House	Amendment NO
AMEND House Committee Substitute for Senate Bill No. 283, Page 1, Section A, Line 3, by inserting after all of said section and line the following:	
(1) Any county of the first cla four hundred but fewer than one hund	assification with more than one hundred thirty-five thousand dred thirty-five thousand five hundred inhabitants; assification with more than seventy-one thousand three
(3) Any county of the first cla	assification without a charter form of government and with housand but fewer than one hundred ninety-nine thousand two
,	assification with more than eighty-five thousand nine hundred
(5) Any county of the third common than sixteen thousand four hund(6) Any county of the third common than fourteen thousand five hund	lassification without a township form of government and with dred but fewer than sixteen thousand five hundred inhabitants; lassification with a township form of government and with adred but fewer than fourteen thousand six hundred inhabitants
eighty-two thousand one hundred inh	assification with more than eighty-two thousand but fewer that abitants; assification with more than one hundred four thousand six
hundred but fewer than one hundred	four thousand seven hundred inhabitants; lassification with a township form of government and with
more than seven thousand nine hundr	red but fewer than eight thousand inhabitants; [and] and classification with more than fifty-two thousand six hundred
(11) Any county of the first c seventy-five thousand inhabitants and	classification with more than sixty-five thousand but fewer that I with a county seat with more than fifteen thousand but fewer
	elassification with more than fifty thousand but fewer than h a county seat with more than two thousand one hundred but
fewer than two thousand four hundre	
ordinances to provide for the abateme rubbish and trash, lumber, bricks, tin,	ent of a condition of any lot or land that has the presence of steel, parts of derelict motorcycles, derelict cars, derelict nt, derelict appliances, broken furniture, or overgrown or

Action Taken____

Date _____

noxious weeds in residential subdivisions or districts which may endanger public safety or which is unhealthy or unsafe and declared to be a public nuisance.

3. Any ordinance enacted pursuant to this section shall:

- (1) Set forth those conditions which constitute a nuisance and which are detrimental to the health, safety, or welfare of the residents of the county;
- (2) Provide for duties of inspectors with regard to those conditions which may be declared a nuisance, and shall provide for duties of the building commissioner or designated officer or officers to supervise all inspectors and to hold hearings regarding such property;
- (3) Provide for service of adequate notice of the declaration of nuisance, which notice shall specify that the nuisance is to be abated, listing a reasonable time for commencement, and may provide that such notice be served either by personal service or by certified mail, return receipt requested, but if service cannot be had by either of these modes of service, then service may be had by publication. The ordinances shall further provide that the owner, occupant, lessee, mortgagee, agent, and all other persons having an interest in the property as shown by the land records of the recorder of deeds of the county wherein the property is located shall be made parties;
- (4) Provide that upon failure to commence work of abating the nuisance within the time specified or upon failure to proceed continuously with the work without unnecessary delay, the building commissioner or designated officer or officers shall call and have a full and adequate hearing upon the matter before the county commission, giving the affected parties at least ten days' written notice of the hearing. Any party may be represented by counsel, and all parties shall have an opportunity to be heard. After the hearings, if evidence supports a finding that the property is a nuisance or detrimental to the health, safety, or welfare of the residents of the county, the county commission shall issue an order making specific findings of fact, based upon competent and substantial evidence, which shows the property to be a nuisance and detrimental to the health, safety, or welfare of the residents of the county and ordering the nuisance abated. If the evidence does not support a finding that the property is a nuisance or detrimental to the health, safety, or welfare of the residents of the county, no order shall be issued.
- 4. Any ordinance authorized by this section may provide that if the owner fails to begin abating the nuisance within a specific time which shall not be longer than seven days of receiving notice that the nuisance has been ordered removed, the building commissioner or designated officer shall cause the condition which constitutes the nuisance to be removed. If the building commissioner or designated officer causes such condition to be removed or abated, the cost of such removal shall be certified to the county clerk or officer in charge of finance who shall cause the certified cost to be included in a special tax bill or added to the annual real estate tax bill, at the county collector's option, for the property and the certified cost shall be collected by the county collector in the same manner and procedure for collecting real estate taxes. If the certified cost is not paid, the tax bill shall be considered delinquent, and the collection of the delinquent bill shall be governed by the laws governing delinquent and back taxes. The tax bill from the date of its issuance shall be deemed a personal debt against the owner and shall also be a lien on the property until paid.
- 5. Nothing in this section authorizes any county to enact nuisance abatement ordinances that provide for the abatement of any condition relating to agricultural structures or agricultural operations, including but not limited to the raising of livestock or row crops.
- 6. No county of the first, second, third, or fourth classification shall have the power to adopt any ordinance, resolution, or regulation under this section governing any railroad company regulated by the Federal Railroad Administration."; and
- Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Page 2 of 2