### As Reported by the Senate Judiciary Committee

# **133rd General Assembly**

# Regular Session 2019-2020

Sub. S. B. No. 103

#### Senators Dolan, Yuko

#### **Cosponsors: Senators Eklund, Thomas, Williams, Manning**

## A BILL

То	amend section 1901.181 of the Revised Code to	1
	grant the Housing Division of the Cleveland	2
	Municipal Court jurisdiction in any review or	3
	appeal of a final order of an administrative	4
	body that relates to a local building, health,	5
	or safety code and concurrent jurisdiction with	6
	the Court of Common Pleas in criminal cases	7
	related to environmental pollution.	8

#### BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

<b>Section 1.</b> That section 1901.181 of the Revised Code be	9
amended to read as follows:	10
Sec. 1901.181. (A) (1) Except as otherwise provided in this	11
division and division (A)(2) of this section and subject to	12
division $\frac{(C)}{(B)}$ of this section, if a municipal court has a	13
housing or environmental division, the division has exclusive	14
jurisdiction within the territory of the court in any civil	15
action to enforce any local building, housing, air pollution,	16
sanitation, health, fire, zoning, or safety code, ordinance, or	17
regulation applicable to premises used or intended for use as a	18

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place of human habitation, buildings, structures, or any other 19 real property subject to any such code, ordinance, or 20 regulation, and, except in the environmental division of the 21 Franklin county municipal court, in any civil action commenced 22 pursuant to Chapter 1923. or 5321. or sections 5303.03 to 2.3 5303.07 of the Revised Code. Except as otherwise provided in 2.4 division (A)(2) of this section and subject to section 1901.20 25 of the Revised Code and to division  $\frac{(C)(B)}{(B)}$  of this section, the 26 housing or environmental division of a municipal court has 27 exclusive jurisdiction within the territory of the court in any 28 criminal action for a violation of any local building, housing, 29 air pollution, sanitation, health, fire, zoning, or safety code, 30 ordinance, or regulation applicable to premises used or intended 31 for use as a place of human habitation, buildings, structures, 32 or any other real property subject to any such code, ordinance, 33 or regulation. Except as otherwise provided in division (A)(2) 34 of this section and subject to division  $\frac{(C)}{(B)}$  of this section, 35 the housing or environmental division of a municipal court also 36 has exclusive jurisdiction within the territory of the court in 37 any civil action as described in division (B)(1) of section 38 3767.41 of the Revised Code that relates to a public nuisance. 39 To the extent any provision of this chapter conflicts or is 40 inconsistent with a provision of section 3767.41 of the Revised 41 Code, the provision of that section shall control in a civil 42 action described in division (B)(1) of that section. 43

(2) If a municipal court has an environmental division, if the mayor of any municipal corporation within the territory of the municipal court conducts a mayor's court, and if any action described in division (A)(1) of this section as being within the jurisdiction of the environmental division otherwise is within the jurisdiction of the mayor's court, as set forth in section

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1905.01 of the Revised Code, the jurisdiction of the	50
environmental division over the action is concurrent with the	
jurisdiction of that mayor's court over the action.	52
(B)(1) If the judge of the environmental division of the	53
Franklin county municipal court or the judge of the housing	54
division of a municipal court is on vacation, sick, absent, or	55
is unavailable because of recusal or another reason, the	56
administrative judge of the court, in accordance with the Rules	57
of Superintendence for Municipal Courts and County Courts, shall	58
assign another judge or judges of the court to handle any action	59
or proceeding or, if necessary, all actions and proceedings of	60
the division during the time that its judge is unavailable.	61
(2) The Franklin county municipal court may adopt, by	62
rule, procedures for other judges of the court to handle	63
particular proceedings arising out of actions within the	64
jurisdiction of the environmental division of the court when the	65
judge of that division is unable for any reason to handle a	66
particular proceeding at the time, or within the time period,	67
necessary for a timely or appropriate disposition of the	68
proceeding. Upon the adoption of and in accordance with those	69
rules, any judge of the court may handle any proceeding that	70
arises out of an action within the jurisdiction of the	71
environmental division of the court.	72
(C) In addition to the jurisdiction granted under division	73
(A) of this section, the housing division of the Cleveland	74
municipal court has the following jurisdiction:	75
(1) Jurisdiction within its territory in any review or	76
appeal of any final order of any administrative officer, agency,	77
board, department, tribunal, commission, or other	78
instrumentality that relates to a local building, housing, air	79

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pollution, sanitation, health, fire, zoning, or safety code,	80
ordinance, or regulation, in the same manner and to the same	81
extent as in similar appeals in the court of common pleas.	82
(2) Concurrent jurisdiction with the court of common pleas	83
in all criminal actions or proceedings related to the pollution	84
of the air, ground, or water within the territory of the	85
municipal court, for which a sentence of death cannot be imposed	86
under Chapter 2903. of the Revised Code.	87
Section 2. That existing section 1901.181 of the Revised	88
Code is hereby repealed.	