E1, J1 HB 1809/1SS12 – HRU 3lr2622 CF HB 180

By: Senator Raskin

Introduced and read first time: February 1, 2013 Assigned to: Judicial Proceedings

Committee Report: Favorable with amendments Senate action: Adopted Read second time: March 12, 2013

CHAPTER _____

1 AN ACT concerning

$\mathbf{2}$

21

Medical Marijuana – Caregiver – Affirmative Defense

3 FOR the purpose of establishing that it is an affirmative defense to a prosecution for 4 the possession of marijuana or the possession of certain drug paraphernalia that $\mathbf{5}$ the marijuana or drug paraphernalia was intended for medical use by an 6 individual with a certain debilitating medical condition for whom the defendant 7 is a certain caregiver; prohibiting a certain defendant from asserting a certain 8 affirmative defense unless, at least a certain number of days before trial, the 9 defendant notifies the State's Attorney of the defendant's intention to assert the 10 defense and provides the State's Attorney with certain affirmative 11 documentation in accordance with certain rules of discovery; prohibiting a certain affirmative defense from being used under certain circumstances; 12 13defining a certain term; and generally relating to the medical use of marijuana.

- 14 BY repealing and reenacting, with amendments,
- 15 Article Criminal Law
- 16 Section 5–601(c)(3) and 5–619(c)(4)
- 17 Annotated Code of Maryland
- 18 (2012 Replacement Volume and 2012 Supplement)
- 19 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 20 MARYLAND, That the Laws of Maryland read as follows:
 - Article Criminal Law

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1	5-601.								
$\frac{2}{3}$	(c) (3) (i) 1. In this paragraph the following words have the meanings indicated.								
4 5 6	2. "Bona fide physician-patient relationship" means a relationship in which the physician has ongoing responsibility for the assessment, care, and treatment of a patient's medical condition.								
7 8 9 10	3. "CAREGIVER" MEANS AN INDIVIDUAL DESIGNATED BY A PATIENT WITH A DEBILITATING MEDICAL CONDITION TO PROVIDE PHYSICAL OR MEDICAL ASSISTANCE TO THE PATIENT, INCLUDING ASSISTING WITH THE MEDICAL USE OF MARIJUANA, WHO:								
11	A. IS A RESIDENT OF THE STATE;								
12	B. IS AT LEAST 21 YEARS OLD;								
13 14	C. IS AN IMMEDIATE FAMILY MEMBER, A SPOUSE, OR A DOMESTIC PARTNER OF THE PATIENT;								
$\begin{array}{c} 15\\ 16\end{array}$	D. HAS NOT BEEN CONVICTED OF A CRIME OF VIOLENCE AS DEFINED IN § 14–101 OF THIS ARTICLE;								
17 18	E. HAS NOT BEEN CONVICTED OF A VIOLATION OF A STATE OR FEDERAL CONTROLLED DANGEROUS SUBSTANCES LAW;								
19 20	F. HAS NOT BEEN CONVICTED OF A CRIME OF MORAL TURPITUDE;								
21 22 23	G. HAS BEEN DESIGNATED AS CAREGIVER BY THE PATIENT IN WRITING THAT HAS BEEN PLACED IN THE PATIENT'S MEDICAL RECORD PRIOR TO ARREST;								
$\begin{array}{c} 24 \\ 25 \end{array}$	H. IS THE ONLY INDIVIDUAL DESIGNATED BY THE PATIENT TO SERVE AS CAREGIVER; AND								
26 27	I. IS NOT SERVING AS CAREGIVER FOR ANY OTHER PATIENT.								
28 29 30	[3.] 4. "Debilitating medical condition" means a chronic or debilitating disease or medical condition or the treatment of a chronic or debilitating disease or medical condition that produces one or more of the following, as decumented								

disease or medical condition that produces one or more of the following, as documented
by a physician with whom the patient has a bona fide physician-patient relationship:

 $\mathbf{2}$

1	P	A .	cachexia or wasting syndrome;
2	Η	B.	severe or chronic pain;
3	(С.	severe nausea;
4	Ι	D.	seizures;
5	Ι	E.	severe and persistent muscle spasms; or
6 7	I conventional medicine.	F.	any other condition that is severe and resistant to
8 9 10		•	In a prosecution for the use or possession of introduce and the court shall consider as a mitigating necessity.
$11 \\ 12 \\ 13 \\ 14$	the court finds that the necessity, on conviction of	a vi	Notwithstanding paragraph (2) of this subsection, if on used or possessed marijuana because of medical olation of this section, the maximum penalty that the is a fine not exceeding \$100.
$15 \\ 16 \\ 17$			In a prosecution for the use or possession of it is an affirmative defense that the defendant used or
18 19 20	-	-	the defendant has a debilitating medical condition physician with whom the defendant has a bona fide
$\begin{array}{c} 21 \\ 22 \end{array}$	I resistant to conventional m		the debilitating medical condition is severe and ine; and
$\begin{array}{c} 23 \\ 24 \end{array}$		C. elief f	marijuana is likely to provide the defendant with from the debilitating medical condition.
25 26 27 28 29	OF MARIJUANA UNDER ' THE DEFENDANT POSS INTENDED FOR MEDICA	ESSI	A. IN A PROSECUTION FOR THE POSSESSION S SECTION, IT IS AN AFFIRMATIVE DEFENSE THAT ED MARIJUANA BECAUSE THE MARIJUANA WAS USE BY AN INDIVIDUAL WITH A DEBILITATING HOM THE DEFENDANT IS A CAREGIVER.
30 31 32 33	AFFIRMATIVE DEFENSE DAYS BEFORE TRIAL, TH	HE D	A DEFENDANT MAY NOT ASSERT THE ER THIS SUBSUBPARAGRAPH UNLESS , AT LEAST 30 DEFENDANT NOTIFIES THE STATE'S ATTORNEY OF ON TO ASSERT THE AFFIRMATIVE DEFENSE AND

	4 SENATE BILL 580								
$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	PROVIDES THE STATE'S ATTORNEY WITH ALL DOCUMENTATION IN SUPPORT OF THE AFFIRMATIVE DEFENSE <u>IN ACCORDANCE WITH THE RULES OF DISCOVERY</u> <u>PROVIDED IN MARYLAND RULES 4–262 AND 4–263</u> .								
4 5	[2.] 3. [The] AN affirmative defense UNDER THIS SUBPARAGRAPH may not be used if the defendant was:								
6 7 8	A. using marijuana in a public place OR ASSISTING THE INDIVIDUAL FOR WHOM THE DEFENDANT IS A CAREGIVER IN USING THE MARIJUANA IN A PUBLIC PLACE; or								
9	B. in possession of more than 1 ounce of marijuana.								
10	5-619.								
$\begin{array}{c} 11 \\ 12 \end{array}$	(c) (4) (i) 1. In this paragraph the following words have the meanings indicated.								
$\begin{array}{c} 13\\14\\15\end{array}$	2. "Bona fide physician-patient relationship" means a relationship in which the physician has ongoing responsibility for the assessment, care, and treatment of a patient's medical condition.								
16 17 18 19	3. "CAREGIVER" MEANS AN INDIVIDUAL DESIGNATED BY A PATIENT WITH A DEBILITATING MEDICAL CONDITION TO PROVIDE PHYSICAL OR MEDICAL ASSISTANCE TO THE PATIENT, INCLUDING ASSISTING WITH THE MEDICAL USE OF MARIJUANA, WHO:								
20	A. IS A RESIDENT OF THE STATE;								
21	B. IS AT LEAST 21 YEARS OLD;								
22 23	C. IS AN IMMEDIATE FAMILY MEMBER, A SPOUSE, OR A DOMESTIC PARTNER OF THE PATIENT;								
$\begin{array}{c} 24 \\ 25 \end{array}$	D. HAS NOT BEEN CONVICTED OF A CRIME OF VIOLENCE AS DEFINED IN § 14–101 OF THIS ARTICLE;								
$\frac{26}{27}$	E. HAS NOT BEEN CONVICTED OF A VIOLATION OF A STATE OR FEDERAL CONTROLLED DANGEROUS SUBSTANCES LAW;								
$\frac{28}{29}$	F. HAS NOT BEEN CONVICTED OF A CRIME OF MORAL TURPITUDE;								

$1 \\ 2 \\ 3$	PATIENT IN WRITING RECORD PRIOR TO ARR		HAS BEEN HAS BEEN				
4 5	PATIENT TO SERVE AS (H. CAREG	IS THE ONI IVER; AND	LY INDIVID	UAL D	ESIGNATE	CD BY THE
6 7	PATIENT.	I.	IS NOT SER	VING AS CA	AREGIV	ER FOR A	NY OTHER
8 9 10 11	debilitating disease or m disease or medical condit by a physician with whom	edical ion tha	at produces on	the treatment the or more of	nt of a f the foll	chronic or lowing, as	debilitating documented
12		А.	cachexia or w	vasting synd	lrome;		
13		В.	severe or chr	onic pain;			
14		C.	severe nause	a;			
15		D.	seizures;				
16		E.	severe and p	ersistent mu	uscle spa	asms; or	
17 18	conventional medicine.	F.	any other co	ondition tha	at is se	vere and	resistant to
$19 \\ 20 \\ 21$	(ii) paraphernalia related to consider as a mitigating f			endant may	introdu	ce and the	
22 23 24 25 26	the court finds that the marijuana because of me the maximum penalty th \$100.	dical r	necessity, on c	ossessed dr onviction of	rug par a violat	aphernalia tion of this	related to subsection,
27 28 29	(iii) paraphernalia related to used or possessed drug pa	·	,	n affirmativ	e defen	se that the	
$\begin{array}{c} 30\\ 31 \end{array}$	that has been diagnosed	A. l by a	the defendar physician wi			0	

32 physician-patient relationship;

1 B. the debilitating medical condition is severe and 2 resistant to conventional medicine; and

3 C. marijuana is likely to provide the defendant with 4 therapeutic or palliative relief from the debilitating medical condition.

 $\mathbf{5}$ 2. A. IN Α PROSECUTION UNDER THIS 6 SUBSECTION INVOLVING DRUG PARAPHERNALIA RELATED TO MARIJUANA, IT IS 7AN AFFIRMATIVE DEFENSE THAT THE DEFENDANT POSSESSED DRUG 8 то MARIJUANA PARAPHERNALIA RELATED BECAUSE THE DRUG 9 PARAPHERNALIA RELATED TO MARIJUANA WAS INTENDED FOR MEDICAL USE BY AN INDIVIDUAL WITH A DEBILITATING MEDICAL CONDITION FOR WHOM THE 10 11 **DEFENDANT IS A CAREGIVER.**

B. 12Α DEFENDANT MAY NOT ASSERT THE 13 AFFIRMATIVE DEFENSE UNDER THIS SUBSUBPARAGRAPH UNLESS, AT LEAST 30 DAYS BEFORE TRIAL. THE DEFENDANT NOTIFIES THE STATE'S ATTORNEY OF 1415THE DEFENDANT'S INTENTION TO ASSERT THE AFFIRMATIVE DEFENSE AND PROVIDES THE STATE'S ATTORNEY WITH ALL DOCUMENTATION IN SUPPORT OF 16 17THE AFFIRMATIVE DEFENSE IN ACCORDANCE WITH THE RULES OF DISCOVERY PROVIDED IN MARYLAND RULES 4-262 AND 4-263. 18

19[2.] 3. [The]ANaffirmativedefenseUNDERTHIS20SUBPARAGRAPH may not be used if the defendant was:

A. using marijuana in a public place OR ASSISTING THE INDIVIDUAL FOR WHOM THE DEFENDANT IS A CAREGIVER IN USING THE MARIJUANA IN A PUBLIC PLACE; or

B. in possession of more than 1 ounce of marijuana.

25 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
26 June 1, 2013.