House		Amendment NO
	Offered By	
		Senate Committee Substitute for ing after all of said section and line
of real property that is alleged to protection districts, or alleged to protection district and one fire of real property is located requesting which one fire protection district provision of fire protection and real property that is alleged to be protection districts, or alleged to protection district and one fire of the real property that is the subjection, including reasonable attered at the circuit court may appeal in 1 527.130. The word "per construed to mean any person, i and any other person under disa	o be subject to the levy of taxes as department, may petition the circumg a declaratory judgment under et or fire department has jurisdict emergency services and the levy of taxes and to be subject to the levy of taxes and to be subject to the levy of taxes and department, may jointly petition to determine that is feet of the declaratory judgment so the declarator	and the jurisdiction of one fire uit court in the county in which the sections 527.010 to 527.130 as to ion over the property regarding the of taxes. Two or more owners of the jurisdiction of two fire and the jurisdiction of one fire the circuit court. Sound not to have jurisdiction over shall be liable for the costs of the the action. Seved by the judgment and decree of in other civil cases. 527.010 to 527.130, shall be next friend or guardian ad litem tership, joint-stock company,
Further amend said bill by amer accordingly.	nding the title, enacting clause, as	nd intersectional references
Action Taken		Date