1	A bill to be entitled
2	An act relating to law enforcement operations;
3	amending s. 30.15, F.S.; revising the powers, duties,
4	and obligations of a sheriff; amending s. 166.241,
5	F.S.; authorizing certain persons to file a petition
6	with the Division of Administrative Hearings, rather
7	than an appeal to the Administration Commission, if
8	the tentative budget of a municipality contains a
9	certain reduction; providing requirements for such
10	petition and a reply to such petition; providing
11	procedures for hearings on such petitions; specifying
12	the administrative law judge's considerations during
13	the hearing; requiring the administrative law judge to
14	issue a specified recommended order within a certain
15	timeframe; providing that the recommended order is
16	subject to appeal; specifying that the recommended
17	order becomes final under certain circumstances;
18	providing that the division must close the case under
19	certain circumstances; providing the effects of the
20	final order; providing an effective date.
21	
22	Be It Enacted by the Legislature of the State of Florida:
23	
24	Section 1. Subsection (5) is added to section 30.15,
25	Florida Statutes, to read:
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26 30.15 Powers, duties, and obligations.-27 (5) As required by s. 1(d), Art. VIII of the State 28 Constitution, there shall be an elected sheriff in each Florida 29 county and the transfer of the sheriff's duties to another 30 officer or office is prohibited. (a) The sheriff shall have exclusive policing jurisdiction 31 in the unincorporated areas of each county. The sheriff's 32 jurisdiction and powers must run throughout the entire county 33 34 regardless of whether there are incorporated cities or other 35 independent districts or governmental entities in the county. 36 The sheriff's jurisdiction is concurrent with any city, 37 district, or other law enforcement agency that has jurisdiction 38 in a city or district. 39 (b) A police department or other policing entity may not 40 be maintained or established by the county's board of county 41 commissioners, or any other county legislative body, to provide 42 any policing in the unincorporated area of any county. Only the 43 duly elected sheriff may provide such policing and police 44 functions in the unincorporated areas of any county. A county 45 may not contract with or engage in any manner with an 46 incorporated city's or district's police department to provide 47 any services provided by the sheriff, including policing or 48 police functions in the unincorporated areas of any county. 49 Nothing in this paragraph affects the jurisdiction or powers of 50 any agency of the State of Florida or the United States or

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51 prohibits mutual aid agreements between the sheriff and any 52 other police department. 53 Section 2. Present subsections (6), (7), and (8) of 54 section 166.241, Florida Statutes, are renumbered as subsections 55 (8), (9), and (10), respectively, new subsections (6) and (7) 56 are added to that section, and subsections (4) and (5) and 57 present subsection (8) of that section are amended to read: 166.241 Fiscal years, budgets, appeal of municipal law 58 59 enforcement agency budget, and budget amendments.-60 If the tentative budget of a municipality contains (4)(a) 61 a funding reduction to the operating budget of the municipal law enforcement agency of more than 5 percent compared to the 62 current fiscal year's approved budget, the state attorney for 63 64 the judicial circuit in which the municipality is located  $\tau$  or a 65 member of the governing body who objects to the funding 66 reduction, may file a petition with an appeal by petition to the Division of Administrative Hearings pursuant to ss. 120.569 and 67 68 120.57, with a copy served on the affected local government, to 69 request a formal hearing to challenge the reduction in the 70 municipal law enforcement agency's operating budget. The petition must be filed with the division Administration 71 72 Commission within 30 days after the day the tentative budget is 73 posted to the official website of the municipality under

74 subsection (3). The petition must set forth the tentative budget

75 proposed by the municipality, in the form and manner prescribed

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76 by the division Executive Office of the Covernor and approved by 77 the Administration Commission, and the operating budget of the 78 municipal law enforcement agency as approved by the municipality 79 for the previous year, and must state the reasons or grounds for 80 the petition appeal. The petition shall be filed with the 81 Executive Office of the Governor and a copy served upon the 82 governing body of the municipality or to the clerk of the 83 circuit court of the county in which the municipality is 84 located.

(b) The governing body of the municipality <u>shall file a</u>
<u>reply with the division and shall serve a copy of the reply on</u>
<u>the petitioner within</u> has 5 working days after <u>receipt of</u>
service of a copy of the petition to file a reply with the
<u>Executive Office of the Governor and shall serve a copy of such</u>
reply to the petitioner.

91 (5) Upon receipt of the petition, the division Executive 92 Office of the Governor shall hold provide for a budget hearing 93 at which the matters presented in the petition and the reply 94 shall be considered. A report of the findings and 95 recommendations of the Executive Office of the Governor thereon 96 shall be promptly submitted to the Administration Commission, 97 which, within 30 days, shall approve the action of the governing 98 body of the municipality or amend or modify the budget as to 99 each separate item within the operating budget of the municipal 100 law enforcement agency. The budget as approved, amended, or

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101	modified by the Administration Commission shall be final.
102	(a) During the hearing, the petitioner and municipality
103	may present to the administrative law judge all information
104	relevant to the municipal law enforcement agency's budgetary
105	needs and requirements, including, but not limited to:
106	1. The grounds for the petition filed by the petitioner;
107	2. The grounds for opposing the petition;
108	3. The municipality's reasons for proposing a reduction in
109	funding in the current fiscal year's operating budget;
110	4. The operating budget approved by the municipality;
111	5. A comparison of the municipal law enforcement agency's
112	operating budget to the operating budgets of other entities
113	within the municipality;
114	6. A comparison of the municipal law enforcement agency's
115	operating budget to operating budgets of law enforcement
116	agencies in nearby municipalities that are of comparable size;
117	7. Data and all other information describing the municipal
118	law enforcement agency's staffing needs and budgetary
119	requirements from the current fiscal year and the 2 previous
120	fiscal years;
121	8. The draft municipal law enforcement agency operating
122	budgets, budget amendments, or budget meeting minutes from the
123	current fiscal year and the 2 previous fiscal years;
124	9. The revenue and projected revenue available to the
125	municipality and the change in the amount of revenue collected
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126	over the last 3 fiscal years; and				
127	10. Any other information provided by the petitioner or				
128	municipality relevant to the municipal law enforcement agency's				
129	operating budget.				
130	(b) In making a determination, the administrative law				
131	judge may consider whether:				
132	1. The law enforcement agency can fully perform its duties				
133	despite the budget reduction;				
134	2. The proposed level of funding will endanger the safety				
135	of the municipality's residents; and				
136	3. The proposed operating budget for the municipal law				
137	enforcement agency will have a substantially negative effect on				
138	the effectiveness of the law enforcement agency.				
139	(6)(a) The administrative law judge, within 30 days after				
140	the hearing on the petition, shall issue a recommended order				
141	either approving or rejecting the proposed operating budget for				
142	the municipal law enforcement agency. The recommended order must				
143	list the administrative law judge's findings and explain its				
144	decision with reference to the information presented or				
145	discussed during the hearing. The recommended order is subject				
146	to appeal in accordance with chapter 120.				
147	(b) The recommended order submitted under this subsection				
148	becomes a final order 90 days after its issuance unless the				
149	petitioner and municipality voluntarily enter into an agreement				
150	resolving the issues raised in the hearing. Before the execution				
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151	of the agreement, the municipality must approve the agreement at
152	a public hearing noticed in accordance with this chapter. Upon
153	the filing of an executed agreement, the division must close the
154	case.
155	(7)(a) If the final order approves the tentative budget of
156	a municipality which contains a funding reduction to the
157	operating budget of the municipal law enforcement agency, that
158	portion of the operating budget is valid.
159	(b) If the final order rejects the tentative budget of a
160	municipality which contains a funding reduction to the operating
161	budget of the municipal law enforcement agency, the municipality
162	must approve a budget that does not reduce funding to the
163	municipal law enforcement agency as prescribed in paragraph
164	<u>(4)(a).</u>
165	(10) (8) If the governing body of a municipality amends the
166	budget pursuant to paragraph <u>(9)(c)</u> , the adopted
167	amendment must be posted on the official website of the
168	municipality within 5 days after adoption and must remain on the
169	website for at least 2 years. If the municipality does not
170	operate an official website, the municipality must, within a
171	reasonable period of time as established by the county or
172	counties in which the municipality is located, transmit the
173	adopted amendment to the manager or administrator of such county
174	or counties who shall post the adopted amendment on the county's
175	website.

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