By: Rodriguez

H.B. No. 2729

	A BILL TO BE ENTITLED
1	AN ACT
2	relating to the conditions of employment for firefighters employed
3	by certain districts and entities; providing penalties.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subtitle C, Title 5, Local Government Code, is
6	amended by adding Chapter 179 to read as follows:
7	CHAPTER 179. CONDITIONS OF EMPLOYMENT FOR FIREFIGHTERS OF CERTAIN
8	DISTRICTS AND ENTITIES
9	Sec. 179.001. APPLICABILITY. (a) This chapter applies to
10	a fire department of and firefighters employed by:
11	(1) an emergency services district that:
12	(A) was created under Chapter 775, Health and
13	Safety Code;
14	(B) has a population of 30,000 or more; and
15	(C) except as provided by Subsection (b)(1),
16	provides emergency medical services for a municipality whose
17	firefighters are covered by Chapter 174; and
18	(2) an entity created by an interlocal agreement
19	between two or more political subdivisions of this state.
20	(b) This chapter does not apply to:
21	(1) a fire department of and firefighters employed by
22	an emergency services district that provides medical services for a
23	municipality with a population of more than one million that has
24	adopted Chapter 174; or

(2) a volunteer fire department or the members or
 employees of a volunteer fire department that is operating under a
 contract with an emergency services district.
 (c) For purposes of this section, a reference to a
 municipality or a municipal official in a provision of law made

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applicable by this chapter to a district or entity described by
Subsection (a) is considered to be a reference to the district or
entity or the official of the district or entity responsible for the
performance of the duty to which the provision applies.

10 <u>(d) If this chapter applies to the fire department of and</u> 11 <u>firefighters employed by an emergency services district and the</u> 12 <u>population of the district decreases to less than 30,000, the</u> 13 <u>applicability of this chapter in relation to the district is not</u> 14 <u>affected.</u>

Sec. 179.002. DEFINITIONS. In this chapter:

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16 <u>(1) "Emergency services employer" means an emergency</u> 17 <u>services district created under Chapter 775, Health and Safety</u> 18 <u>Code, or an entity created by an interlocal agreement between two or</u> 19 <u>more political subdivisions of this state.</u>

20 <u>(2)</u> "Firefighter" means a person defined as fire 21 protection personnel under Section 419.021, Government Code.

22 <u>Sec. 179.003. PAYROLL DEDUCTIONS; LONGEVITY PAY;</u> 23 <u>CLASSIFICATION PAY; PENALTY. (a) Sections 141.008, 141.032,</u> 24 <u>141.033, and 141.034 apply to a firefighter employed by an</u> 25 <u>emergency services employer.</u>

26 (b) The penalty under Section 141.035 applies to a person
27 who is in charge of the fire department of an emergency services

1	employer or who is responsible for setting the compensation for
2	firefighters employed by an emergency services employer in
3	accordance with this section.
4	Sec. 179.004. ASSISTANCE; BENEFITS; WORKING CONDITIONS;
5	PENALTY. Sections 142.001, 142.0013, 142.0015, 142.0016, 142.004,
6	142.005, 142.006, 142.008, and 142.009 apply to a firefighter
7	employed by an emergency services employer.
8	Sec. 179.005. EXCLUSIVE APPEAL PROCEDURE. This chapter
9	provides the exclusive procedure for the administration and appeal
10	of a disciplinary action against a firefighter covered by this
11	chapter.
12	Sec. 179.006. DISCIPLINARY SUSPENSION OR DISMISSAL.
13	(a) The head of a fire department for just cause may suspend or
14	dismiss from employment a firefighter for violating a rule of the
15	fire department or of the emergency services employer. A rule
16	described by this subsection must have been adopted by the
17	governing body of the emergency services employer.
18	(b) A firefighter may be suspended for a reasonable period
19	not to exceed 15 days or may be dismissed from employment with the
20	fire department.
21	(c) If a department head suspends or dismisses a
22	firefighter, the department head shall, within 120 hours after the
23	hour of suspension or dismissal:
24	(1) file a written statement of the reasons for the
25	suspension or dismissal with the governing body of the emergency
26	services employer; and
27	(2) deliver in person to the firefighter a copy of the

statement described by Subdivision (1) and a written statement that 1 2 if the firefighter wishes to appeal the suspension or dismissal, the firefighter must file a written notice of appeal with the 3 4 governing body not later than the 10th day after the date the firefighter receives the copy of the statement described by 5 6 Subdivision (1) and the statement described by this subdivision. 7 (d) The written statement filed by the department head with the governing body under Subsection (c)(1) must list each fire 8 department or emergency services employer rule allegedly violated 9 by the firefighter and specifically describe the actions of the 10 firefighter that allegedly violate the rule. 11 (e) A department head may not amend a written statement of 12 the reasons for a firefighter's suspension or dismissal from 13 14 employment submitted under Subsection (c).

15 Sec. 179.007. APPEAL OF DISCIPLINARY SUSPENSION OR 16 DISMISSAL. (a) If a firefighter files a notice of appeal of the 17 firefighter's suspension or dismissal from employment with the governing body of the emergency services employer, the governing 18 body shall hold a hearing on the appeal and render a written 19 decision not later than the 30th day after the date the governing 20 21 body receives the notice of appeal from the firefighter. The 22 firefighter and the governing body may agree to postpone the hearing for a definite period. 23

24 (b) In a hearing conducted under this section, the 25 department head may only allege actions and rule violations 26 included in the department head's original written statement 27 submitted to the governing body of the emergency services employer

1	under Section 179.006(c)(1).
2	(c) The governing body of the emergency services employer
3	may deliberate in closed session after a hearing conducted under
4	this section. In reaching its decision after the hearing, the
5	governing body may not consider evidence that was not presented at
6	the hearing. The governing body must vote on the decision regarding
7	an appeal under this section in open session.
8	(d) In its decision, the governing body of an emergency
9	services employer shall state whether the firefighter is:
10	(1) permanently dismissed from employment with the
11	fire department;
12	(2) temporarily suspended from employment with the
13	fire department; or
14	(3) reinstated to the firefighter's former position or
15	status in the fire department.
16	(e) If in a decision rendered under this section the
17	governing body of the emergency services employer finds that the
18	period of disciplinary suspension should be reduced, the governing
19	body may order a reduction in the period of suspension.
20	(f) A firefighter who is reinstated to the position or class
21	of service from which the firefighter was suspended or dismissed is
22	entitled to:
23	(1) full compensation for the actual time lost as a
24	result of the suspension or dismissal at the rate of pay provided
25	for the position held or class of service assigned; and
26	(2) restoration of or credit for any other benefits
27	lost as a result of the suspension or dismissal, including sick

1	leave, vacation leave, and service credit in a retirement system.
2	(g) The emergency services employer shall:
3	(1) make any standard payroll deductions for
4	retirement and other benefits restored as provided by Subsection
5	(f)(2) from any compensation paid under Subsection (f)(1); and
6	(2) make any of the employer's standard corresponding
7	contributions to the retirement system or other applicable benefit
8	system.
9	(h) A firefighter may be suspended or dismissed from
10	employment only for a violation of the rules adopted by the
11	governing body of the emergency services employer and only after a
12	finding by the governing body of the truth of the specific charges
13	made against the firefighter.
14	Sec. 179.008. APPEAL PROCEDURE. (a) A notice of appeal
15	filed under Section 179.007 must:
16	(1) include the basis for the appeal and a request for
17	a hearing; and
18	(2) contain a statement denying the truth of the
19	charge as made, a statement taking exception to the legal
20	sufficiency of the charge, a statement alleging that the
21	recommended action does not fit the offense or alleged offense, or a
22	combination of these statements.
23	(b) In each hearing, appeal, or review of any kind in which
24	the governing body of the emergency services employer performs an
25	adjudicatory function, the firefighter who is the subject of the
26	hearing, appeal, or review is entitled to be represented by counsel
27	or any other person the firefighter chooses. The hearing must be

## 1 <u>held in public.</u>

(c) The governing body of the emergency services employer
 may issue subpoenas and subpoenas duces tecum for the attendance of
 witnesses and for the production of documentary material.

5 The firefighter may request the governing body of the (d) 6 emergency services employer to subpoena any books, records, 7 documents, papers, accounts, or witnesses that the firefighter considers pertinent to the case. The firefighter must make the 8 9 request before the 10th day before the date the appeal hearing will be held. If the governing body does not subpoena the material, the 10 governing body shall, before the third day before the date the 11 12 hearing will be held, make a written report to the firefighter stating the reason the governing body will not subpoena the 13 requested material. The report must be read into the public record 14 15 of the hearing.

16 (e) Witnesses may be placed under the rule at a hearing 17 conducted by the governing body of the emergency services employer. 18 (f) Only the evidence submitted at the hearing may be 19 considered by the governing body of the emergency services 20 employer.

## 21 (g) A public record of each proceeding shall be made, with 22 <u>copies available at cost.</u>

(h) The governing body of the emergency services employer may designate three persons who are qualified voters within the employer's jurisdiction to serve as an appeal panel to hear and decide the appeal in lieu of the governing body. The appeal panel has the same powers and duties related to the appeal as the

1	governing body, including the power to issue subpoenas.
2	Sec. 179.009. HEARING EXAMINER. (a) A firefighter may
3	choose to appeal to a hearing examiner instead of the governing body
4	of the emergency services employer. The appealing firefighter must
5	submit to the governing body a written request as part of the
6	original notice of appeal required under this chapter stating the
7	person's decision to appeal to an independent third party hearing
8	examiner.
9	(b) The hearing examiner's decision is final and binding on
10	all parties. If the firefighter decides to appeal to an independent
11	third party hearing examiner, the person automatically waives all
12	rights to appeal to a district court except as provided by Section
13	179.010(e).
14	(c) If the appealing firefighter chooses to appeal to a
15	hearing examiner, the firefighter and the department head, or their
16	designees, shall first attempt to agree on the selection of an
17	impartial hearing examiner. If the parties do not agree on the
18	selection of a hearing examiner within 10 days after the date the
19	appeal is filed, the parties shall immediately request a list of
20	seven qualified neutral arbitrators from the American Arbitration
21	Association or the Federal Mediation and Conciliation Service, or
22	their successors in function. The firefighter and the department
23	head, or their designees, may agree on one of the seven neutral
24	arbitrators on the list. If the parties do not agree within five
25	working days after the date they receive the list, each party or the
26	party's designee shall alternate striking a name from the list, and
27	the name remaining is the hearing examiner. The parties or their

1	designees shall agree on a date for the hearing.
2	(d) The appeal hearing shall begin as soon as the hearing
3	examiner can be scheduled. If the firefighter receives notice that
4	the hearing examiner cannot begin the hearing within 45 days after
5	the date of selection, the firefighter, within two days after
6	receiving the notice, may call for the selection of a new hearing
7	examiner using the procedure prescribed by Subsection (c).
8	(e) In a hearing conducted under this section, the hearing
9	examiner has the same duties and powers as the governing body of the
10	emergency services employer, including the power to issue
11	subpoenas.
12	(f) In a hearing conducted under this section, the appealing
13	firefighter shall pay the hearing examiner's fees and expenses.
14	The party who calls a witness shall pay the costs of the witness.
15	Sec. 179.010. DISTRICT COURT PETITION. (a) A firefighter
16	who is dissatisfied with the decision of the governing body of the
17	emergency services employer may file a petition in a district court
18	asking that the decision be set aside. The petition must be filed
19	not later than the 10th day after the date the governing body's
20	final decision is:
21	(1) sent to the firefighter by certified mail; or
22	(2) personally received by the firefighter or by the
23	firefighter's designee.
24	(b) An appeal under this section is by trial de novo. The
25	district court may grant the appropriate legal or equitable relief
26	necessary to carry out the purposes of this chapter. The relief may
27	include reinstatement with back pay if an order of suspension or

1	dismissal is set aside.
2	(c) The court may award reasonable attorney's fees to the
3	prevailing party and assess court costs against the nonprevailing
4	party.
5	(d) If the court finds in favor of the firefighter, the
6	court shall order the emergency services employer to pay lost wages
7	to the firefighter.
8	(e) A district court may hear an appeal of a hearing
9	examiner's award only on the grounds that the hearing examiner was
10	without jurisdiction or exceeded the examiner's jurisdiction or
11	that the order was procured by fraud, collusion, or other unlawful
12	means.
13	(f) An appeal under this section must be brought in a
14	district court having jurisdiction in the emergency services
15	district or in a political subdivision in which the fire department
16	is located, as applicable.

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SECTION 2. This Act takes effect September 1, 2007.