A BILL FOR AN ACT

RELATING TO MEDICAL CANNABIS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1. Section 329-41, Hawaii Revised Statutes, is
2	amended by amending subsection (a) to read as follows:
3	"(a) It is unlawful for any person:
4	(1) Who is subject to part III to distribute, administer,
5	prescribe, or dispense a controlled substance in
6	violation of section 329-38 or rules authorized under
7	section 329-31; however, a licensed manufacturer or
8	wholesaler may sell or dispense a controlled substance
9	to a master of a transpacific ship or a person in
10	charge of a transpacific aircraft upon which no
11	physician is regularly employed, for the actual
12	medical needs of persons on board such ship or
13	aircraft when not in port; provided schedule I or II
14	controlled substances shall be sold to the master of
15	such ship or person in charge of such aircraft only in
16	accordance with the provisions set forth in <u>title</u> 21
17	Code of Federal Regulations [τ] sections 1301, 1305,

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1		and 1307, adopted pursuant to [Title] title 21, United
2		States Code[$_{\tau}$] section 821;
3	(2)	Who is a registrant to manufacture a controlled
4		substance not authorized by the registrant's
5		registration or to distribute or dispense a controlled
6		substance not authorized by the registrant's
7		registration to another registrant or another
8		authorized person;
9	(3)	To refuse or fail to make available, keep, or furnish
10		any record, notification, order form, prescription,
11		statement, invoice, or information in patient charts
12		relating to the administration, dispensing, or
13		prescribing of controlled substances;
14	(4)	To refuse any lawful entry into any premises for any
15		inspection authorized by this chapter;
16	(5)	Knowingly to keep or maintain any store, shop,
17		warehouse, dwelling, building, vehicle, boat,
18		aircraft, or other structure or place for the purpose
19		of using these substances or which is used for keeping
20		or selling them in violation of this chapter or
21		chapter 712, part IV;

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1	(6)	Who is a practitioner or pharmacist to dispense a
2		controlled substance to any individual not known to
3		the practitioner or pharmacist, except under the
4		following circumstances:
5		(A) When dispensing a controlled substance directly
6		to an individual, the practitioner or pharmacist
7		shall first obtain and document, in a log book or
8		an electronic database, the full name,
9		identification number, identification type, and
10		signature, whether by actual signature or by
11		electronic signature capture device, of the
12		individual obtaining the controlled substance.
13		If the individual does not have any form of
14		proper identification, the pharmacist shall
15		verify the validity of the prescription and
16		identity of the patient with the prescriber, or
17		their authorized agent, before dispensing the
18		controlled substance; and
19		(B) For mail order prescriptions, the practitioner or
20		pharmacist shall not be subject to subparagraph
21		(A); provided that all other requirements of

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1		chapter 329 shall apply and that the practitioner
2		or pharmacist, as part of the initial
3		registration process of an individual in a mail
4		order prescription drug plan and prior to the
5		controlled substance being dispensed, shall
6		obtain all identification information, including
7		the full name, identification number,
8		identification type, signature, and a photocopy
9		of a form of proper identification of the
10		individual obtaining the controlled substance.
11		The practitioner or pharmacist shall also comply
12		with other requirements set forth by rule.
13		For the purpose of this section, "proper
14		identification" means government-issued identification
15		containing the photograph, printed name,
16		identification number, and signature of the individual
17		obtaining the controlled substance;
18	(7)	Who is a practitioner to predate or pre-sign
19		prescriptions to facilitate the obtaining or attempted
20		obtaining of controlled substances; [or]

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1	(8)	Who is a practitioner to facilitate the issuance or
2		distribution of a written prescription or to issue an
3		oral prescription for a controlled substance when not
4		physically in the State[+]; or
5	(9)	To cultivate, produce, manufacture, distribute or
6		dispense medical cannabis if the person is not
7		authorized pursuant to chapter 329, part IX, or
8		chapter 329D."
9	SECT	ION 2. Section 329-121, Hawaii Revised Statutes, is
10	amended b	y amending the definition of "medical use" to read as
11	follows:	
12	""Me	dical use" means the acquisition, possession,
13	cultivati	on, use, distribution, or transportation of cannabis or
14	paraphern	alia relating to the administration of cannabis to
15	alleviate	the symptoms or effects of a qualifying patient's
16	debilitat	ing medical condition; provided that "medical use" does
17	not inclu	de the cultivation or distribution of cannabis or
18	paraphern	alia by a qualifying out-of-state patient or the
19	caregiver	of a qualifying out-of-state patient. For the
20	purposes	of "medical use", the term "distribution" is limited to
21	the trans	fer of cannabis and paraphernalia[\pm] from the

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1	qualifying patient's registered primary caregiver to the
2	qualifying patient."
3	SECTION 3. Section 329-122, Hawaii Revised Statutes, is
4	amended by amending subsection (e) to read as follows:
5	"(e) The authorization for the medical use of cannabis in
6	this section shall not apply to:
7	(1) The medical use of cannabis that endangers the health
8	or well-being of another person;
9	(2) The medical use of cannabis:
10	(A) In a school bus, public bus, or any moving
11	vehicle;
12	(B) In the workplace of one's employment;
13	(C) On any school grounds;
14	(D) At any public park, public beach, public
15	recreation center, recreation or youth center; or
16	(E) At any other place open to the public; provided
17	that a qualifying patient, primary caregiver,
18	qualifying out-of-state patient, caregiver of a
19	qualifying out-of-state patient, or an owner or
20	employee of a medical cannabis dispensary
21	licensed under chapter 329D shall not be

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1		prohibited from transporting cannabis or any
2		manufactured cannabis product, as that term is
3		defined in section 329D-1, in any public place;
4		provided further that the cannabis or
5		manufactured cannabis product shall be
6		transported in a sealed container, not be visible
7		to the public, and shall not be removed from its
8		sealed container or consumed or used in any way
9		while it is in the public place; [and]
10	(3)	The use of cannabis by a qualifying patient, parent,
11		primary caregiver, qualifying out-of-state patient, or
12		caregiver of a qualifying out-of-state patient, for
13		purposes other than medical use permitted by this
14		<pre>part[-]; and</pre>
15	(4)	The cultivation, handling, or possession of a
16		qualifying patient's medical cannabis, unless the
17		person is the qualifying patient or the qualifying
18		patient's registered primary caregiver."
19	SECT	ION 4. Section 329-123, Hawaii Revised Statutes, is
20	amended a	s follows:
21	1.	By amending subsection (a) to read:

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1 "(a) Physicians or advanced practice registered nurses who 2 issue written certifications shall provide, in each written 3 certification, the name, address, patient identification number, 4 and other identifying information of the qualifying patient. 5 The department of health shall require, in rules adopted 6 pursuant to chapter 91, that all written certifications comply 7 with a designated form completed by or on behalf of a qualifying 8 patient. The form shall require information from the applicant, 9 primary caregiver, and physician or advanced practice registered 10 nurse as specifically required or permitted by this chapter. The form shall require the address of the location where the 11 12 cannabis is grown and shall appear on the registry card issued by the department of health. No more than five qualifying 13 14 patients may use any particular location to cultivate cannabis. 15 The certifying physician or advanced practice registered nurse 16 shall be required to have a bona fide physician-patient 17 relationship or bona fide advanced practice registered 18 nurse-patient relationship, as applicable, with the qualifying 19 patient. All current active medical cannabis permits shall be 20 honored through their expiration date."

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2. By amending subsection (c) to read:

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1 "(c) Primary caregivers shall register with the department 2 of health. Every primary caregiver shall be responsible for the care of only one qualifying patient at any given time, unless 3 4 the primary caregiver is the parent, guardian, or person having 5 legal custody of more than one minor qualifying patient, in 6 which case the primary caregiver may be responsible for the care 7 of more than one minor qualifying patient at any given time; 8 provided that the primary caregiver is the parent, guardian, or 9 person having legal custody of all of the primary caregiver's 10 qualifying patients. The department of health may permit 11 registration of up to two primary caregivers for a minor 12 qualifying patient; provided that both primary caregivers are 13 the parent, guardian, or person having legal custody of the 14 minor qualifying patient. A primary caregiver shall not use a 15 qualifying patient's cannabis, nor shall the primary caregiver 16 accept a qualifying patient's cannabis as compensation for the primary caregiver's services." 17 18 SECTION 5. Section 329-125, Hawaii Revised Statutes, is 19 amended to read as follows:

20 "§329-125 Protections afforded to a qualifying patient,
21 primary caregiver, qualifying out-of-state patient, or caregiver

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1 of a qualifying out-of-state patient. (a) A qualifying 2 patient, primary caregiver, qualifying out-of-state patient, or 3 caregiver of a qualifying out-of-state patient may assert the 4 medical use of cannabis authorized under this part as an 5 affirmative defense to any prosecution involving marijuana under 6 this part, part IV, or part IV of chapter 712; provided that the 7 qualifying patient, primary caregiver, qualifying out-of-state 8 patient, or caregiver of a qualifying out-of-state patient 9 strictly complied with the requirements of this part.

10 (b) Any qualifying patient, primary caregiver, qualifying 11 out-of-state patient, or caregiver of a qualifying out-of-state 12 patient not complying with the permitted scope of the medical 13 use of cannabis shall not be afforded the protections against 14 searches and seizures pertaining to the misapplication of the 15 medical use of cannabis. To the extent the department is . 16 authorized by this chapter, the department may conduct 17 inspections of grow sites to verify a person's compliance with 18 this chapter.

19 (c) A person who is not a qualifying patient, primary 20 caregiver, qualifying out-of-state patient, or caregiver of a

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1	qualifyin	g out-of-state patient or medical cannabis dispensary
2	under cha	pter 329D shall not:
3	(1)	Be afforded any protections against searches and
4		seizures pertaining to the misapplication of the
5		medical use of cannabis, other than the protections
6		provided under constitutional law;
7	(2)	Cultivate, produce, manufacture, distribute or
8		dispense cannabis; or
9	(3)	Receive compensation, cannabis or cannabis products,
10		or engage in other related business transactions
11		arising out of the production, manufacture, sale, or
12		distribution of cannabis intended for medical use.
13	[(c)] <u>(d)</u> No person shall be subject to arrest or
14	prosecuti	on for simply being in the presence or vicinity of the
15	medical u	se of cannabis as permitted under this part.
16	(e)	No person shall mischaracterize or disguise
17	transacti	ons arising out of the production, manufacture, sale,
18	<u>or distri</u>	bution of cannabis intended for medical use as another
19	type of c	ompensation or expense."
20	SECT	ION 6. Section 329-129, Hawaii Revised Statutes, is
21	amended b	y amending subsection (a) to read as follows:

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1	"(a) No qualifying patient, primary caregiver, qualifying
2	out-of-state patient, or caregiver of a qualifying out-of-state
3	patient shall use butane or any other flammable solvent to
4	[extract tetrahydrocannabinol from] process cannabis plants[-]
5	or manufacture cannabis products."
6	SECTION 7. Section 328D-2, Hawaii Revised Statutes, is
7	amended by amending subsection (b) to read as follows:
8	"(b) Except as provided in subsection (a), bottled water,
9	including mineral water, shall not exceed any maximum
10	contaminant level (MCL) established by the EPA under the Safe
11	Drinking Water Act or standards established by the department or
12	other government agency or agencies having jurisdiction for any
13	organic or inorganic chemical. No person shall produce,
14	manufacture, or dispense cannabis or manufactured cannabis
15	products without a dispensary license."
16	SECTION 8. This Act does not affect rights and duties that
17	matured, penalties that were incurred, and proceedings that were
18	begun before its effective date.
19	SECTION 9. Statutory material to be repealed is bracketed
20	and stricken. New statutory material is underscored.

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1 SECTION 10. This Act shall take effect on June 30, 3000.



Report Title:

Cannabis; Medical Use; Patients; Caregivers; Cultivation

Description:

Prohibits the cultivation, production, manufacture, distribution, possession, or dispensation of medical cannabis except by qualifying patients, qualifying out-of-state patients, their authorized primary caregivers, or medical cannabis dispensaries. Restricts the number of qualifying patients who may use a grow site to five. Prohibits the receipt of cannabis or cannabis products as compensation for acting as a primary caregiver to a qualifying patient. Effective 6/30/3000. (HD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

