House	Amendment NO
Offered By	
AMEND House Committee Substitute for I by inserting after all of said Line the follow	House Bill No. 371, Section 476.057, Page 42, Line 29, ring:
more than six hundred thousand but fewer to municipal court established under section 6 alternative for the judicial system to dispose while intoxicated or driving with excessive (1) The person was operating a most or more by weight of alcohol in such person (2) The person has previously plead intoxication-related traffic offenses as define (3) The person has two or more presection 302.525. 2. This docket or court shall combine monitoring, substance abuse traffic offended participants. The court may assess any and the participant. Any money received from the be considered court costs, charges, or finest drug court established pursuant to sections a supervision of any person who wishes to enservice may be utilized by the DWI court to necessary additional costs may be assessed rejected from participating in DWI court is leading to the power of the section of the participating in DWI court is leading to the power of	tor vehicle with at least fifteen-hundredths of one percent h's blood; or ded guilty to or has been found guilty of one or more ned by section 577.023; or evious alcohol-related enforcement contacts as defined in the judicial supervision, drug testing, continuous alcohol or program compliance, and treatment of DWI court all necessary costs for participation in DWI court against such assessed costs by a court from a defendant shall not a third docket or court may operate in conjunction with a defendent of the department of the judicial of the department of the person be a the reason that the person does not reside in the city or
Action Taken	Date