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      By:
           West
                                                                    S.B. No. 1447
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              (In the Senate - Filed March 6, 2009; March 17, 2009, read
      first time and referred to Committee on Intergovernmental Relations; April 6, 2009, reported favorably by the following vote: Yeas 4, Nays 0; April 6, 2009, sent to printer.)
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                                 A BILL TO BE ENTITLED
                                         AN ACT
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      relating to civil remedy of violations of certain municipal health
 1-9
       and safety ordinances.
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              BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
              SECTION 1. Subsection (b), Section 54.018, Local Government
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       Code, is amended to read as follows:
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              (b)
                   In an action under this section, the municipality may
       also bring:
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                    (1)
                         a claim for civil penalties under Section 54.017;
      and
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                    <u>(</u>2)
                         an action in rem against the structure that may
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       result in a judgment against the structure as well as a judgment
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      against the defendant.
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       SECTION 2. Subsections (a), (b), (c), and (i), Section 214.003, Local Government Code, are amended to read as follows:
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              (a) A home-rule municipality may bring an action in district
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       court against an owner of property that is not in substantial
      compliance with:
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                          the municipal ordinances regarding:
                    (1)
                          (A) [\frac{(1)}{1}]
                                      fire protection;
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                               [\frac{(2)}{1}]
                          (B)
                                       structural integrity;
                          (C) [<del>(3)</del>]
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                                       zoning; or
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                          (D) [<del>(4)</del>]
                                      disposal of refuse<u>;</u> or
              (2) a municipal ordinance described by Section (1), (2), (5), (6), (7), or (9).
(b) Except as provided by Subsection (c), the court may
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       54.012(1)
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       appoint as a receiver for the property a nonprofit organization or
1-34
       an individual with a demonstrated record of rehabilitating
1-35
      properties if the court finds that:
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                    (1) the structures on the property are in violation of
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       the standards set forth in Section 214.001(b) and an ordinance
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       described by Subsection (a);
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                    (2) notice of violation was given to the record owner
      of the property; and
(3) a public hearing as required by Section 214.001(d)
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1-42
      has been conducted.
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                   A receiver appointed under Subsection (b) may act [The
                   appoint] as a receiver for any property, including roperty subject to Section 214.00111 [a nonprofit
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      historic
                  property subject to Section
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       organization or an individual with a
                                                       <del>demonstrat</del>
      rehabilitating historical buildings if the court finds that:
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                    (1) the structures on the property are in viol
1-48
                standards established under
                                                              <del>214.001(b)</del>
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                                                   Section
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       ordinance described by Subsection (a);
1-51
                    (4) the structure has been reviewed by the municipal
      historic preservation board and the structure meets the criteria
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                 in Section 214.00111;
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                   (3) notice of the
                                           violation was given to the record
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                the property; and
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                    (4) a public hearing as required by Section 214.001
1-57
      has been conducted].
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                   Any record lienholder may, after initiation of an action
              (i)
      by a municipality:
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                    (1)
                          intervene in the action; and
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                    (2)
                          request appointment as a receiver:
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                          (A) under the same conditions as the nonprofit
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      organization or individual; and
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(B) on a demonstration to the court of an ability

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S.B. No. 1447

2-1 and willingness to rehabilitate the property.
2-2 SECTION 3. This Act takes effect September 1, 2009.

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