

H.B. 124

EXPUNGEMENT OF ADMINISTRATIVE DISCIPLINARY ACTION

HOUSE COMMITTEE AMENDMENTS

AMENDMENT 2

FEBRUARY 21, 2014 11:59 AM

Representative **Brian M. Greene** proposes the following amendments:

1. *Page 2, Lines 46 through 49:*

46 (1) (a) "Disciplinary action" means, subject to the limitations described in Section
47 63G-4-102, state agency action against the interest of an individual ~~{that determines}~~ relating to a
legal
48 right, duty, privilege, immunity, or other legal interest of an individual, including agency action
49 to deny, revoke, suspend, modify, annul, withdraw, or amend an authority, right, or license.

2. *Page 2, Line 58 through Page 3, Line 60:*

58 (3) (a) "Expunge" means to ~~{seal or otherwise}~~ prevent public access to agency records
59 regarding the agency's disciplinary action against an eligible petitioner , including preventing public access
via an electronic database .

(b) "Expunge" does not preclude the release of agency records in response to a records request made in
accordance with Title 63G, Chapter 2, "Government Records Access and Management Act."

60 (4) "Qualifying record" means a record of an agency regarding disciplinary action that