E1 SB 902/16 – JPR

(PRE-FILED)

7lr0922 CF 7lr1114

By: Senator Young

Requested: October 19, 2016 Introduced and read first time: January 11, 2017 Assigned to: Judicial Proceedings

A BILL ENTITLED

1 AN ACT concerning

$\mathbf{2}$

Criminal Law – Veterans – Medical Cannabis

3 FOR the purpose of adding posttraumatic stress disorder under a definition of "debilitating" 4 medical condition" for the purposes of certain affirmative defenses to a charge of use $\mathbf{5}$ or possession of marijuana; establishing a certain affirmative defense for a charge of 6 use or possession of marijuana for a certain qualified veteran patient; establishing 7 that a certain qualified veteran patient who has been issued and possesses a certain 8 written certification is not subject to arrest, citation, prosecution, or civil or 9 administrative penalty by a professional licensing board and may not be denied a 10 right or privilege for the medical use of cannabis, under certain circumstances; 11 establishing that a qualified veteran patient may not be denied certain rights 12relating to child custody or visitation or may not be presumed guilty of certain 13 charges based solely on certain conduct; establishing that a qualified veteran patient 14 is not disgualified from certain medical care for certain conduct; providing that a 15certain physician is not subject to arrest, prosecution, or civil or administrative 16penalty for providing a certain written certification or making certain statements; 17establishing that this Act does not prevent certain sanctions from being imposed on 18 a physician; providing that cannabis and certain other property may not be seized or 19forfeited under certain circumstances; establishing that a certain individual is not 20subject to arrest or prosecution for a certain offense solely for being in a certain 21location; providing that possession of a certain written certification may not be the 22basis for a certain finding of probable cause; establishing that this Act does not 23authorize certain conduct or prohibit the imposition of certain penalties; providing 24that this Act does not require a public or private health care insurer to make a certain reimbursement; providing a statutory form for a written certification of a 2526qualified veteran patient; defining certain terms; and generally relating to veterans 27and medical cannabis.

- 28 BY repealing and reenacting, with amendments,
- 29 Article Criminal Law

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



| $egin{array}{c} 1 \\ 2 \\ 3 \end{array}$ | Section 5–601(c)(3) Annotated Code of Maryland (2012 Replacement Volume and 2016 Supplement) | | | | | | | |
|--|---|--|--|--|--|--|--|--|
| 4 5 6 7 8 9 | BY adding to Article – Health – General Section 13–3401 through 13–3405 to be under the new subtitle "Subtitle 34. Medical Cannabis for Veterans" Annotated Code of Maryland (2015 Replacement Volume and 2016 Supplement) | | | | | | | |
| 10 11 | SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: | | | | | | | |
| 12 | Article – Criminal Law | | | | | | | |
| 13 | 5-601. | | | | | | | |
| $\begin{array}{c} 14 \\ 15 \end{array}$ | (c) (3) (i) 1. In this paragraph the following words have the meanings indicated. | | | | | | | |
| 16 17 18 | relationship in which the physician has ongoing responsibility for the assessment, care, and | | | | | | | |
| 19 20 21 | | | | | | | | |
| 22 | A. is a resident of the State; | | | | | | | |
| 23 | B. is at least 21 years old; | | | | | | | |
| $\begin{array}{c} 24 \\ 25 \end{array}$ | C. is an immediate family member, a spouse, or a domestic partner of the patient; | | | | | | | |
| $\begin{array}{c} 26\\ 27 \end{array}$ | D. has not been convicted of a crime of violence as defined in § 14–101 of this article; | | | | | | | |
| $\begin{array}{c} 28\\ 29 \end{array}$ | E. has not been convicted of a violation of a State or federal controlled dangerous substances law; | | | | | | | |
| 30 | F. has not been convicted of a crime of moral turpitude; | | | | | | | |
| $\frac{31}{32}$ | G. has been designated as caregiver by the patient in writing that has been placed in the patient's medical record prior to arrest; | | | | | | | |

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| $\frac{1}{2}$ | H. caregiver; and | is the only individual designated by the patient to serve as |
|---|--|--|
| 3 | Ι. | is not serving as caregiver for any other patient. |
| $4 \\ 5 \\ 6 \\ 7$ | disease or medical condition | "Debilitating medical condition" means a chronic or ical condition or the treatment of a chronic or debilitating that produces one or more of the following, as documented by patient has a bona fide physician-patient relationship: |
| 8 | А. | cachexia or wasting syndrome; |
| 9 | B. | severe or chronic pain; |
| 10 | C. | severe nausea; |
| 11 | D. | seizures; |
| 12 | E. | severe and persistent muscle spasms; |
| 13 | F. | POSTTRAUMATIC STRESS DISORDER; or |
| $\begin{array}{c} 14 \\ 15 \end{array}$ | [F conventional medicine. | .] G. any other condition that is severe and resistant to |
| 16 17 18 | | "QUALIFIED VETERAN PATIENT" MEANS A VETERAN A WRITTEN CERTIFICATION OF QUALIFIED VETERAN 5 OF THE HEALTH – GENERAL ARTICLE. |
| 19 20 | 6. the State Government | "VETERAN" HAS THE MEANING STATED IN § 9–901 OF ARTICLE. |
| 21 22 23 | (ii) 1. defendant may introduce an of medical necessity. | In a prosecution for the use or possession of marijuana, the d the court shall consider as a mitigating factor any evidence |
| $\begin{array}{c} 24 \\ 25 \end{array}$ | 2. COURT SHALL DISMISS TH | Notwithstanding paragraph (2) of this subsection, THE E CHARGE if the court finds that the person: |
| $\frac{26}{27}$ | A. necessity[, the court shall di | 1 9 |
| 28 | В | IS A QUALIFIED VETERAN PATIENT. |

1 (iii) 1. In a prosecution for the use or possession of marijuana $\mathbf{2}$ under this section, it is an affirmative defense that the defendant used or possessed 3 marijuana because: 4 Α. the defendant has a debilitating medical condition that has been diagnosed by a physician with whom the defendant has a bona fide $\mathbf{5}$ physician-patient relationship; 6 7 В. the debilitating medical condition is severe and resistant 8 to conventional medicine; and 9 С. marijuana is likely to provide the defendant with therapeutic or palliative relief from the debilitating medical condition. 10 2. 11 A. In a prosecution for the possession of marijuana 12under this section, it is an affirmative defense that the defendant possessed marijuana 13because the marijuana was intended for medical use by an individual with a debilitating 14 medical condition for whom the defendant is a caregiver. A defendant may not assert the affirmative defense under 15B. this subsubparagraph unless the defendant notifies the State's Attorney of the defendant's 16 17intention to assert the affirmative defense and provides the State's Attorney with all documentation in support of the affirmative defense in accordance with the rules of 18

19 discovery provided in Maryland Rules 4–262 and 4–263.

203. IN A PROSECUTION FOR THE USE OR POSSESSION OF 21MARIJUANA UNDER THIS SECTION, IT IS AN AFFIRMATIVE DEFENSE THAT THE 22DEFENDANT IS A QUALIFIED VETERAN PATIENT.

23**[**3.**] 4**. An affirmative defense under this subparagraph 24may not be used if the defendant was:

25using marijuana in a public place or assisting the A. 26individual for whom the defendant is a caregiver in using the marijuana in a public place; 27or

- 28B. in possession of more than 1 ounce of marijuana.
- Article Health General 29
- SUBTITLE 34. MEDICAL CANNABIS FOR VETERANS. 30
- 13-3401. 31

32IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS (A) 33 INDICATED.

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1 (B) "BONA FIDE PHYSICIAN–PATIENT RELATIONSHIP" HAS THE MEANING 2 STATED IN § 5–601 OF THE CRIMINAL LAW ARTICLE.

3 (C) "DEBILITATING MEDICAL CONDITION" HAS THE MEANING STATED IN § 4 5–601 OF THE CRIMINAL LAW ARTICLE.

5 (D) (1) "MEDICAL USE" MEANS THE ACQUISITION, POSSESSION, 6 PREPARATION, USE, DELIVERY, TRANSFER, OR TRANSPORTATION OF CANNABIS OR 7 PARAPHERNALIA RELATING TO THE ADMINISTRATION OF CANNABIS TO TREAT OR 8 ALLEVIATE A QUALIFIED VETERAN PATIENT'S MEDICAL CONDITION.

9 (2) "MEDICAL USE" DOES NOT INCLUDE THE USE OF CANNABIS BY A 10 DESIGNATED CAREGIVER WHO IS NOT A QUALIFIED VETERAN PATIENT.

11 (E) "PHYSICIAN" MEANS AN INDIVIDUAL LICENSED BY THE STATE BOARD 12 OF PHYSICIANS UNDER TITLE 14 OF THE HEALTH OCCUPATIONS ARTICLE TO 13 PRACTICE MEDICINE.

14 (F) "QUALIFIED VETERAN PATIENT" MEANS A PERSON WHO IS:

15 **(1)** A VETERAN; AND

16 (2) A RESIDENT OF THE STATE WHO SUFFERS FROM A DEBILITATING 17 MEDICAL CONDITION AND POSSESSES A WRITTEN CERTIFICATION ISSUED TO THE 18 PATIENT BY A PHYSICIAN WITH WHOM THE PATIENT HAS A BONA FIDE 19 PHYSICIAN-PATIENT RELATIONSHIP.

20 (G) "VETERAN" HAS THE MEANING STATED IN § 9–901 OF THE STATE 21 GOVERNMENT ARTICLE.

22 (H) (1) "WRITTEN CERTIFICATION" MEANS A DOCUMENT THAT:

23 (I) IS IN THE FORM OR SUBSTANTIALLY IN THE FORM 24 PROVIDED IN § 13–3405 OF THIS SUBTITLE;

IS SIGNED AND DATED BY A PHYSICIAN;

25

26

(III) IS VALID FOR 1 YEAR; AND

(II)

(IV) STATES THAT IN THE PHYSICIAN'S PROFESSIONAL OPINION
A PATIENT IS LIKELY TO RECEIVE THERAPEUTIC OR PALLIATIVE BENEFIT FROM THE
USE OF CANNABIS TO TREAT OR ALLEVIATE THE PATIENT'S MEDICAL CONDITION.

1 (2) "WRITTEN CERTIFICATION" DOES NOT INCLUDE A DOCUMENT 2 THAT IS NOT PROVIDED IN THE COURSE OF A BONA FIDE PHYSICIAN-PATIENT 3 RELATIONSHIP AFTER THE PHYSICIAN HAS COMPLETED A FULL ASSESSMENT OF 4 THE QUALIFIED VETERAN PATIENT'S MEDICAL HISTORY.

5 **13–3402.**

6 (A) A QUALIFIED VETERAN PATIENT IS NOT SUBJECT TO ARREST, CITATION,
7 PROSECUTION, OR CIVIL OR ADMINISTRATIVE PENALTY, INCLUDING DISCIPLINARY
8 ACTION BY A PROFESSIONAL LICENSING BOARD, AND MAY NOT BE DENIED A RIGHT
9 OR PRIVILEGE, FOR THE MEDICAL USE OF CANNABIS.

10 **(B)** A PERSON OTHERWISE ENTITLED TO CUSTODY OF, OR VISITATION OR 11 PARENTING TIME WITH, A MINOR MAY NOT:

12(1) BE DENIED THE RIGHT SOLELY FOR CONDUCT ALLOWED UNDER13THIS SUBTITLE; OR

14

(2) **BE PRESUMED GUILTY OF NEGLECT OR CHILD ENDANGERMENT.**

15 (C) FOR THE PURPOSES OF MEDICAL CARE, INCLUDING ORGAN 16 TRANSPLANTS, A QUALIFIED VETERAN PATIENT'S AUTHORIZED USE OF CANNABIS IN 17 ACCORDANCE WITH THIS SUBTITLE IS THE EQUIVALENT OF THE AUTHORIZED USE 18 OF ANY OTHER MEDICATION USED AT THE DIRECTION OF A PHYSICIAN, AND DOES 19 NOT CONSTITUTE THE USE OF AN ILLICIT SUBSTANCE OR OTHERWISE DISQUALIFY A 20 QUALIFIED VETERAN PATIENT FROM NEEDED MEDICAL CARE.

21**(**D**)** (1) A PHYSICIAN IS NOT SUBJECT TO ARREST, PROSECUTION, OR 22CIVIL OR ADMINISTRATIVE PENALTY, INCLUDING DISCIPLINARY ACTION BY THE 23STATE BOARD OF PHYSICIANS OR ANY OTHER OCCUPATIONAL OR PROFESSIONAL 24LICENSING BOARD OR BUREAU AND MAY NOT BE DENIED A RIGHT OR PRIVILEGE 25SOLELY FOR PROVIDING WRITTEN CERTIFICATIONS OR FOR OTHERWISE STATING THAT, IN THE PHYSICIAN'S PROFESSIONAL OPINION, A PATIENT IS LIKELY TO 2627RECEIVE THERAPEUTIC OR PALLIATIVE BENEFIT FROM THE MEDICAL USE OF 28CANNABIS TO TREAT OR ALLEVIATE THE PATIENT'S DEBILITATING MEDICAL 29CONDITION.

30 (2) NOTHING IN THIS SUBTITLE MAY BE CONSTRUED TO PREVENT A
 31 PROFESSIONAL LICENSING BOARD FROM SANCTIONING A PHYSICIAN FOR FAILING
 32 TO PROPERLY EVALUATE A PATIENT'S MEDICAL CONDITION.

(E) CANNABIS, PROPERTY, OR INTEREST IN PROPERTY THAT IS POSSESSED,
 OWNED, OR USED IN CONNECTION WITH THE MEDICAL USE OF CANNABIS BY A
 QUALIFIED VETERAN PATIENT AS ALLOWED UNDER THIS SUBTITLE, OR ACTS

1 INCIDENTAL TO THE POSSESSION, OWNERSHIP, OR USE, MAY NOT BE SEIZED OR 2 FORFEITED ON THE BASIS OF THE USE OR POSSESSION OF CANNABIS.

3 (F) AN INDIVIDUAL IS NOT SUBJECT TO ARREST OR PROSECUTION FOR 4 CONSTRUCTIVE POSSESSION, CONSPIRACY, OR OTHER OFFENSE SOLELY FOR BEING 5 IN THE PRESENCE OR VICINITY OF THE MEDICAL USE OF CANNABIS BY A QUALIFIED 6 VETERAN PATIENT AS ALLOWED UNDER THIS SUBTITLE.

7 (G) THE POSSESSION OF A WRITTEN CERTIFICATION MAY NOT BE THE BASIS
8 FOR A FINDING OF PROBABLE CAUSE TO SEARCH AN INDIVIDUAL OR THE PROPERTY
9 OF AN INDIVIDUAL OR TO OTHERWISE SUBJECT THE INDIVIDUAL OR THE PROPERTY
10 OF THE INDIVIDUAL TO INSPECTION BY A GOVERNMENTAL UNIT.

11 **13–3403.**

12 THIS SUBTITLE DOES NOT AUTHORIZE AN INDIVIDUAL TO ENGAGE IN OR 13 PREVENT THE IMPOSITION OF CIVIL, CRIMINAL, OR OTHER PENALTIES FOR:

14(1)PERFORMING A TASK UNDER THE INFLUENCE OF CANNABIS15WHEN DOING SO WOULD CONSTITUTE NEGLIGENCE OR PROFESSIONAL16MALPRACTICE;

17 (2) OPERATING, NAVIGATING, OR BEING IN ACTUAL PHYSICAL
 18 CONTROL OF A MOTOR VEHICLE, AIRCRAFT, OR BOAT WHILE UNDER THE INFLUENCE
 19 OF CANNABIS;

- 20 (3) SMOKING CANNABIS IN A PUBLIC PLACE;
- 21 (4) SMOKING CANNABIS IN A MOTOR VEHICLE; OR
- 22 (5) SMOKING CANNABIS ON PRIVATE PROPERTY THAT:
- 23

- (I) 1. IS RENTED FROM A LANDLORD; AND
- 24 **2.** IS SUBJECT TO A POLICY THAT PROHIBITS THE 25 SMOKING OF CANNABIS ON THE PROPERTY; OR
- 26 (II) IS SUBJECT TO A POLICY THAT PROHIBITS THE SMOKING OF 27 CANNABIS ON THE PROPERTY OF AN ATTACHED DWELLING ADOPTED BY:
- THE BOARD OF DIRECTORS OF THE COUNCIL OF UNIT
 OWNERS OF A CONDOMINIUM REGIME; OR

| 8 | | | SE | NATE BILL 68 | | | | |
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| ASSOCIAT | ION. | 2. | Тне | GOVERNING | BODY | OF | A | HOMEOWNER |
| 13-3404. | | | | | | | | |
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| USE OF CA | NNABIS. | | | | | | | |
| 13-3405. | | | | | | | | |
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| PATIE | NT'S NAME: | | | | PATIEN | Г'S DA | ATE (| OF BIRTH: |
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| PATIE | NT'S ADDRE | SS IN I | | | | | | |

28 COPY OF WHICH IS ATTACHED) AND HAS BEEN DIAGNOSED WITH A DEBILITATING

29 MEDICAL CONDITION, AS DEFINED IN § 13-3401 OF THE HEALTH - GENERAL

9 ARTICLE OF THE ANNOTATED CODE OF MARYLAND THAT IS SEVERE AND 1 $\mathbf{2}$ **RESISTANT TO CONVENTIONAL MEDICINE.** BY SIGNING THIS FORM, I FURTHER CERTIFY THAT I AM THE PHYSICIAN OF RECORD 3 4 FOR THE ABOVE-NAMED PATIENT, AND THAT EVIDENCE OF MY ASSESSMENT, DIAGNOSIS, AND TREATMENT OF THE CONDITION FOR WHICH I AM PROVIDING THIS $\mathbf{5}$ 6 CERTIFICATION CAN BE FOUND IN THE PATIENT'S MEDICAL RECORDS WHICH I MAINTAIN. I FURTHER CERTIFY THAT I HAVE A BONA FIDE PHYSICIAN-PATIENT 7 RELATIONSHIP WITH THIS PATIENT, AS DEFINED IN § 13-3401 OF THE HEALTH -8 GENERAL ARTICLE OF THE ANNOTATED CODE OF MARYLAND. 9 10 BASED ON MY ASSESSMENT, DIAGNOSIS, AND TREATMENT OF THIS PATIENT, IT IS MY 11 CONCLUSION THAT THE ABOVE–NAMED PATIENT MAY BENEFIT FROM THE MEDICAL 12USE OF CANNABIS AND HAS A QUALIFIED MEDICAL CONDITION. 13PRINTED NAME: 14SIGNATURE: DATE: **KEY DEFINITIONS** 15A BONA FIDE PHYSICIAN-PATIENT RELATIONSHIP IS DEFINED IN § 13-3401 OF THE 16 HEALTH - GENERAL ARTICLE OF THE ANNOTATED CODE OF MARYLAND AS 17 18 FOLLOWS:

19 "BONA FIDE PHYSICIAN-PATIENT RELATIONSHIP" MEANS A RELATIONSHIP IN WHICH THE PHYSICIAN HAS ONGOING RESPONSIBILITY FOR THE ASSESSMENT, 2021CARE, AND TREATMENT OF A PATIENT'S DEBILITATING MEDICAL CONDITION.

A DEBILITATING MEDICAL CONDITION IS DEFINED IN § 13-3401 OF THE HEALTH -22GENERAL ARTICLE OF THE ANNOTATED CODE OF MARYLAND AS FOLLOWS: 23

24"DEBILITATING MEDICAL CONDITION" MEANS A CHRONIC OR DEBILITATING 25DISEASE OR MEDICAL CONDITION OR THE TREATMENT OF A CHRONIC OR 26DEBILITATING DISEASE OR MEDICAL CONDITION THAT PRODUCES ONE OR MORE OF 27THE FOLLOWING, AS DOCUMENTED BY A PHYSICIAN WITH WHOM THE PATIENT HAS 28A BONA FIDE PHYSICIAN-PATIENT RELATIONSHIP:

- 29(1) CACHEXIA OR WASTING SYNDROME;
- 30 (2) **SEVERE OR CHRONIC PAIN;**
- 31(3) **SEVERE NAUSEA;**

| | 10 | SENATE BILL 68 |
|-----|--|---|
| 1 | (4) | SEIZURES; |
| 2 | (5) | SEVERE AND PERSISTENT MUSCLE SPASMS; |
| 3 | (6) | POSTTRAUMATIC STRESS DISORDER; OR |
| 4 5 | (7) CONVENTIONAL | ANY OTHER CONDITION THAT IS SEVERE AND RESISTANT TO MEDICINE. |
| 6 7 | | TIFICATION IS DEFINED IN § 13–3401 OF THE HEALTH – GENERAL ANNOTATED CODE OF MARYLAND AS FOLLOWS: |
| | IN THE FORM PRO AND DATED BY A THE PHYSICIAN THERAPEUTIC O TREAT OR ALLI SYMPTOMS ASSO CERTIFICATION PHYSICIAN-PATE | IFICATION" MEANS A DOCUMENT IN THE FORM OR SUBSTANTIALLY OVIDED IN § 13–3405 OF THE HEALTH – GENERAL ARTICLE, SIGNED PHYSICIAN, THAT IS VALID FOR 1 YEAR AND THAT STATES THAT IN 'S PROFESSIONAL OPINION A PATIENT IS LIKELY TO RECEIVE R PALLIATIVE BENEFIT FROM THE MEDICAL USE OF CANNABIS TO EVIATE THE PATIENT'S DEBILITATING MEDICAL CONDITION OR CLATED WITH THE DEBILITATING MEDICAL CONDITION. A WRITTEN MAY BE MADE ONLY IN THE COURSE OF A BONA FIDE LENT RELATIONSHIP AFTER THE PHYSICIAN HAS COMPLETED A NT OF THE QUALIFIED VETERAN PATIENT'S MEDICAL HISTORY.". |
| 11 | | |

18 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 19 October 1, 2017.