FILED ON: 1/18/2013

HOUSE No. 1206

The Commonwealth of Massachusetts

PRESENTED BY:

John J. Binienda

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 passage of the accompanying bill:

An Act providing for the civil liability of drug dealers.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
John J. Binienda	17th Worcester
Michael O. Moore	Second Worcester

FILED ON: 1/18/2013

HOUSE No. 1206

By Mr. Binienda of Worcester, a petition (accompanied by bill, House, No. 1206) of John J. Binienda and Michael O. Moore relative to the civil liability of drug dealers. The Judiciary.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE

HOUSE
, NO. *3142* OF 2011-2012.]

The Commonwealth of Massachusetts

In the Year Two Thousand Thirteen

An Act providing for the civil liability of drug dealers.

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

- SECTION 1. The General Laws, as appearing in the 2010 Official Edition, are hereby amended by inserting after Chapter 94F the following new chapter:
- 3 CHAPTER 94G.
- 4 THE DRUG DEALER LIABILITY ACT
- 5 Section 1. As used in this chapter, the following terms shall have the following
- 6 meanings: (a) "Marketing of controlled dangerous substances", the illegal distributing,
- 7 dispensing, or possessing with intent to distribute a specific controlled dangerous
- 8 substance. (b) "Individual user of the controlled dangerous substance", the individual
- 9 whose illegal use of a specified controlled dangerous substance is the basis of an action brought
- 10 under this chapter. (c) "Level I Offense": (1) Possessing with intent to distribute
- 11 less than four ounces of a specified controlled dangerous substance as defined in this
- 12 section; (2) Distributing or dispensing less than one ounce of a specified controlled
- dangerous substance as defined in this section; (3) Possessing with intent to distribute 25
- 14 or more but less than 50 marijuana plants; (4) Possessing with intent to distribute less than
- 15 four pounds of marijuana; or (5) Distributing or dispensing more than 28.5 grams of

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16 marijuana.
                      (d) "Level 2 Offense":
                                                    (1) Possessing with intent to distribute four
17 ounces or more but less than eight ounces of a specified controlled dangerous substance as
                                  (2) Distributing or dispensing one ounce or more but less than two
18 defined in this section;
19 ounces of a specified controlled dangerous substance as defined in this section:
                                                                                           (3)
20 Possessing with intent to distribute 50 or more but less than 75 marijuana plants;
                                                                                             (4)
    Possessing with intent to distribute four pounds or more but less that 8 pounds of marijuana; or
22
           (5) Distributing or dispensing more than one pound but less than five pounds of
23 marijuana.
                      (e) "Level 3 Offense":
                                                    (1) Possessing with intent to distribute eight
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    ounces or more but less than 16 ounces of a specified controlled dangerous substance as defined
25 in this section;
                          (2) Distributing or dispensing two ounces or more but less than four
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    ounces of a specified controlled dangerous substance as defined in this section;
                                                                                           (3)
    Possessing with intent to distribute 75 or more but less than 100 marijuana plants.
                                                                                              (4)
28
    Possessing with intent to distribute eight pounds or more but less than 16 pounds of marijuana,
29
              (5) Distributing or dispensing more than five pounds but less than ten pounds of
                      (f) "Level 4 Offense":
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   marijuana.
                                                    (1) Possessing with intent to distribute 16 ounces
    or more of a specified controlled dangerous substance as defined in this section;
                                                                                            (2)
    Distributing or dispensing four ounces or more of a specified controlled dangerous substance as
    defined in this section;
                                  (3) Possessing with intent to distribute 100 or more marijuana
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    plants:
                  (4) Possessing with intent to distribute 16 pounds or more of marijuana or
    (5) Distributing or dispensing more than ten pounds of marijuana.
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                   (g) "Person" means an individual, governmental entity, sole proprietorship,
   corporation, limited liability company, firm, trust, partnership, or incorporated or unincorporated
    association, existing under or authorized by the laws of this state, another state, or a foreign
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                    (h) "Participate in the illegal marketing of controlled dangerous substances",
    means to transport, import into the Commonwealth, distribute, dispense, sell, possess with intent
    to distribute, or offer to distribute a controlled dangerous substance, in violation of any of the
    provisions of chapter 94C. "Participate in the marketing of controlled dangerous substances"
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    does not include the purchase or receipt of a controlled dangerous substance for a personal use
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    only.
                 (i) "Period of illegal use", means, in relation to the individual use of a specified
   controlled dangerous substance, the time of the individual's first illegal use of a controlled
    dangerous substance to the accrual of the cause of action.
                                                                     (j) "Place of illegal activity",
    means, in relation to the individual user of a specified controlled dangerous substance, each
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    county in which the individual illegally possesses or uses a specified controlled dangerous
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    substance.
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                   (k) "Place of participation", means, in relation to a defendant in an action brought
51 under this chapter, each county in which the defendant participates in the marketing of controlled
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    dangerous substances.
                                  (1) "Specified controlled dangerous substance", means heroin,
53
    cocaine, lyscigic acid, diethylamide, phencyclidine, methamphetamine, phenyl-2-propanoic
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54 (P2P) and any other controlled dangerous substance specified under the provisions of chapter

person's control with intent to manufacture, distribute, or dispense. 57 Section 2. A person who knowingly participates in the illegal marketing of 58 controlled dangerous substances within the Commonwealth is liable for damages, as provided in 59 this chapter, for injury resulting from an individual's illegal use of a controlled dangerous 60 substance. 61 Section 3. (a) Any of the following persons may bring an action for damages 62 caused by an individual's illegal use of a controlled dangerous substance: (1) A parent, 63 legal guardian, child, spouse, or sibling of the controlled dangerous substance user. (2) An 64 individual who was exposed to a controlled dangerous substance in utero. (3) An 65 employer of the controlled dangerous substance user. (4) A medical facility, insurer, 66 governmental entity, employer, or other entity that funds a drug treatment program or employee 67 assistance program for the controlled dangerous substance user or that otherwise expends money 68 on behalf of the controlled dangerous substance user. (5) A person injured as a result of 69 the willful, reckless, or negligent actions of an individual user of an illegal controlled 70 substance. (b) A person entitled to bring action under this chapter may seek damages 71 against: (1) A person who distributed or dispensed a controlled dangerous substance to the 72 individual user of the controlled dangerous substance; or (2) A person who knowingly participated in the marketing of controlled dangerous substances, if all of the following 74 apply: (a) The defendant's place of participation is situated in the same county as the 75 individual user's place of illegal activity; (b) The defendant participated in the marketing 76 of the same type of controlled dangerous substances as those used by the individual user; 77 (c) The defendant was previously convicted of an offense in the Commonwealth for that type of 78 controlled dangerous substance; and (d) The defendant participated in the marketing of 79 controlled dangerous substances at any time during the period the individual user unlawfully 80 used the controlled dangerous substance. (e) A person entitled to bring an action under this section may recover all of the following damages: (1) Economic damages, including, 82 but not limited to, the cost of treatment, rehabilitation and medical expenses, loss of economic or educational potential, loss of productivity, absenteeism, support expenses, accidents or injury, and any other pecuniary loss proximately caused by the use of a controlled dangerous substance. (2) Noneconomic damages, including, but not limited to, physical and emotional pain, suffering, physical impairment, emotional distress, disfigurement, loss of enjoyment, loss of companionship, services and consortium, and other nonpecuniary losses 88 proximately caused by an individual's use of a controlled dangerous substance. 89 (3) Punitive damages. 90 (4) Reasonable attorney fees. 91 (5) Costs of suit, including, but not limited to, reasonable expenses for expert testimony.

55 94C as being unlawful to manufacture, distribute, or dispense, or to possess or have under a

92 93 94	Section 4. (a) An individual user of a controlled dangerous substance may bring an action for damages caused by the use of a controlled dangerous substance only if all of the following conditions are met:
95 96 97 98 99	(1) At least six months before filing an action, the individual personally discloses to law enforcement authorities all of the information known to the individual regarding all that individual's sources of controlled dangerous substances. (2) The individual does not use a controlled dangerous substance within the six months immediately preceding the date the user files the action. (3) The individual continues to remain free of the use of all illegal controlled dangerous substances throughout the pendency of the action.
101 102 103 104 105	(b) An individual user entitled to bring an action under this section may seek damages only from a person who transported, imported into this state, distributed, dispensed, sold, possessed with intent to distribute, or offered to distribute, in violation of any of the provisions of chapter 94C, the controlled dangerous substance actually used by the individual user of a controlled dangerous substance.
106 107	(c) An individual user entitled to bring an action under this section may recover only the following damages:
108 109 110 111	(1) Economic damages, including, but not limited to, the cost of treatment, rehabilitation and medical expenses, loss of economic or educational potential, loss of productivity, absenteeism, accidents or injury, and any other pecuniary loss proximately caused by the person's use of a controlled dangerous substance.
112	(2) Reasonable attorney fees.
113 114	(3) Costs of suit, including, but not limited to, reasonable expenses for expert testimony.
115 116 117 118 119	Section 5. (a) A third party shall not pay damages awarded under this act, or provide a defense or money for a defense, on behalf of an insured under a contract of insurance or indemnification. (b) A cause of action authorized pursuant to this chapter may not be assigned, either expressly, by subrogation, or by any other means, directly or indirectly, to any public or publicly funded agency or institution.
120 121 122	Section 6. A person whose participation in the marketing of controlled dangerous substances is grounds for liability pursuant to this act shall be rebuttably presumed to be liable for damages incurred by the plaintiff in the following percentages:
123 124	(a) For a level 1 offense, 25 percent of the damages; (b) For a level 2 offense, 50 percent of the damages;

125 126	(c) For a level 3 offense, 75 percent of the damages; and (d) For a level 4 offense, 100 percent of the damages.
127 128 129 130 131 132	Section 7. (a) Two or more persons may join in one action under this act as plaintiffs if their respective actions have at least one market for controlled dangerous substances in common and if any portion of the period of use of a controlled dangerous substance overlaps with the period of use of a controlled dangerous substance for every other plaintiff. (b) Two or more persons may be joined in one action under this chapter as defendants if those persons are liable to at least one plaintiff.
133 134 135 136 137 138	Section 8. (a) An action by an individual user of a controlled dangerous substance is governed by the principles of comparative responsibility. Comparative responsibility attributed to an individual user does not bar the user's recovery but diminishes the award of damages proportionately, according to the measure of responsibility attributed to the user. The burden of proving comparative responsibility is on the defendant, who shall prove comparative responsibility by clear and convincing evidence.
139 140	(b) Comparative responsibility shall not be attributed to a plaintiff who is not an individual user of a controlled substance.
141 142 143 144 145	Section 9. A person subject to liability under this chapter has a right of action for contribution against another person subject to liability under this chapter. Contribution may be enforced either in the original action or by a separate action brought for that purpose. A plaintiff may seek recovery in accordance with this chapter and other laws against a person whom a defendant has asserted a right of contribution.
146 147	Section 10. (a) Proof of liability in an action brought under this chapter shall be shown by clear and convincing evidence.
148 149 150 151 152 153 154	(b) A person against whom recovery is sought who has been convicted of a violation of chapter 94C, manufacturing, distributing or dispensing, or an equivalent offense under federal law or the law of any other state, is estopped from, denying illegal participation in the market for controlled dangerous substances. If such conviction was based upon the same type of controlled dangerous substance as that used by the individual user, the conviction also constitutes prima facie evidence of the person's participation in the marketing of controlled dangerous substances pursuant to this chapter.
155 156 157	(c) The absence of a criminal conviction of a person for a violation of chapter 94C or an equivalent offense under federal law or the law of any other state does not bar an action against that person by a plaintiff bringing suit pursuant to this chapter.
158	Section 11. (a) A cause of action accrues under this act when a person has reason to

159 know of the harm from use of a controlled dangerous substance that is the basis for the cause of

160 161	action and has reason to know that the use of a controlled dangerous substance is the cause of the harm.
162 163 164 165	(b) A claim under this chapter shall not be brought more than three years after the defendant distributes, dispenses, or possesses, or sells the controlled dangerous substance and after the defendant is convicted of a crime involving controlled dangerous substances, whichever is the later.
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167 168	Section 12. (a) The district attorney's office or the attorney general's office may represent the state or a political subdivision of the state in an action brought under this act.
169 170 171	(b) On motion by a governmental agency involved in an investigation or prosecution involving a controlled dangerous substance, an action brought under this act shall be stayed until the completion of any underlying criminal investigation or prosecution.
172 173 174 175	(c) An action shall not be brought under this chapter against a law enforcement officer or agency, or a person acting in good faith at the direction of a law enforcement officer or agency, for participation in illegal marketing of a controlled substance if that participation is in furtherance of an official investigation.
176 177 178	SECTION 2. No cause of action shall arise based on any act by a defendant which occurred prior the effective date of this chapter