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HB 1261/09 – JUD

(PRE-FILED)

0lr0469 CF HB 13

#### By: Senator Colburn

Requested: August 7, 2009 Introduced and read first time: January 13, 2010 Assigned to: Judicial Proceedings

#### A BILL ENTITLED

1 AN ACT concerning

## Criminal Law – Salvia Divinorum and Salvinorin A – Distribution to and Possession by Individual Under 21 Years of Age

4 FOR the purpose of prohibiting a person from distributing Salvia divinorum or  $\mathbf{5}$ Salvinorin A to an individual under the age of 21 years; providing that it is a 6 defense in a certain prosecution that the defendant examined a certain license 7 or identification that positively identified a certain purchaser or recipient as at 8 least a certain age; establishing penalties for a certain violation of this Act; 9 providing that certain separate incidents are separate violations for a certain 10 purpose; prohibiting an individual under the age of 21 years from possessing 11 Salvia divinorum or Salvinorin A; establishing that a person who violates this 12Act shall be issued a certain citation; authorizing certain individuals to issue 13 certain citations under certain circumstances; requiring the District Court to 14prescribe a certain form of citation; requiring the jurisdiction that issues a 15certain citation to forward a copy of the citation and a request for trial to the 16 District Court having a certain venue; requiring the District Court to schedule a 17certain trial and summon a certain defendant to appear; providing that a willful 18 failure to respond to a certain summons is contempt of court; establishing that a 19 violation of a certain provision of this Act is a Code violation and a civil offense; 20providing that a minor is subject to certain procedures and dispositions; 21providing that an individual who is under the age of 21 years but not a minor is 22subject to certain provisions of this Act; establishing that an adjudication of a 23certain Code violation is not a criminal conviction for any purpose and does not 24impose certain disabilities; establishing certain procedures for a certain Code 25violation proceeding; establishing certain penalties for a certain violation of this 26Act; prohibiting the Chief Judge of the District Court from establishing a 27certain schedule for the prepayment of fines; authorizing a court to direct the 28payment of a certain fine be suspended or deferred; establishing that the willful 29failure to pay a certain fine is criminal contempt of court; providing that a 30 certain defendant is liable for certain costs; establishing that a certain

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



1 defendant has certain rights to appeal or file certain motions; authorizing the  $\mathbf{2}$ State's Attorney to prosecute a certain violation in a certain manner; 3 authorizing a certain intake officer to refer a certain child to a substance abuse 4 education or rehabilitation program under certain circumstances; requiring a  $\mathbf{5}$ certain intake officer to forward a certain citation to the State's Attorney if a 6 certain child fails to comply with a substance abuse education or rehabilitation 7 program referral; establishing that a violation of a certain provision of this Act 8 is a violation for certain purposes; authorizing a certain law enforcement officer to issue a citation to a child for a violation of a certain provision of this Act 9 10 under certain circumstances; requiring the Attorney General to submit a certain report to certain committees on or before a certain date; defining a certain term; 11 12 and generally relating to Salvia divinorum and Salvinorin A.

- 13 BY adding to
- 14 Article Criminal Law
- Section 10–130 through 10–133 to be under the new part "Part IV. Salvia
   Divinorum"
- 17 Annotated Code of Maryland
- 18 (2002 Volume and 2009 Supplement)
- 19 BY repealing and reenacting, with amendments,
- 20 Article Courts and Judicial Proceedings
- 21 Section 3–8A–01(dd), 3–8A–10(k), and 3–8A–33(a)
- 22 Annotated Code of Maryland
- 23 (2006 Replacement Volume and 2009 Supplement)

#### 24 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 25 MARYLAND, That the Laws of Maryland read as follows:

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- Article Criminal Law
- 27 **10–128. RESERVED.**
- 28 **10–129. Reserved.**
- 29 PART IV. SALVIA DIVINORUM.
- 30 **10–130.**

# IN THIS PART, "SALVIA DIVINORUM" INCLUDES SALVINORIN A AND ANY MATERIAL, COMPOUND, MIXTURE, PREPARATION, OR PRODUCT THAT CONTAINS SALVIA DIVINORUM OR SALVINORIN A.

34 **10–131.** 

35 (A) A PERSON MAY NOT DISTRIBUTE SALVIA DIVINORUM TO AN 36 INDIVIDUAL UNDER THE AGE OF 21 YEARS. 1 (B) IN A PROSECUTION FOR A VIOLATION OF THIS SECTION, IT IS A 2 DEFENSE THAT THE DEFENDANT EXAMINED THE PURCHASER'S OR RECIPIENT'S 3 DRIVER'S LICENSE OR OTHER VALID IDENTIFICATION ISSUED BY AN EMPLOYER, 4 GOVERNMENT UNIT, OR INSTITUTION OF HIGHER EDUCATION THAT POSITIVELY 5 IDENTIFIED THE PURCHASER OR RECIPIENT AS AT LEAST 21 YEARS OF AGE.

- 6 (C) A PERSON WHO VIOLATES THIS SECTION IS GUILTY OF A 7 MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING:
- 8
- (1) \$300 FOR A FIRST VIOLATION;

9 (2) \$1,000 FOR A SECOND VIOLATION OCCURRING WITHIN 2 10 YEARS AFTER THE FIRST VIOLATION; AND

11(3) \$3,000 FOR EACH SUBSEQUENT VIOLATION OCCURRING12WITHIN 2 YEARS AFTER THE PRECEDING VIOLATION.

13(D)FOR PURPOSES OF THIS SECTION, EACH SEPARATE INCIDENT AT A14DIFFERENT TIME AND OCCASION IS A SEPARATE VIOLATION.

15 **10–132.** 

16 AN INDIVIDUAL UNDER THE AGE OF 21 YEARS MAY NOT POSSESS SALVIA
 17 DIVINORUM.

18 **10–133.** 

19(A) A PERSON WHO VIOLATES § 10–132 OF THIS PART SHALL BE ISSUED20A CITATION UNDER THIS SECTION.

21 (B) A CITATION FOR A VIOLATION OF § 10–132 OF THIS PART MAY BE 22 ISSUED BY:

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(1) A POLICE OFFICER AUTHORIZED TO MAKE ARRESTS; AND

24 (2) A FOREST OR PARK WARDEN UNDER § 5–206(A) OF THE 25 NATURAL RESOURCES ARTICLE.

(C) A PERSON AUTHORIZED UNDER THIS SECTION TO ISSUE A CITATION
 SHALL ISSUE THE CITATION IF THE PERSON HAS PROBABLE CAUSE TO BELIEVE
 THAT THE PERSON CHARGED IS COMMITTING OR HAS COMMITTED A VIOLATION
 OF § 10–132 OF THIS PART.

1 (D) (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, THE FORM 2 OF CITATION ISSUED TO AN ADULT FOR A VIOLATION OF § 10–132 OF THIS PART 3 SHALL BE AS PRESCRIBED BY THE DISTRICT COURT AND SHALL BE UNIFORM 4 THROUGHOUT THE STATE.

(2) THE CITATION ISSUED TO AN ADULT SHALL CONTAIN:  $\mathbf{5}$ 6 **(I)** THE NAME AND ADDRESS OF THE PERSON CHARGED; 7 **(II)** THE STATUTE ALLEGEDLY VIOLATED; 8 (III) THE LOCATION, DATE, AND TIME THAT THE VIOLATION 9 **OCCURRED;** 10 (IV) THE FINE THAT MAY BE IMPOSED; **(**V**)** 11 A NOTICE STATING THAT PREPAYMENT OF THE FINE IS 12NOT ALLOWED; 13DISTRICT (VI) A NOTICE THAT THE COURT SHALL PROMPTLY SEND THE PERSON CHARGED A SUMMONS TO APPEAR FOR TRIAL; 1415(VII) THE SIGNATURE OF THE PERSON ISSUING THE 16 **CITATION; AND** 17(VIII) A SPACE FOR THE PERSON CHARGED TO SIGN THE 18 CITATION. 19 (3) THE FORM OF CITATION ISSUED TO A MINOR SHALL: 20**(I)** STATE COURT BE PRESCRIBED BY THE **ADMINISTRATOR;** 2122**(II)** BE UNIFORM THROUGHOUT THE STATE; AND 23(III) CONTAIN THE INFORMATION LISTED IN § 3–8A–33(B) OF 24THE COURTS ARTICLE. 25**(E)** (1) THE ISSUING JURISDICTION SHALL FORWARD A COPY OF THE 26CITATION AND A REQUEST FOR TRIAL TO THE DISTRICT COURT IN THE 27DISTRICT HAVING VENUE. THE DISTRICT COURT SHALL PROMPTLY SCHEDULE THE 28(2) 29CASE FOR TRIAL AND SUMMON THE DEFENDANT TO APPEAR.

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1 (3) WILLFUL FAILURE OF THE DEFENDANT TO RESPOND TO A 2 SUMMONS DESCRIBED IN PARAGRAPH (2) OF THIS SUBSECTION IS CONTEMPT 3 OF COURT.

4 (F) (1) FOR PURPOSES OF THIS SECTION, A VIOLATION OF § 10–132 5 OF THIS PART IS A CODE VIOLATION AND IS A CIVIL OFFENSE.

6 (2) A PERSON CHARGED WHO IS UNDER THE AGE OF 18 YEARS 7 SHALL BE SUBJECT TO THE PROCEDURES AND DISPOSITIONS PROVIDED IN 8 TITLE 3, SUBTITLE 8A OF THE COURTS ARTICLE.

9 (3) A PERSON CHARGED WHO IS AT LEAST 18 YEARS OLD SHALL 10 BE SUBJECT TO THE PROVISIONS OF THIS SECTION.

11 (4) ADJUDICATION OF A CODE VIOLATION UNDER § 10–132 OF 12 THIS PART IS NOT A CRIMINAL CONVICTION FOR ANY PURPOSE AND DOES NOT 13 IMPOSE ANY OF THE CIVIL DISABILITIES ORDINARILY IMPOSED BY A CRIMINAL 14 CONVICTION.

15 (G) IN ANY PROCEEDING FOR A CODE VIOLATION UNDER § 10–132 OF 16 THIS PART:

17 (1) THE STATE HAS THE BURDEN TO PROVE THE GUILT OF THE 18 DEFENDANT TO THE SAME EXTENT AS IS REQUIRED BY LAW IN THE TRIAL OF 19 CRIMINAL CAUSES;

20(2) THE COURT SHALL APPLY THE EVIDENTIARY STANDARDS AS21PRESCRIBED BY LAW OR RULE FOR THE TRIAL OF CRIMINAL CAUSES;

(3) THE COURT SHALL ENSURE THAT THE DEFENDANT HAS
 RECEIVED A COPY OF THE CHARGES AGAINST THE DEFENDANT AND THAT THE
 DEFENDANT UNDERSTANDS THOSE CHARGES;

(4) THE DEFENDANT IS ENTITLED TO CROSS-EXAMINE ALL
WITNESSES WHO APPEAR AGAINST THE DEFENDANT, TO PRODUCE EVIDENCE OR
WITNESSES ON BEHALF OF THE DEFENDANT, OR TO TESTIFY ON THE
DEFENDANT'S OWN BEHALF, IF THE DEFENDANT CHOOSES TO DO SO;

29(5) THE DEFENDANT IS ENTITLED TO BE REPRESENTED BY30COUNSEL OF THE DEFENDANT'S CHOICE AND AT THE EXPENSE OF THE31DEFENDANT; AND

32 (6) THE DEFENDANT MAY ENTER A PLEA OF GUILTY OR NOT 33 GUILTY, AND THE VERDICT OF THE COURT IN THE CASE SHALL BE:

	6 SENATE BILL 17
1	(I) GUILTY OF A CODE VIOLATION;
2	(II) NOT GUILTY OF A CODE VIOLATION; OR
$egin{array}{c} 3 \\ 4 \\ 5 \end{array}$	(III) PROBATION BEFORE JUDGMENT, IMPOSED BY THE COURT IN THE SAME MANNER AND TO THE SAME EXTENT AS IS ALLOWED BY LAW IN THE TRIAL OF A CRIMINAL CASE.
6 7 8	(H) (1) IF THE DISTRICT COURT FINDS THAT A PERSON HAS COMMITTED A CODE VIOLATION, THE COURT SHALL REQUIRE THE PERSON TO PAY:
9 10	(I) FOR A FIRST VIOLATION, A FINE NOT EXCEEDING \$500; OR
$\begin{array}{c} 11 \\ 12 \end{array}$	(II) FOR A SECOND OR SUBSEQUENT VIOLATION, A FINE NOT EXCEEDING \$1,000.
$\begin{array}{c} 13\\14\\15\end{array}$	(2) THE CHIEF JUDGE OF THE DISTRICT COURT MAY NOT ESTABLISH A SCHEDULE FOR THE PREPAYMENT OF FINES FOR A VIOLATION UNDER § 10–132 OF THIS PART.
$\begin{array}{c} 16 \\ 17 \end{array}$	(I) WHEN A DEFENDANT HAS BEEN FOUND GUILTY OF A CODE VIOLATION AND A FINE HAS BEEN IMPOSED BY THE COURT:
18 19 20	(1) THE COURT MAY DIRECT THAT THE PAYMENT OF THE FINE BE SUSPENDED OR DEFERRED UNDER CONDITIONS THAT THE COURT MAY ESTABLISH; AND
$21 \\ 22 \\ 23 \\ 24$	(2) IF THE DEFENDANT WILLFULLY FAILS TO PAY THE FINE IMPOSED BY THE COURT, THAT WILLFUL FAILURE MAY BE TREATED AS A CRIMINAL CONTEMPT OF COURT, FOR WHICH THE DEFENDANT MAY BE PUNISHED BY THE COURT AS PROVIDED BY LAW.
25 26 27	(J) (1) THE DEFENDANT IS LIABLE FOR THE COSTS OF THE PROCEEDINGS IN THE DISTRICT COURT AND FOR PAYMENT TO THE CRIMINAL INJURIES COMPENSATION FUND.
$\frac{28}{29}$	(2) THE COURT COSTS IN A CODE VIOLATION CASE UNDER § 10–132 OF THIS PART IN WHICH COSTS ARE IMPOSED ARE \$5.
30 31 32 33	(K) (1) A DEFENDANT WHO HAS BEEN FOUND GUILTY OF A CODE VIOLATION UNDER § 10–132 OF THIS PART HAS THE RIGHT TO APPEAL OR TO FILE A MOTION FOR A NEW TRIAL OR A MOTION FOR A REVISION OF A JUDGMENT PROVIDED BY LAW IN THE TRIAL OF A CRIMINAL CASE.

A MOTION SHALL BE MADE IN THE SAME MANNER AS 1 (2)  $\mathbf{2}$ PROVIDED IN THE TRIAL OF CRIMINAL CASES, AND THE COURT, IN RULING ON 3 THE MOTION, HAS THE SAME AUTHORITY PROVIDED IN THE TRIAL OF CRIMINAL CASES. 4  $\mathbf{5}$ (1) THE STATE'S ATTORNEY FOR ANY COUNTY MAY PROSECUTE A (L) 6 CODE VIOLATION UNDER § 10–132 OF THIS PART IN THE SAME MANNER AS 7 PROSECUTION OF A VIOLATION OF THE CRIMINAL LAWS OF THE STATE. 8 IN A CODE VIOLATION CASE UNDER § 10–132 OF THIS PART, (2) THE STATE'S ATTORNEY MAY: 9 10 **(I)** ENTER A NOLLE PROSEQUI IN OR PLACE THE CASE ON THE STET DOCKET; AND 11 12EXERCISE AUTHORITY IN THE SAME MANNER AS **(II)** 13 PRESCRIBED BY LAW FOR VIOLATION OF THE CRIMINAL LAWS OF THE STATE. 14 **Article – Courts and Judicial Proceedings** 153-8A-01. 16 "Violation" means a violation for which a citation is issued under: (dd)17(1)§ 10–113, § 10–114, § 10–115, or § 10–116 of the Criminal Law 18 Article: 19 (2)§ 10–108 of the Criminal Law Article; [or] § 10–132 OF THE CRIMINAL LAW ARTICLE; OR 20(3) 21**[**(3)**] (4)** § 26–103 of the Education Article. 223-8A-10. 23If the intake officer receives a citation other than a citation (k) (1)24authorized under § 10–108 of the Criminal Law Article, the intake officer may: 25Refer the child to an alcohol OR SUBSTANCE ABUSE (i) 26education or rehabilitation program; 27Assign the child to a supervised work program for not more (ii) 28than 20 hours for the first violation and not more than 40 hours for the second or 29subsequent violation;

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$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(iii) Require the parent or guardian of the child to withdraw the parent's or guardian's consent to the child's license to drive, and advise the Motor Vehicle Administration of the withdrawal of consent; or
4	(iv) Forward the citation to the State's Attorney.
$5\\6$	(2) The intake officer shall forward the citation, other than a citation authorized under § 10–108 of the Criminal Law Article, to the State's Attorney if:
7 8	(i) The parent or guardian of the child refuses to withdraw consent to the child's license to drive;
9 10	(ii) The child fails to comply with an alcohol <b>OR SUBSTANCE ABUSE</b> education or rehabilitation program referral; or
$\begin{array}{c} 11 \\ 12 \end{array}$	(iii) The child fails to comply with a supervised work program assignment.
13	3–8A–33.
$\begin{array}{c} 14 \\ 15 \end{array}$	(a) A law enforcement officer authorized to make arrests shall issue a citation to a child if the officer has probable cause to believe that the child is violating:
$\begin{array}{c} 16 \\ 17 \end{array}$	(1) § 10–113, § 10–114, § 10–115, or § 10–116 of the Criminal Law Article;
18	(2) § 10–108 of the Criminal Law Article; [or]
19	(3) § 10–132 OF THE CRIMINAL LAW ARTICLE; OR
20	[(3)] (4) § 26–103 of the Education Article.
$21 \\ 22 \\ 23 \\ 24 \\ 25 \\ 26 \\ 27$	SECTION 2. AND BE IT FURTHER ENACTED, That, on or before December 1, 2010, the Attorney General shall, in accordance with § 2–1246 of the State Government Article, submit to the Senate Judicial Proceedings Committee and the House Judiciary Committee a report detailing a recommended plan for the regulation of sales of Salvia divinorum and Salvinorin A, including requirements for sellers and the placement of products in stores. SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect
41	SECTION 5. AND DE IT FURTHER ENAULED, THAT THIS ACT SHAll TAKE EFFECT

28 June 1, 2010.

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