

The Commonwealth of Massachusetts

PRESENTED BY:

Frank I. Smizik

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act to protect patients approved by physicians and certified by the Department of Public Health to access medical marijuana.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Frank I. Smizik	15th Norfolk	1/15/2015
Paul Tucker	7th Essex	10/11/2019
Ruth B. Balser	12th Middlesex	10/11/2019
Louis L. Kafka	8th Norfolk	10/11/2019
Mary S. Keefe	15th Worcester	10/11/2019
Patricia D. Jehlen	Second Middlesex	10/11/2019
Brian R. Mannal	2nd Barnstable	10/11/2019
Tom Sannicandro	7th Middlesex	10/11/2019
Anne M. Gobi	Worcester, Hampden, Hampshire and Middlesex	10/11/2019
David M. Rogers	24th Middlesex	10/11/2019
James J. Dwyer	30th Middlesex	10/11/2019
Jonathan Hecht	29th Middlesex	10/11/2019
James B. Eldridge	Middlesex and Worcester	10/11/2019
Chris Walsh	6th Middlesex	10/11/2019
Mathew Muratore	1st Plymouth	10/11/2019
Ellen Story	3rd Hampshire	10/11/2019

By Mr. Smizik of Brookline, a petition (accompanied by bill, House, No. 2065) of Frank I. Smizik and others for legislation to protect caregivers and patients approved by physicians and certified by the Department of Public Health to access medical marijuana. Public Health.

The Commonwealth of Massachusetts

In the One Hundred and Eighty-Ninth General Court (2015-2016)

An Act to protect patients approved by physicians and certified by the Department of Public Health to access medical marijuana.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1 SECTION 1

2 Section 4 of Chapter 369 of the Session Laws of the 2012 Acts is hereby amended by

3 adding the following section:

4	(A) An employee of a hospice provider, nursing, or medical facility or a visiting
5	nurse, personal care attendant, or home health aide providing care to a qualifying patient, or a
6	qualifying patient's immediate family member who is at least 21 years of age may serve as a
7	personal caregiver without obtaining a Registration card or being subject to any limit on number
8	of qualifying patients served except that such caregivers may be required to obtain a Registration
9	card to obtain marijuana from a medical marijuana treatment center or to cultivate marijuana for
10	a patient but such personal caregivers may assist in cultivation for a patient with a cultivation
11	registration.

12 SECTION 2

13	Section 2, subsection (M) of Chapter 369 of the Session Laws is hereby amended by
14	striking out the subsection and inserting in place thereof the following subsection:
15	"Sixty-day supply" means that amount of usable marijuana or an equivalent amount of
16	usable marijuana in any mixture or preparation thereof, including infused product(s), or a
17	combination thereof that a qualifying patient would reasonably be expected to need over a period
18	of 60 days for their personal medical use or a greater amount as recommended by a licensed
19	physician, and any other marijuana reasonably needed for, ancillary to, or expected in the
20	cultivation, processing and/or production of such usable marijuana, mixtures or preparations.
21	SECTION 3
22	Section 2 of Chapter 369 of the Session Laws is hereby amended by adding the following
23	paragraph:
23 24	paragraph: "Visiting qualifying patient" means a qualified patient from another State or jurisdiction
24	"Visiting qualifying patient" means a qualified patient from another State or jurisdiction
24 25	"Visiting qualifying patient" means a qualified patient from another State or jurisdiction who possesses a valid written certification or a registration card or its equivalent to permit the
24 25 26	"Visiting qualifying patient" means a qualified patient from another State or jurisdiction who possesses a valid written certification or a registration card or its equivalent to permit the medical use of marijuana by the qualifying patient or a personal caregiver and who possess
24 25 26 27	"Visiting qualifying patient" means a qualified patient from another State or jurisdiction who possesses a valid written certification or a registration card or its equivalent to permit the medical use of marijuana by the qualifying patient or a personal caregiver and who possess government issued photographic identification
24 25 26 27 28	"Visiting qualifying patient" means a qualified patient from another State or jurisdiction who possesses a valid written certification or a registration card or its equivalent to permit the medical use of marijuana by the qualifying patient or a personal caregiver and who possess government issued photographic identification SECTION 4
 24 25 26 27 28 29 	"Visiting qualifying patient" means a qualified patient from another State or jurisdiction who possesses a valid written certification or a registration card or its equivalent to permit the medical use of marijuana by the qualifying patient or a personal caregiver and who possess government issued photographic identification SECTION 4 Chapter 369 of the Session Laws is hereby amended by striking out section 4 and

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33 As the use of medical marijuana must be considered the equivalent of the use of any other 34 medication, any person meeting the requirements under this law shall not be penalized under 35 Massachusetts law in any manner for such actions, or denied any right or privilege, including but 36 not limited to: 37 (a) Denial of license or other certification, or civil or other penalty or disciplinary action 38 by a professional licensing board or any agency or division of the Commonwealth 39 (b) Disgualification for organ transplant or other medical procedure or treatment or denial 40 of medical marijuana treatment in a hospital or other medical facility if his or her physician has

- 41 given written approval for such treatment.
- 42 (c) Refusal to rent housing or grant a lease by a landlord solely for being a registered43 patient or personal caregiver.

44 (d) Refusal of enrollment or discrimination in any way or form by a school or university
45 solely for being a registered patient or personal caregiver.

46 (e) Discrimination against a person in hiring, termination or imposing any term or
47 condition of employment solely for being a registered patient or personal caregiver.

(f) Any action or proceeding by a child welfare agency or in a juvenile or family court against a custodial or non-custodial parent, grandparent, pregnant woman, legal guardian, or other person charged with the well-being of a child, taken solely or primarily in consideration of a person's patient or registered caregiver status or the presence of cannabinoid components or metabolites in a person's bodily fluids.

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53	A qualifying patient or a personal caregiver shall not be arrested, prosecuted provided he
54	or she:

- (a) Possesses no more marijuana than is necessary for the patient's personal, medical use,
 not exceeding the amount necessary for a sixty-day supply; and
- (b) Presents his or her registration card to any law enforcement official who questions the
 patient or caregiver regarding use of marijuana.

59 SECTION 5

60 Section 9 of Chapter 369 of the Session Laws is hereby amended by adding the following
61 subsection (E)

A medical marijuana treatment center shall at its reasonable costs offer seeds, seedlings
 or rooted cuttings as reasonable to its production methods to any certifying patient or personal
 caregiver with a valid cultivation registration.

65 SECTION 6

66 Chapter 369 of the Session Laws is hereby amended by striking out section 11 and 67 inserting in place thereof:

68 Section 11. Hardship Cultivation Registrations

With the goal of providing affordable access to marijuana to all qualifying patients, the department shall issue a cultivation registration to a qualifying patient whose access to a medical treatment center is limited by verified financial hardship, a physical incapacity to access reasonable transportation, or the lack of a treatment center within a reasonable distance of the patient's residence. The Department may deny a registration based on the provision of false
information by the applicant. Cultivation registration shall allow the patient or the patient's
personal caregiver to cultivate a limited number of plants, sufficient to maintain a 60-day supply
of usable marijuana, and shall require cultivation and storage only in an enclosed, locked facility.

77 (a) Regardless of and in addition to any definition or standard of verified financial 78 hardship promulgated by the department, (1) any qualifying patient who shows that a strain or 79 preparation of marijuana they have benefited from or would likely benefit from using is not 80 readily available from the nearest two medical marijuana treatment centers or in their county of 81 residence; or (2) who shows that costs to cultivate their requirements for marijuana, excluding 82 hardware, would be 20 per cent less than the equivalent purchased from a medical marijuana 83 treatment center at prices offered to that patient; or (3) who shows that their typical round-trip 84 travel time to the nearest medical marijuana treatment center exceeds one hour; (4) who shows 85 that the nearest medical marijuana treatment center can not or will not provide enough medical 86 marijuana to meet the patient's needs shall be issued a hardship cultivation registration

87 (b) A qualifying patient may name no more than two registered personal caregivers.

88 (c) A personal caregiver may cultivate for no more than ten qualifying patients.

(d) Two or more qualifying patients who have cultivation registrations and who aremembers of the same household may share one enclosed, locked facility for cultivation.

91 (e) A personal caregiver may not receive payment or other compensation for services
92 rendered as a personal caregiver other than reimbursement for reasonable expenses incurred in
93 the provision of services as a caregiver including reasonable compensation for the personal
94 caregiver's time.

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95	(f) The department may choose to inspect any cultivation location registered under this
96	section with notice and at a time mutually agreed-upon with the registration card holder.
97	(g) Patients or caregivers with valid cultivation registrations may purchase seeds,
98	seedlings or rooted or un-rooted cuttings from a medical marijuana treatment center and may
99	share or barter seeds, seedlings or rooted or un-rooted cuttings with those patients or caregivers.
100	SECTION 7
101	Chapter 369 of the Session Laws is hereby amended by adding the following section:
102	Section 18. Authorized Conduct by a Visiting Qualifying Patient:
103	A visiting qualifying patient shall be given the same rights and benefits under this law as
104	a resident holder of a registration card.
105	SECTION 8
105 106	SECTION 8 Chapter 369 of the Session Laws is hereby amended by inserting after section 12 the
106	Chapter 369 of the Session Laws is hereby amended by inserting after section 12 the
106 107	Chapter 369 of the Session Laws is hereby amended by inserting after section 12 the following section:
106 107 108	Chapter 369 of the Session Laws is hereby amended by inserting after section 12 the following section: Section 12(A) Medical Marijuana Cards for Qualifying Minor Patients
106 107 108 109	Chapter 369 of the Session Laws is hereby amended by inserting after section 12 the following section: Section 12(A) Medical Marijuana Cards for Qualifying Minor Patients A qualifying patient who is a minor under 18 years of age and has been diagnosed with a
106 107 108 109 110	Chapter 369 of the Session Laws is hereby amended by inserting after section 12 the following section: Section 12(A) Medical Marijuana Cards for Qualifying Minor Patients A qualifying patient who is a minor under 18 years of age and has been diagnosed with a debilitating medical condition by two (2) licensed physicians, at least one (1) of whom is a
106 107 108 109 110 111	Chapter 369 of the Session Laws is hereby amended by inserting after section 12 the following section: Section 12(A) Medical Marijuana Cards for Qualifying Minor Patients A qualifying patient who is a minor under 18 years of age and has been diagnosed with a debilitating medical condition by two (2) licensed physicians, at least one (1) of whom is a board-certified pediatrician or a board-certified pediatric subspecialist may receive a written

115 SECTION 9

116 The first paragraph of Section 13 of Chapter 369 of the Session Laws is hereby amended

117 by striking out the first sentence, and inserting after the last sentence the following sentence:

118 The Commonwealth or its divisions may not impose or collect any sales, excise or other119 tax on medical marijuana produced or sold under this law.