1	A bill to be entitled
2	An act relating to alcohol sales; amending s.
3	567.01, F.S.; providing for local option
4	elections to determine sales of intoxicating
5	liquors, wines, or beer by the drink; amending
6	s. 567.06, F.S.; providing ballot instructions
7	for local option elections; amending s. 567.07,
8	F.S.; providing for a local option election for
9	sole purpose of determining whether
10	intoxicating liquors, wines, or beer may be
11	sold by the drink for consumption on premises;
12	providing an effective date.
13	
14	Be It Enacted by the Legislature of the State of Florida:
15	
16	Section 1. Subsections (2) and (6) of section 567.01,
17	Florida Statutes, are amended to read:
18	567.01 Petition, order, notice of election
19	(2) The election so ordered shall be to decide either:
20	(a) Whether the sale of intoxicating liquors, wines,
21	or beer shall be prohibited or permitted in said county, and
22	to decide also whether such sale, if permitted by said
23	election, shall be restricted to sales by the package as
24	hereinafter defined <u>; or</u>
25	(b) After a prior election has authorized such sale
26	and has restricted sales to by the package only, whether
27	intoxicating liquors, wines, or beer shall be sold by the
28	drink for consumption on premises as provided in s.
29	<u>567.07(2)(c)</u> .
30	(6) It is the purpose and intent of the Legislature
31	that such election shall obviate the necessity for holding two

CODING: Words stricken are deletions; words underlined are additions.

1

separate elections, except as provided in s. 567.07(2)(c), by determining in one election: 2 (a) Whether the sale of intoxicating liquors, wines, 3 4 or beer shall be prohibited or permitted, and 5 (b) If such sales are determined to be permitted, to 6 further determine whether the sales so made shall be limited 7 to sales by the package as herein before defined, or whether sales by the drink on the premises, as well as sales by the 9 package, may be permitted. 10 A majority of those legally voting at such election must cast 11 12 their votes for selling intoxicating liquors, wines, or beer in order that the results of the election on the second 13 14 question shall be effective and binding. Section 2. Subsection (3) is added to section 567.06, 15 16 Florida Statutes, to read: 567.06 Form of ballot; canvassing votes.--17 18 (3) However, for a local option election authorized by 19 s. 567.01(2)(b) on the sole question of whether intoxicating 20 liquors, wines, or beer may be sold by the drink for 21 consumption on premises, ballot instructions shall be presented in the following form: 22 23 24 INSTRUCTIONS: Local Option Election on the Following 25 Question: 26 27 THE QUESTION BEFORE THE ELECTORATE is to decide 28 whether intoxicating liquors, wines, or beer,

2

containing more than 6.243 percent of alcohol

by volume, may be sold by the drink for

29

3031

For Sales by the Drink:

followed by the word "yes" and also by the word "no," and shall be styled in such a manner that a "yes" vote will indicate approval of the question and a "no" vote will indicate rejection.

Section 3. Section 567.07, Florida Statutes, is amended to read:

567.07 Results of election.--

- (1) If Should a majority of those legally voting at any election under s. 567.01 cast their votes "Against Selling Intoxicating Liquors, Wines, or Beer" on question number 1, then no intoxicating liquors, wines, or beer shall be sold in the county in which the said election was held until otherwise determined by an election, which shall not be held oftener than once in every 2 years.
- (2) <u>If</u> Should a majority of those legally voting at any such election cast their votes "For Selling Intoxicating Liquors, Wines, or Beer" on question number 1 and a majority of votes legally cast on question number 2 be cast "For Sales by the Package Only," then:
- (a) No intoxicating liquors, wines, or beer shall be sold in said county that are not contained in sealed containers., and
- (b) No intoxicating liquors, wines, or beer shall be consumed in said county on the premises where such intoxicating liquors, wines, or beer are sold or on any other premise under the control, either directly or indirectly, of

CODING: Words stricken are deletions; words underlined are additions.

```
the licensee, until otherwise determined in an election, which
 2
    shall not be held oftener than once in every 2 years.
          (c) After the expiration of 2 years, an election
 3
 4
    pursuant to s. 567.01(2)(b) may be held to determine the sole
 5
    question of whether intoxicating liquors, wines, or beer may
 6
    be sold by the drink for consumption on premises. If a
 7
    majority of those legally voting cast their votes for selling
    intoxicating liquors, wines, or beer by the drink for
 8
    consumption on premises, such alcoholic beverages may be sold
9
    as otherwise provided by law in that county until otherwise
10
    determined in an election, which shall not be held oftener
11
12
    than once every 2 years. If a majority of those legally
    voting cast their vote against the sale of intoxicating
13
14
    liquors, wines, or beer by the drink for consumption on
15
    premises, sales by the package only shall continue.
16
           Section 4. This act shall take effect July 1, 1999.
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
                                  4
```