House		Amendment NO
Offered By		
	e Substitute for House Bill Nos. by inserting after said section an	1948, 2066, 1721 & 2276, Page 9, d line the following:
sale on such day, at retail, refurniture; housewares; home appliances; hardware; tools watches; clocks; luggage; resouvenirs;] is guilty of a min pay a fine of not exceeding sentenced to pay a fine of not thirty days in the county jain 2. Each separate sa 3. Information char commission of the alleged 4. The operation of vehicles are sold or exposed common nuisance.  5. Any county of the hundred thousand may exemproposition to the voters of purpose, and the proposition the county from the provision majority vote of the govern the proposal to the voters are eight percent of the votes can be applied to the votes are eight percent of the votes of the source.	notor vehicles[; clothing and webe, business or office furnishings; paints; building and lumber sumusical instruments and recording is demeanor and shall upon convenience on the lateral teacher of the later	repply materials; jewelry; silverware; ags or toys; excluding novelties and riction for the first offense be sentenced to e second or any subsequent offense be ars or undergo confinement not exceeding
	con of County from the semption of County from	
are in favor of the proposal	, then the provisions of this sect	ied voters voting thereon in the county ion shall no longer apply within that ne qualified voters voting thereon in the
Action Taken		Date

 county are opposed to the proposal, then the provisions of this section shall continue to apply and be enforced within that county. The exemption of any county from the provisions of this section shall not become effective in that county until the results of the vote exempting the county have been filed with the secretary of state and with the revisor of statutes and have been certified as received by those officers. The revisor of statutes shall note which counties are exempt from the provisions of this section in the Missouri revised statutes.

6. In addition to any other method of exemption provided by law, the governing body of any county of this state may exempt itself from the application of this section by order or ordinance of the governing body of the county after public hearing upon the matter. Such public hearing shall be preceded by public notice which shall, at a minimum, be published at least three different times in the newspaper with the greatest circulation in the county. Upon such order or ordinance becoming effective, such county shall be exempt from the provisions of this section and no election or other method of exemption shall be required. The exemption of any county from the provisions of this section by order or ordinance shall not become effective in that county until the order or ordinance has been filed with the secretary of state and the revisor of statutes and has been certified as received by those officers. The revisor of statutes shall note which counties are exempt from the provisions of this section in the Missouri revised statutes."; and

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