FIRST REGULAR SESSION

SENATE BILL NO. 464

100TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR BURLISON.

Read 1st time February 27, 2019, and ordered printed.

2296S.01I

ADRIANE D. CROUSE, Secretary.

AN ACT

To repeal section 49.266 as enacted by senate bill no. 672, ninety-seventh general assembly, second regular session, and section 49.266 as enacted by house bill no. 28, ninety-seventh general assembly, first regular session, RSMo, and to enact in lieu thereof one new section relating to county regulations, with a penalty provision.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Section 49.266 as enacted by senate bill no. 672, ninety-seventh 2 general assembly, second regular session, and section 49.266 as enacted by house 3 bill no. 28, ninety-seventh general assembly, first regular session, RSMo, are 4 repealed and one new section enacted in lieu thereof, to be known as section 5 49.266, to read as follows:

49.266. 1. The county commission in all [noncharter] counties of the first, second, third, or fourth classification may by order or ordinance promulgate reasonable regulations concerning the use of county property, the hours, conditions, methods and manner of such use and the regulation of pedestrian and vehicular traffic and parking thereon.

6 2. Violation of any regulation so adopted under subsection 1 of this section 7 is an infraction.

8 3. Upon a determination by the state fire marshal that a burn ban order9 is appropriate for a county because:

10 (1) An actual or impending occurrence of a natural disaster of major 11 proportions within the county jeopardizes the safety and welfare of the 12 inhabitants of such county; and

13 (2) The U.S. Drought Monitor has designated the county as an area of

14 severe, extreme, or exceptional drought, the county commission may adopt an order or ordinance issuing a burn ban, which may carry a penalty of up to a class 15A misdemeanor. State agencies responsible for fire management or suppression 16 activities and persons conducting agricultural burning using best management 17practices shall not be subject to the provisions of this subsection. The ability of 18 an individual, organization, or corporation to sell fireworks shall not be affected 1920by the issuance of a burn ban. The county burn ban may prohibit the explosion 21or ignition of any missile or skyrocket as the terms "missile" and "skyrocket" are 22defined by the 2012 edition of the American Fireworks Standards Laboratory, but 23shall not ban the explosion or ignition of any other consumer fireworks as the term "consumer fireworks" is defined under section 320.106. 24

4. The regulations so adopted shall be codified, printed and made available for public use and adequate signs concerning smoking, traffic and parking regulations shall be posted.

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10 burn ban order is appropriate for a county because:

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 of major proportions within the county jeopardizes the safety and
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(2) The U.S. Drought Monitor has designated the county as 14an area of severe, extreme, or exceptional drought, the county 1516commission may adopt an order or ordinance issuing a burn ban, which may carry a penalty of up to a class A misdemeanor. State 1718agencies responsible for fire management or suppression activities 19 and persons conducting agricultural burning using best 20management practices shall not be subject to the provisions of this 21subsection. The ability of an individual, organization, or 22corporation to sell fireworks shall not be affected by the issuance

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