

**FIFTIETH LEGISLATURE  
SECOND SESSION, 2012**

February 2, 2012

Mr. Speaker:

Your **LABOR AND HUMAN RESOURCES COMMITTEE**, to whom  
has been referred

**HOUSE BILL 169**

has had it under consideration and reports same with  
recommendation that it **DO PASS**, amended as follows:

1. On page 1, line 18, after the semicolon, strike the  
remainder of the line, strike line 19 in its entirety and on line  
20, strike "LIMIT FOR" and insert in lieu thereof "REQUIRING NOTICE  
OF".

2. On page 3, line 18, strike "--REVIEW BY ATTORNEY GENERAL".

3. On page 6, line 8, remove the bracket and line-through.

4. On page 6, line 13, strike "; and", strike lines 14  
through 20 in their entirety and strike line 21 up to the period.

5. On page 10, strike lines 10 through 14 in their entirety  
and insert in lieu thereof the following:

"[NEW MATERIAL] NOTICE OF INVESTIGATION--EXCESSIVE FORCE.--An  
employer shall not investigate an alleged excessive force incident  
involving a public safety officer unless the public safety officer  
is given notice of the investigation within forty-five days of the  
date the employer knew or reasonably should have known of the  
alleged incident. The provisions of this section apply only to  
investigations conducted pursuant to the Public Safety Officer's  
Employer-Employee Relations Act.".,

and thence referred to the **JUDICIARY COMMITTEE**.

Respectfully submitted,

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Miguel P. Garcia, Chairman

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Adopted \_\_\_\_\_ Not Adopted \_\_\_\_\_  
(Chief Clerk) (Chief Clerk)

Date \_\_\_\_\_

The roll call vote was 5 For 3 Against  
Yes: 5  
No: Ezzell, Lewis, Little  
Excused: Wooley  
Absent: None

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