BILL ANALYSIS

Senate Research Center 79R7736 DWS-F H.B. 1672 By: Howard (Janek) Transportation & Homeland Security 5/13/2005 Engrossed

AUTHOR'S/SPONSOR'S STATEMENT OF INTENT

Fort Bend County and other counties surrounding Harris County supported the passage of HB. 2384, enacted by the 78th Legislature, Regular Session, 2003, which expanded Harris County's authority to impose administrative sanctions against toll violators to include the surrounding counties. H.B. 2384 was passed by the legislature and signed by the governor.

During the same legislative session, Harris County supported passage of S.B. 1464, which clarified the administrative hearing procedures for collecting unpaid tolls in Harris County. The bill also included a provision that reflected an agreement between Harris County officials to impose an additional fee for failure to pay a toll and dedicated the revenue to a special fund under the control of the county's district or county attorney. S.B. 1464 was also passed by the legislature and signed by the governor.

The unforeseen result of the passage of both bills was to include the counties surrounding Harris County under the language dedicating the additional fund revenue and restricting its use. This dedicated fund was intended to be unique to Harris County and was not contemplated by the surrounding counties prior to passage. H.B. 1672 inserts the appropriate population bracket into the dedication provision making it applicable to Harris County only.

RULEMAKING AUTHORITY

This bill does not expressly grant any additional rulemaking authority to a state officer, institution, or agency.

SECTION BY SECTION ANALYSIS

SECTION 1. Amends Section 284.2031, Transportation Code, by amending Subsection (c) and adding Subsection (d), as follows:

(c) Requires money collected under Subsection (a) (A county imposing a \$1 court cost on conviction to a defendant convicted of an offense.), in a county with a population of 3.3 million or more, to be deposited in the county treasury in a special fund to be administered by the county attorney or district attorney.

(d) Requires money collected under Subsection (a), in a county with a population of less than 3.3 million to be deposited in the general fund of the county.

SECTION 2. Effective date: upon passage or September 1, 2005.