Second Regular Session Sixty-ninth General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 14-0541.01 Michael Dohr x4347

HOUSE BILL 14-1122

HOUSE SPONSORSHIP

Kagan,

SENATE SPONSORSHIP

Newell,

House Committees

Senate Committees

Judiciary

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A BILL FOR AN ACT

CONCERNING PROVISIONS TO KEEP LEGAL MARIJUANA FROM UNDERAGE PERSONS.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

Under current law, medical marijuana-infused products must be sold in either child-proof packaging or in packaging warning "medicinal product - keep out of reach of children". The bill removes the option of selling the products in the packaging with the warning. The bill makes an exception to the child-proof packaging if the purchaser has a doctor's note

explaining he or she has a condition that makes opening the child-proof packaging difficult.

The bill gives a retail marijuana store the ability to confiscate a fraudulent identification and detain and question the person who provided the fraudulent identification. The bill makes selling marijuana to a person under 21 years of age at a retail marijuana store a class 1 misdemeanor and creates the various licensing penalties for selling to an underage person.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, 12-43.3-202, amend 3 (2) (a) (XIV.5) as follows: 4 12-43.3-202. Powers and duties of state licensing authority. 5 (2) (a) Rules promulgated pursuant to paragraph (b) of subsection (1) of 6 this section may include, but need not be limited to, the following 7 subjects: 8 (XIV.5) Prohibiting the sale of MEDICAL MARIJUANA AND medical 9 marijuana-infused products unless the product is: packaged: 10 (A) In special packaging that is designed or constructed to be 11 significantly difficult for children under five years of age to open and not 12 difficult for normal adults to use properly and that does not allow the 13 product to be seen without opening the packaging material PACKAGED IN 14 PACKAGING MEETING REQUIREMENTS ESTABLISHED BY THE STATE 15 LICENSING AUTHORITY SIMILAR TO THE FEDERAL "POISON PREVENTION 16 PACKAGING ACT OF 1970", 15 U.S.C. SEC. 1471 ET SEQ.; or 17 (B) In packaging that is labeled "Medicinal product - keep out of 18 reach of children"; PLACED IN AN EXIT PACKAGE OR CONTAINER AT THE 19 POINT OF SALE PRIOR TO EXITING THE STORE, AND THE CONTAINER OR 20 PACKAGE MEETS THE REQUIREMENTS ESTABLISHED BY THE STATE 21 LICENSING AUTHORITY.

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1	SECTION 2. In Colorado Revised Statutes, 12-43.4-402, amend
2	(3) (b) as follows:
3	12-43.4-402. Retail marijuana store license - repeal.
4	(3) (b) (I) Prior to initiating a sale, the employee of the retail marijuana
5	store making the sale shall verify that the purchaser has a valid
6	identification card showing the purchaser is twenty-one years of age or
7	older. If a person under twenty-one years of age presents a fraudulent
8	proof of age, any action relying on the fraudulent proof of age shall not
9	be grounds for the revocation or suspension of any license issued under
10	this article.
11	(II) (A) IF A RETAIL MARIJUANA STORE LICENSEE OR EMPLOYEE
12	HAS REASONABLE CAUSE TO BELIEVE THAT A PERSON IS UNDER
13	TWENTY-ONE YEARS OF AGE AND IS EXHIBITING FRAUDULENT PROOF OF
14	AGE IN AN ATTEMPT TO OBTAIN ANY RETAIL MARIJUANA OR
15	MARIJUANA-INFUSED PRODUCT, THE LICENSEE OR EMPLOYEE IS
16	AUTHORIZED TO CONFISCATE SUCH FRAUDULENT PROOF OF AGE, IF
17	POSSIBLE, AND SHALL, WITHIN SEVENTY-TWO HOURS AFTER THE
18	CONFISCATION, REMIT TO A STATE OR LOCAL LAW ENFORCEMENT AGENCY.
19	THE FAILURE TO CONFISCATE SUCH FRAUDULENT PROOF OF AGE OR TO
20	REMIT TO A STATE OR LOCAL LAW ENFORCEMENT AGENCY WITHIN
21	SEVENTY-TWO HOURS AFTER THE CONFISCATION DOES NOT CONSTITUTE
22	A CRIMINAL OFFENSE.
23	(B) If a retail marijuana store licensee or employee
24	BELIEVES THAT A PERSON IS UNDER TWENTY-ONE YEARS OF AGE AND IS
25	EXHIBITING FRAUDULENT PROOF OF AGE IN AN ATTEMPT TO OBTAIN ANY
26	RETAIL MARIJUANA OR RETAIL MARIJUANA-INFUSED PRODUCT, THE
27	LICENSEE OR EMPLOYEE OR ANY PEACE OR POLICE OFFICER, ACTING IN

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1	GOOD FAITH AND UPON PROBABLE CAUSE BASED UPON REASONABLE
2	GROUNDS THEREFOR, MAY DETAIN AND QUESTION SUCH PERSON IN A
3	REASONABLE MANNER FOR THE PURPOSE OF ASCERTAINING WHETHER THE
4	PERSON IS GUILTY OF ANY UNLAWFUL ACT REGARDING THE PURCHASE OF
5	RETAIL MARIJUANA. THE QUESTIONING OF A PERSON BY AN EMPLOYEE OR
6	A PEACE OR POLICE OFFICER DOES NOT RENDER THE LICENSEE, THE
7	EMPLOYEE, OR THE PEACE OR POLICE OFFICER CIVILLY OR CRIMINALLY
8	LIABLE FOR SLANDER, FALSE ARREST, FALSE IMPRISONMENT, MALICIOUS
9	PROSECUTION, OR UNLAWFUL DETENTION.
10	SECTION 3. In Colorado Revised Statutes, 12-43.4-901, amend
11	(4) (e) and (6) as follows:
12	12-43.4-901. Unlawful acts - exceptions - repeal. (4) It is
13	unlawful for any person licensed to sell retail marijuana or retail
14	marijuana products pursuant to this article:
15	(e) To sell OR PERMIT THE SALE OF retail marijuana or retail
16	marijuana products to a person under twenty-one years of age; without
17	checking the person's identification;
18	(6) A person who commits any acts that are unlawful pursuant to
19	this article or the rules authorized and adopted pursuant to this article
20	commits a class 2 misdemeanor and shall be punished as provided in
21	section 18-1.3-501, C.R.S.; except for violations that would also
22	constitute THAT A VIOLATION OF PARAGRAPH (e) OF SUBSECTION (4) OF
23	This section is a class 1 misdemeanor and shall be punished as
24	PROVIDED IN SECTION 18-1.3-501, C.R.S. IF A VIOLATION OF THIS ARTICLE
25	OR THE RULES AUTHORIZED AND ADOPTED PURSUANT TO THIS ARTICLE
26	ALSO CONSTITUTES a violation of title 18, C.R.S., which the violation
27	shall be charged and prosecuted pursuant to title 18, C.R.S.

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	SECTION 4. In Colorado Revised Statutes, 18-18-102, add
2	(14.5) and (16.5) as follows:
3	18-18-102. Definitions. As used in this article:
4	(14.5) "ENCLOSED" MEANS A PERMANENT OR SEMI-PERMANENT
5	AREA COVERED AND SURROUNDED ON ALL SIDES. TEMPORARY OPENING OF
6	WINDOWS OR DOORS OR THE TEMPORARY REMOVAL OF WALL OR CEILING
7	PANELS DOES NOT CONVERT THE AREA INTO AN UNENCLOSED SPACE.
8	(16.5) "LOCKED SPACE" MEANS SECURED AT ALL POINTS OF
9	INGRESS OR EGRESS WITH A LOCKING MECHANISM DESIGNED TO LIMIT
10	ACCESS SUCH AS WITH A KEY OR COMBINATION LOCK.
11	SECTION 5. In Colorado Revised Statutes, 18-18-406, amend
12	(3) as follows:
13	18-18-406. Offenses relating to marijuana and marijuana
14	concentrate. (3) (a) It is unlawful for a person to knowingly cultivate,
15	grow, or produce a marijuana plant or knowingly allow a marijuana plant
16	to be cultivated, grown, or produced on land that the person owns,
16 17	to be cultivated, grown, or produced on land that the person owns, occupies, or controls. A person who violates the provisions of this
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17	occupies, or controls. A person who violates the provisions of this
17 18	occupies, or controls. A person who violates the provisions of this subsection (3) commits:
17 18 19	occupies, or controls. A person who violates the provisions of this subsection (3) commits: (a) (I) A level 3 drug felony if the offense involves more than
17 18 19 20	occupies, or controls. A person who violates the provisions of this subsection (3) commits: (a) (I) A level 3 drug felony if the offense involves more than thirty plants;
17 18 19 20 21	occupies, or controls. A person who violates the provisions of this subsection (3) commits: (a) (I) A level 3 drug felony if the offense involves more than thirty plants; (b) (II) A level 4 drug felony if the offense involves more than six
17 18 19 20 21 22	occupies, or controls. A person who violates the provisions of this subsection (3) commits: (a) (I) A level 3 drug felony if the offense involves more than thirty plants; (b) (II) A level 4 drug felony if the offense involves more than six but not more than thirty plants; or
17 18 19 20 21 22 23	occupies, or controls. A person who violates the provisions of this subsection (3) commits: (a) (I) A level 3 drug felony if the offense involves more than thirty plants; (b) (II) A level 4 drug felony if the offense involves more than six but not more than thirty plants; or (c) (III) A level 1 drug misdemeanor if the offense involves not
17 18 19 20 21 22 23 24	occupies, or controls. A person who violates the provisions of this subsection (3) commits: (a) (I) A level 3 drug felony if the offense involves more than thirty plants; (b) (II) A level 4 drug felony if the offense involves more than six but not more than thirty plants; or (c) (III) A level 1 drug misdemeanor if the offense involves not more than six plants.

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1	OF THE STATE CONSTITUTION; OR
2	(II) THE PERSON IS LAWFULLY CULTIVATING MARIJUANA IN AN
3	ENCLOSED AND LOCKED SPACE PURSUANT TO THE AUTHORITY GRANTED
4	IN SECTION 16 OF ARTICLE XVIII OF THE STATE CONSTITUTION; EXCEPT
5	THAT, IF THE CULTIVATION AREA IS LOCATED IN A RESIDENCE AND:
6	(A) A PERSON UNDER TWENTY-ONE YEARS OF AGE LIVES AT THE
7	RESIDENCE, THE CULTIVATION AREA ITSELF MUST BE ENCLOSED AND
8	LOCKED; AND
9	(B) If no person under twenty-one years of age lives at
10	THE RESIDENCE, THE EXTERNAL LOCKS OF THE RESIDENCE CONSTITUTES
11	AN ENCLOSED AND LOCKED SPACE. IF A PERSON UNDER TWENTY-ONE
12	YEARS OF AGE ENTERS THE RESIDENCE, THE PERSON MUST ENSURE THAT
13	ACCESS TO THE CULTIVATION SITE IS REASONABLY RESTRICTED FOR THE
14	DURATION OF THAT PERSON'S PRESENCE IN THE RESIDENCE.
15	SECTION 6. Safety clause. The general assembly hereby finds
16	determines, and declares that this act is necessary for the immediate
17	preservation of the public peace, health, and safety.

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