HOUSE AMENDMENT NO.____ TO HOUSE AMENDMENT NO.____

Offered By

1	AMEND House Amendment No to House Committee Substitute for Senate Substitute for
2	Senate Committee Substitute for Senate Bill No. 724, Page 2, Line 20, by inserting after all of the
3	said line the following:
5	"Further amend said bill, Page 35, Section 473.742, Line 84, by inserting after all of the said section
6	and line the following:
7	
8	"523.061. After the filing of the commissioners' report pursuant to section 523.040, the
9	circuit judge presiding over the condemnation proceeding shall apply the provisions of section
10	523.039 and shall determine whether a homestead taking has occurred and shall determine whether
11	heritage value is payable and shall increase the commissioners' award to provide for the additional
12	compensation due where a homestead taking occurs or where heritage value applies, in accordance
13	with the just compensation provisions of section 523.039. If a jury trial of exceptions occurs under
14	section 523.060 and the circuit judge presiding over the condemnation proceeding has determined
15	that a homestead taking has occurred or heritage value is payable, the circuit judge presiding over
16	the condemnation proceeding shall apply the provisions of section 523.039 [and shall determine
17	whether a homestead taking has occurred and shall determine whether heritage value is payable] and
18	shall increase the jury verdict to provide for the additional compensation due where a homestead
19	taking occurs or where heritage value applies, in accordance with the just compensation provisions
20	of section 523.039. Notwithstanding any other provision of law in sections 523.001 to 523.286 to
21	the contrary, a circuit judge who determines that heritage value is payable as provided in this section
22	shall not increase the commissioners' award or jury verdict to provide for the additional
23	compensation due where heritage value applies if the plaintiff moves for exclusion of the heritage
24	value and shows after an evidentiary hearing by a preponderance of the evidence that the property
25	taken:
26	(1) Has been abandoned;
27	(2) Has been declared a nuisance and been ordered to be vacated;
28	(3) Has been demolished or repaired after notice and a hearing; or
29	(4) Materially and negatively contributed to a blighted area as that term is defined in section
	Action Taken Date

1 99.805."; and"; and

- Further amend said bill by amending the title, enacting clause, and intersectional references
- 2 3 4 5 6 accordingly.

THIS AMENDMENT AMENDS 4303H05.19H.