establish a policy addressing dismissals, grievances by law enforcement officers, and the definition of "just cause" for law enforcement officer dismissals." 35 36 SECTION 2. This act becomes effective December 1, 2013, and applies to 37 disciplinary actions taken against law enforcement officers employed by municipalities on or

after that date.