House	Amendment NO
Offered By	
AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 672, Page 15, Section 67.281, Line 17, by inserting after all of said section and line the following:	
thousand but less than one hundred government and with more than two inhabitants or any county of the first fewer than one hundred fifteen thou county orders in the circuit court of in a county municipal court if creat county commission. The county must only in the areas of traffic violates were treatment, zoning orders, and pursuant to the provisions of this see	If the first classification with more than one hundred ninety-eight ninety-nine thousand two hundred] with a charter form of the hundred thousand but fewer than three hundred fifty thousand at classification with more than one hundred one thousand but usand inhabitants may prosecute and punish violations of its as a county such counties in the manner and to the extent herein provided or ion of a county municipal court is approved by order of the ay adopt orders with penal provisions consistent with state law, tions, solid waste management, county building codes, on-site animal control. Any county municipal court established action shall have jurisdiction over violations of that county's ipalities with which the county has a contract to prosecute and mances of the municipality.
establish a county municipal court pappointed by the county commission of such county in the same manner	bsection 5 of this section in any county which has elected to pursuant to this section, the judges for such court shall be on of such county, subject to confirmation by the legislative body as confirmation for other county appointed officers. The number ons for their appointment, shall be established by order of the
of the terms and provisions of section	ons 66.010 to 66.140, except as provided for in this section. nance in sections 66.010 to 66.140 shall be synonymous with the
5. In any county of the first fewer than one hundred fifteen thou commission for a term of four years	classification with more than one hundred one thousand but usand inhabitants, the first judges shall be appointed by the county s, and thereafter the judges shall be elected for a term of four nted, and qualifications for their appointment, shall be established
Action Taken	Date

3 4

by order of the commission."; and

Further amend said bill, Section 578.120, Page 33, Line 16, by inserting after all of said section and line the following:

- "[67.320. 1. Any county of the first classification with more than one hundred ninety-eight thousand but less than one hundred ninety-nine thousand two hundred inhabitants or any county of the first classification with more than one hundred one thousand but fewer than one hundred fifteen thousand inhabitants may prosecute and punish violations of its county orders in the circuit court of such counties in the manner and to the extent herein provided or in a county municipal court if creation of a county municipal court is approved by order of the county commission. The county may adopt orders with penal provisions consistent with state law, but only in the areas of traffic violations, solid waste management, county building codes, on-site sewer treatment, zoning orders, and animal control. Any county municipal court established pursuant to the provisions of this section shall have jurisdiction over violations of that county's orders and the ordinances of municipalities with which the county has a contract to prosecute and punish violations of municipal ordinances of the municipality.
- 2. Except as provided in subsection 5 of this section in any county which has elected to establish a county municipal court pursuant to this section, the judges for such court shall be appointed by the county commission of such county, subject to confirmation by the legislative body of such county in the same manner as confirmation for other county appointed officers. The number of judges appointed, and qualifications for their appointment, shall be established by order of the commission.
- 3. The practice and procedure of each prosecution shall be conducted in compliance with all of the terms and provisions of sections 66.010 to 66.140, except as provided for in this section.
- 4. Any use of the term ordinance in sections 66.010 to 66.140 shall be synonymous with the term order for purposes of this section.
- 5. In any county of the first classification with more than one hundred one thousand but fewer than one hundred fifteen thousand inhabitants, the first judges shall be appointed by the county commission for a term of four years, and thereafter the judges shall be elected for a term of four years. The number of judges appointed, and qualifications for their appointment, shall be established by order of the commission.]"; and

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