House		Amendment NO
	Offered By	
	mmittee Substitute for House Bill No. 2200 e number "115.635" the number "1."; and	6, Page 20, Section 115.635, Line 1,
Further amend said following:	bill and section, Page 21, Line 51, by inser	rting after all of said line the
authority for the cou If a violation of sub-	ourposes of this section, the term "election inty, election judges, and other volunteers divisions (12), (13), or (14) results in deather of the official's family, the offense shall be	or employees of an election authority. or bodily injury to an election
Further amend said line the following:	bill, Page 23, Section 115.637, Line 82, by	inserting after all of said section and
"139.053. 1	. The governing body of any county, e	excluding township counties, may by
ordinance or order	provide for the payment of all or any part	t of current real and personal property
taxes which are ow	ed, at the option of the taxpayer, on an an	nnual, semiannual or quarterly basis at
uch times as detern	nined by such governing body.	
2. The ordin	nance shall provide the method by which t	the amount of property taxes owed for
he current tax year	in which the payments are to be made sl	hall be estimated. The collector shall
ubmit to the gove	rning body the procedures by which tax	xes will be collected pursuant to the
ordinance or order.	The estimate shall be based on the prev	rious tax year's liability. A taxpayer's
•	hall be based on the estimate divided by	1 7 1
•	made. The taxpayer shall at the end of t	
	ate for such year. The county shall at t	•
1 0	nts paid in excess of the property tax owe	•
·	on excess amounts owed to the taxpayer.	
	all be an amount paid by the county only o	· · · · · · · · · · · · · · · · · · ·
	ayer fails to make an installment paymer I to the county, then such county may char	1
	ll owed for that year.	ge the taxpayer interest on the amount
or property taxes str	ir owed for that year.	
Action Taken		Date

- 4. Any governing body enacting the ordinance or order specified in this section shall first agree to provide the county collector with reasonable and necessary funds to implement the ordinance or order.
- 5. Subsection 1 of this section shall not apply to payment for real property taxes by financial institutions, as defined in section 381.410, who pay tax obligations which they service from escrow accounts, as defined in Title 24, Part 3500, Section 17, Code of Federal Regulation, as amended."; and

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Further amend said bill, Page 25, Section 162.492, Line 62, by inserting after all of said section and line the following:

 "162.611. Any member failing to attend the meetings of the board for three consecutive regular meetings, unless excused by the board for reasons satisfactory to the board, shall be deemed to have vacated [his] the seat; and the secretary of the board shall certify that fact to the [mayor] board. The secretary shall likewise certify to the [mayor] board any other vacancy occurring in the board. Any vacancy shall be filled by the [mayor] board by appointment for the remainder of the term."; and

Further amend said bill, Page 32, Section 442.404, Line 59, by inserting after all of said section and line the following:

- "493.050. All public advertisements and orders of publication required by law to be made and all legal publications affecting the title to real estate shall be published in some daily, triweekly, semiweekly or weekly newspaper of general circulation in the county where located, and [which] such a newspaper shall have:
- (1) Been admitted to the post office as periodicals class matter in the city of publication; [shall have]
 - (2) Been either:
- (a) Published regularly and consecutively for a period of [three years] one year, except that a newspaper of general circulation may be deemed to be the successor to a defunct newspaper of general circulation, and subject to all of the rights and privileges of said prior newspaper under this statute, if the successor newspaper shall begin publication no later than [thirty] ninety consecutive days after the termination of publication of the prior newspaper; [shall have] or
- (b) Purchased or newly established by a newspaper that satisfies the requirements of paragraph (a) of this subdivision; and
- (3) A list of bona fide subscribers voluntarily engaged as such, who have paid or agreed to pay a stated price for a subscription for a definite period of time[; provided, that when].

If a public notice, required by law to be published once a week for a given number of weeks, [shall] is to be published in a daily, triweekly, semiweekly or weekly newspaper, the notice shall appear once a week, on the same day of each week[, and further provided, that]. Every affidavit to proof of publication shall state that the newspaper in which such notice was published has complied with the provisions of this section[; provided further, that]. The duration of consecutive publication provided

1 for in this section shall not affect newspapers which have become legal publications prior to 2 September 6, 1937[; provided, however, that when]. If any newspaper shall be forced to suspend 3 publication in any time of war, due to the owner or publisher being inducted into the Armed Forces 4 of the United States, the newspaper may be reinstated within one year after actual hostilities have 5 ceased, with all the benefits provided pursuant to the provisions of this section, upon the filing with 6 the secretary of state of notice of intention of such owner or publisher, the owner's surviving spouse 7 or legal heirs, to republish such newspaper, setting forth the name of the publication, its volume and 8 number, its frequency of publication, and its readmission to the post office where it was previously entered as periodicals class mail matter, and [when] if it [shall have] has a list of bona fide 9 10 subscribers voluntarily engaged as such who have paid or agreed to pay a stated price for 11 subscription for a definite period of time. All laws or parts of laws in conflict with this section 12 except sections 493.070 to 493.120, are hereby repealed.

493.070. In all cities of this state which now have, or shall hereafter have, a population of one hundred thousand inhabitants or more, all public notices and advertisements, directed by any court[5] or required by law to be published in a newspaper, shall be published in some daily newspaper of such city, of general circulation therein, which shall have been established and continuously published as such for a period of at least [three consecutive years] one year next prior to the publication of any such notice."; and

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