Offered By		
	itute for Senate Committee Substitute for Senate Bill No. 60, vinserting after all of said section and line the following:	
special charter or under the general ordinance, cause all persons who his jurisdiction, for violation of ordinatine or imprisonment, or by both, the highways and alleys or other public purposes as such city, town or villate commissioner, or other proper office authorized and required to have or other chief officer of such city, town may have been sentenced, at break alleys or other public works or build designated. And if the punishment of such judgment] a portion of such incarcerating the prisoner or the antincarcerating the prisoner, the prisoning judgment and sentence of the court 2. When a fine is assessed the judge, or other official, assessing	Ities, towns and villages in this state, whether organized under I laws of the state, are hereby authorized and empowered to, by have been convicted and sentenced by the court having more of such city, town or village, whether the punishment be by to be put to work and perform labor on the public streets, it works or buildings of such city, town or village, for such the greatenance work of such city, town or village, shall have power and be cause all such prisoners as may be directed by the mayor, or work or village, to work out the full number of days for which they ing rock, or at working upon such public streets, highways or lidings of such city, town or village as may have been to be the fine be not paid, then for [every ten dollars the judgment that is equal to the greater of the actual daily cost of mount the municipality is reimbursed by the state for coner shall work one day. And it shall be deemed a part of the that such prisoner may be worked as herein provided. For violation of an ordinance, it shall be within the discretion of the fine to provide for the payment of the fine on an and conditions as he may deem appropriate."; and	
Further amend said bill, Page 51, S and line the following:	Section 488.026, Line 12 by inserting after all of said section	
require any party filing a civil case the clerk of the court a surcharge in Sections 488.426 to 488.432 shall paid by the county or state or any court court. The surcharge in effect of circuit court. The circuit court in a change the fee to any amount not to	If the circuit court, en banc, in any circuit in this state may in the circuit court, at the time of filing the suit, to deposit with a addition to all other deposits required by law or court rule. not apply to proceedings when costs are waived or are to be city. On August 28, 2001, shall remain in effect until changed by the any circuit, except the circuit court in Jackson County, may o exceed fifteen dollars. The circuit court in Jackson County not to exceed twenty dollars. A change in the fee shall become	

Action Taken _____ Date _____

HOUSE _____ AMENDMENT NO.___

effective and remain in effect until further changed.

1 2

- 3. Sections 488.426 to 488.432 shall not apply to proceedings when costs are waived or are paid by the county or state or any city.
- 4. In addition to any fee authorized by subsection 1 of this section, any county of the first classification with more than ninety-three thousand eight hundred but less than ninety-three thousand nine hundred inhabitants may impose an additional fee of ten dollars excluding cases concerning adoption and those in small claims court. The provisions of this subsection shall expire on December 31, 2014.
- 5. Any county of the first classification with more than two hundred forty thousand three hundred but fewer than two hundred forty thousand four hundred inhabitants may charge an additional five dollars if approved by the county commission."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Action Taken	Date	2