

Representative **Matthew H. Gwynn** proposes the following amendments:

1. *Line 66 through 77:*

66 (b) Before an employee who is a law enforcement officer, as that term is defined in
67 Section 53-13-103, to which Subsection 10-3-1105(1)(a) applies may be discharged,
68 suspended without pay for more than two days, or involuntarily transferred to a
69 position with less remuneration **due to disciplinary reasons**, the law enforcement officer's
 employing agency
70 shall, at a minimum:
71 (i) notify the law enforcement officer of the allegations of wrongdoing that the
72 employing agency believes may support a disciplinary action of discharge,
71 (i) notify the law enforcement officer of the allegations of wrongdoing that the
72 employing agency believes may support a disciplinary action of discharge,
73 suspension of more than two days without pay, or involuntary transfer to a
74 position with less remuneration **due to disciplinary reasons**;
75 (ii) give the law enforcement officer no less than two business days after the day on
76 which the notification described in Subsection (1)(b)(i) is provided to submit a
77 written reply to the agency head or the agency head's designated representative;