## HOUSE AMENDMENT NO.\_\_\_\_ TO HOUSE AMENDMENT NO.

## **Offered By**

AMEND House Amendment No. to House Committee Substitute for Senate Substitute for 1 2 Senate Bill No. 34, Page 2, Line 7, by inserting after all of said line the following: 3 4 "Further amend said bill, Page 9, Section 252.069, Line 3, by inserting immediately after all of said 5 section and line the following: 6 7 "479.020. 1. Any city, town or village, including those operating under a constitutional or 8 special charter, may, and cities with a population of four hundred thousand or more shall, provide by 9 ordinance or charter for the selection, tenure and compensation of a municipal judge or judges 10 consistent with the provisions of this chapter who shall have original jurisdiction to hear and determine all violations against the ordinances of the municipality. The method of selection of 11 12 municipal judges shall be provided by charter or ordinance. Each municipal judge shall be selected for a term of not less than two years as provided by charter or ordinance. 13 14 2. Except where prohibited by charter or ordinance, the municipal judge may be a part-time 15 judge and may serve as municipal judge in more than one municipality. 16 3. No person shall serve as a municipal judge of any municipality with a population of 17 seven thousand five hundred or more or of any municipality in a county of the first class with a charter form of government unless the person is licensed to practice law in this state unless, prior to 18 19 January 2, 1979, such person has served as municipal judge of that same municipality for at least 20 two years. 21 4. Notwithstanding any other statute, a municipal judge need not be a resident of the 22 municipality or of the circuit in which the municipal judge serves except where ordinance or charter provides otherwise. Municipal judges shall be residents of Missouri. 23 24 5. Judges selected under the provisions of this section shall be municipal judges of the 25 circuit court and shall be divisions of the circuit court of the circuit in which the municipality, or 26 major geographical portion thereof, is located. The judges of these municipal divisions shall be subject to the rules of the circuit court which are not inconsistent with the rules of the supreme 27 28 court. The presiding judge of the circuit shall have general administrative authority over the judges 29 and court personnel of the municipal divisions within the circuit. 30 6. No municipal judge shall hold any other office in the municipality which the municipal 31 judge serves as judge. The compensation of any municipal judge and other court personnel shall not 32 be dependent in any way upon the number of cases tried, the number of guilty verdicts reached or 33 the amount of fines imposed or collected.

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1 7. Municipal judges shall be at least twenty-one years of age. No person shall serve as 2 municipal judge after that person has reached that person's seventy-fifth birthday. 3 8. Within six months after selection for the position, each municipal judge who is not 4 licensed to practice law in this state shall satisfactorily complete the course of instruction for 5 municipal judges prescribed by the supreme court. The state courts administrator shall certify to the 6 supreme court the names of those judges who satisfactorily complete the prescribed course. If a 7 municipal judge fails to complete satisfactorily the prescribed course within six months after the 8 municipal judge's selection as municipal judge, the municipal judge's office shall be deemed vacant 9 and such person shall not thereafter be permitted to serve as a municipal judge, nor shall any 10 compensation thereafter be paid to such person for serving as municipal judge. 11 9. No municipal judge shall serve as a municipal judge in more than five municipalities at 12 one time. A court that serves more than one municipality shall be treated as a single municipality for the purposes of this subsection."; and 13 14 15 Further amend said bill and page, Section 479.170, Line 10, by inserting immediately after all of 16 said section and line the following: 17 18 "479.353. 1. Notwithstanding any provisions to the contrary, the following conditions shall 19 apply to minor traffic violations and municipal ordinance violations: 20 (1) The court shall not assess a fine, if combined with the amount of court costs, totaling in 21 excess of: 22 (a) Two hundred twenty-five dollars for minor traffic violations; and 23 (b) For municipal ordinance violations committed within a twelve-month period beginning 24 with the first violation: two hundred dollars for the first municipal ordinance violation, two 25 hundred seventy-five dollars for the second municipal ordinance violation, three hundred fifty 26 dollars for the third municipal ordinance violation, and four hundred fifty dollars for the fourth and 27 any subsequent municipal ordinance violations; 28 (2) The court shall not sentence a person to confinement, except the court may sentence a 29 person to confinement for any violation involving alcohol or controlled substances, violations 30 endangering the health or welfare of others, or eluding or giving false information to a law 31 enforcement officer; 32 (3) A person shall not be placed in confinement for failure to pay a fine unless such 33 nonpayment violates terms of probation or unless the due process procedures mandated by Missouri 34 supreme court rule 37.65 or its successor rule are strictly followed by the court; 35 (4) Court costs that apply shall be assessed against the defendant unless the court finds that the defendant is indigent based on standards set forth in determining such by the presiding judge of 36 37 the circuit. Such standards shall reflect model rules and requirements to be developed by the 38 supreme court; and 39 (5) No court costs shall be assessed if the defendant is found to be indigent under 40 subdivision (4) of this section or if the case is dismissed. 41 2. When an individual has been held in custody on a notice to show cause warrant for an 42 underlying minor traffic violation, the court, on its own motion or on the motion of any interested 43 party, may review the original fine and sentence and waive or reduce such fine or sentence when the 44 court finds it reasonable given the circumstances of the case. 45 479.354. For any notice to appear in court, citation, or summons on a minor traffic 46 violation, the date and time the defendant is to appear in court shall be given when such notice to 47 appear in court, citation, or summons is first provided to the defendant. Failure to provide such date 48 and time shall render such notice to appear in court, citation, or summons void."; and"; and Page 2 of 3

- Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.
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- THIS AMENDMENT AMENDS 0089H04.23H.