FIRST REGULAR SESSION

HOUSE BILL NO. 99

93RD GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE BROWN (30).

Pre-filed December 16, 2004 and copies ordered printed.

STEPHEN S. DAVIS, Chief Clerk

0556L.01I

AN ACT

To repeal section 590.500, RSMo, and to enact in lieu thereof one new section relating to disciplinary action against law enforcement officers.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Section 590.500, RSMo, is repealed and one new section enacted in lieu

thereof, to be known as section 590.500, to read as follows: 590.500. Any law enforcement officer, other than an elected sheriff or deputy, who

possesses the duty and power of arrest for violations of the criminal laws of this state or for

3 violations of ordinances of counties or municipalities of this state, who is regularly employed for

more than thirty hours per week, and who is employed by a law enforcement agency of this state 4

or political subdivision of this state [which employs more than fifteen law enforcement officers], 5

shall be given upon written request a [meeting] hearing within forty-eight hours of a dismissal,

disciplinary demotion or suspension that results in a reduction or withholding of salary or 7

8 compensatory time. The [meeting] hearing shall be held before any individual or board as

designated by the governing body. At any such [meeting] hearing, the employing law

enforcement agency shall at a minimum provide a brief statement, [which may be oral] which 10

11 shall be in writing, of the reason of the discharge, disciplinary demotion or suspension, and

permit the law enforcement officer the opportunity to respond. The results from such [meeting]

hearing shall be reduced to writing. Any law enforcement agency that has substantially similar 13

or greater procedures shall be deemed to be in compliance with this section. This section shall 14

15 not apply to an officer serving in a probationary period or to the highest ranking officer of any

law enforcement agency. 16

> EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.