It is a class A misdemeanor punishable, notwithstanding the provisions of section 560.021, RSMo, to the contrary, for a term of imprisonment not to exceed one year in the county jail or a fine not to exceed ten thousand dollars or both, for anyone to sign any initiative petition with any name other than his or her own, or knowingly to sign his or her name more than once for the same measure for the same election, or to sign a petition when such person knows he or she is not a registered voter.

INITIATIVE PETITION

To the Honorable Jay Ashcroft, Secretary of State for the state of Missouri:

We, the undersigned, registered voters of the state of Missouri and.......................... County (or city of St. Louis), respectfully order that the following amendment to the constitution shall be submitted to the voters of the state of Missouri, for their approval or rejection, at the general election to be held on the 6th day of November, 2018 and each for himself or herself says: I have personally signed this petition; I am a registered voter of the state of Missouri and.......................... County (or city of St. Louis), my registered voting address and the name of the city, town or village in which I live are correctly written after my name.

[Official Ballot Title]

CIRCULATOR’S AFFIDAVIT

STATE OF MISSOURI, County Of .......................................................

I, ..................................................., being first duly sworn, say (print or type names of signers)

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<th>ZIP CODE</th>
<th>VOTING DISTRICT</th>
<th>NAME (Print or Typed)</th>
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signed this page of the foregoing petition, and each of them signed his or her name thereto in my presence; I believe that each has stated his or her name, registered voting address and city, town or village correctly, and that each signer is a registered voter of the state of Missouri and .................................. County.

FURTHERMORE, I HEREBY SWEAR OR AFFIRM UNDER PENALTY OF PERJURY THAT ALL STATEMENTS MADE BY ME ARE TRUE AND CORRECT AND THAT I HAVE NEVER BEEN CONVICTED OF, FOUND GUILTY OF, OR PLED GUILTY TO ANY OFFENSE INVOLVING FORGERY.

I am at least 18 years of age. I do ... do not ... (check one) expect to be paid for circulating this petition.

If paid, list the payer ..............................................................

Signature of Affiant (Person obtaining signatures)

(Printed Name of Affiant)

(Address of Affiant)

Subscribed and sworn to before me this ...... day of ......, A.D........................................

Notary Public (Seal) ..................................................

My commission expires........................................

(Signature of Notary)

(Address of Notary).
Be it resolved by the people of the state of Missouri that the Constitution be amended:

This measure amends the Missouri Constitution by adding Section 54 to Article 4. This amendment implicitly repeals, in part or in whole, and amends various statutes and subsections including but not necessarily limited to RSMo 105.1105, 105.1108, 105.1112, 190.010(10)(b), 190.010(10)(d), 190.010(17)(m)(b), 190.010(17)(g), 190.010(17)(i), 190.010(24), 190.015.4, 190.017.2(4)(c), 190.017.2(4)(d), 190.017.2(4)(e), 190.140.2(2), 190.202.2, 190.202.3, 190.211.2, 190.211.3, 195.211.4, 195.222.7, 195.222.7, 195.223.3, 195.223.3, 263.260.1.

The following shall be called the Johnson Amendment II

2. Definition of terms, as used in this Amendment:
   a) "cannabis" and "hemp" refer to the cannabis, marijuana, industrial hemp, hemp, cannabis indica, cannabis ruderalis, or any variety of cannabis, including any derivative, concentrate, extract, flower, leaf, particle, preparation, resin, root, salt, seed, stalk, stem, or any product thereof.
   b) "hemp" the fiber of this plant, extracted from the stem and used to make rope, stout fabrics, paper, and paper, the sister plant of cannabis.
   c) "medical cannabis" refers to the medical use of cannabis.
   d) "personal use" refers to the non-medical consumption of cannabis.
   e) "Expungeable marijuana offense" are any convictions committed prior to this amendment.
   f) "cannabis accessories" means any equipment, products, or materials of any kind that are used, intended for use, or designed for use in planting, propagating, cultivating, growing, harvesting, manufacturing, compounding, converting, producing, processing, preparing, testing, analyzing, packaging, re-packaging, storing, or containing cannabis, or for ingesting, inhaling, vaporizing, smoking or otherwise introducing cannabis into and/or onto the human body.
   g) "establishment" refers to a cannabis cultivation facility, a cannabis testing facility, a cannabis product manufacturing facility, or a retail cannabis store or other entity that cultivates, prepares, manufactures, packages, transports or sells cannabis, cannabis products and/or cannabis accessories.

3. The Missouri legislature may pass laws that don't conflict with this amendment. Marijuana shall not be listed in Missouri Controlled Substance schedules in order to relax the charge that can be permitted for personal use for persons 18 of age or older and shall be available with a doctor's recommendation without an age limit. The following acts are not unlawful and shall not be an offense under Missouri law or be a basis for seizure or forfeiture.
   a) Adult Possession of cannabis for personal use at 18 years or older.
   b) Possession, production, cultivation and distribution of hemp, marijuana and cannabis.
   c) Possession, cultivation, access to, and products for sale to consumers. Retail cannabis products for medical or personal use shall contain appropriate labeling, which outlines the weight and estimated potency of the product, lists all pesticides used in production, and summarizes the sale and effective use of cannabis. Labels shall not be false or misleading, and should be based on data derived from scientific study and prevailing human experience.

4. Medical cannabis shall be available to patients who have a physician's recommendation.
   a) All patients engaged in cannabis therapy shall be afforded the same rights and privileges afforded to any patient treated through other pharmaceutical means. Parents or legal guardians shall not be prosecuted for providing cannabis related medical treatment to patients under the age of 18.
   b) Cannabis acquisition, possession, and consumption shall be permitted to patients under the age of twenty-one with the consent of a parent or legal guardian and through the supervision of a parent or legal custodian and a licensed physician.
   c) Licensed physicians shall not be penalized for, nor restricted from recommending cannabis for medical purposes to any person.
   d) Opinions pertaining to, and willingness to recommend medical cannabis therapy shall not be a criteria for the licensure of physicians; no physician shall be subject to any professional licensing review or hearing as a result of recommending or approving medical cannabis therapy.
   e) Any individual who is a legal cannabis patient in another state shall be granted the same rights and privileges as a legal Missouri cannabis patient.

Medical care, including organ transplantation shall not be restricted in any way based on a person's use of cannabis.

5. Nothing in this section shall:
   a) Require an employer to retain an employee who is impaired on the job by his use of cannabis.
   b) Permit operation of a motor vehicle, watercraft, aircraft, train, or any transportation device of vehicle by anyone who is impaired by marijuana, cannabis or any other controlled substance.
   c) Permit the transfer or sale of cannabis intended for adult use to a person younger than twenty-one years of age.

6. Forbid any individual, corporate property owner, elementary education institutions, and secondary education institutions from prohibiting the distribution, sale or cultivation of cannabis within their dwelling for medical treatment.

7. The dictates of this Initiative shall be implemented no later than January 1, following the election that placed this initiative before the people.

8. Upon the passage of this Act, all persons incarcerated or under supervision of the Missouri Board of Probation and Parole for nonviolent, cannabis-only offenses which are no longer illegal in the State of Missouri under this Act shall be immediately released.
   a) The Court shall order the immediate expungement of civil and criminal records pertaining to all non-violent cannabis only offenses which are no longer illegal in the State of Missouri under this Act.
   b) Within 60 days of the passage of this Act, The Attorney General shall develop and make available to the public a legal document ordering the immediate destruction of all cannabis-related nonviolent civil and criminal records in Missouri for any offense covered by this amendment. This document shall be distributed to all Circuit Court clerks within the State.

9. No Missouri law enforcement personnel or state funds shall be used to assist or aid in the enforcement of federal cannabis laws involving acts which are no longer illegal in the State of Missouri under this amendment.

10. Any person who willfully impedes the lawful exercise of these provisions is guilty of a Class A misdemeanor.

11. Cannabis farmers, manufacturers, processors, and distributors shall not be subject to any special zoning requirement, license fee that is excessive, discriminatory, prohibitive, or in any way contrary to that which is relative to any other commercial or agricultural farmer, manufacturer, processor or distributor.

12. Taxes and regulations not conflicting with sections may be imposed on the production, distribution, cultivation and possession of cannabis, marijuana and hemp shall be subject to duly authorized powers, if any, conferred by article III and VI of the Constitution of Missouri.

13. All provisions of this section are self-executing and severable, and, except where otherwise indicated in the text of this document, shall supersede conflicting city, county, state or federal statutory, local charter, ordinance, or resolution.