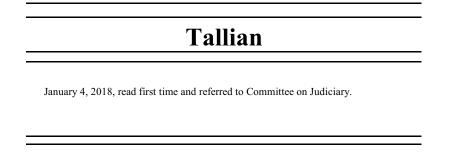
SENATE BILL No. 307

DIGEST OF INTRODUCED BILL

Citations Affected: IC 2-5-41; IC 5-2-8; IC 6-7-3; IC 7.1-8; IC 7.1-9; IC 15-16-7-8; IC 33-37; IC 35-48-4; IC 35-52-7-97.

Synopsis: Medical marijuana. Establishes a medical marijuana program (program), and permits caregivers and patients who have received a physician recommendation to possess a certain quantity of marijuana for treatment of certain medical conditions. Establishes the department of marijuana enforcement (DOME) as a state agency to oversee the program, and creates the DOME advisory committee to review the effectiveness of the program and to consider recommendations from DOME. Authorizes DOME to grant research licenses to research facilities with a physical presence in Indiana. Repeals the controlled substance excise tax and the marijuana eradication program. Provides that a person commits possession of marijuana only if the person possesses or cultivates more than two ounces of marijuana. Makes conforming amendments.

Effective: July 1, 2018.





Introduced

Second Regular Session 120th General Assembly (2018)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2017 Regular Session of the General Assembly.

SENATE BILL No. 307

A BILL FOR AN ACT to amend the Indiana Code concerning health.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 2-5-41 IS ADDED TO THE INDIANA CODE AS
2	A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY
3	1, 2018]:
4	Chapter 41. DOME Advisory Committee
5	Sec. 1. The following definitions apply throughout this chapter:
6	(1) "Advisory committee" means the DOME advisory
7	committee established by section 2 of this chapter.
8	(2) "DOME" means the department of marijuana
9	enforcement established by IC 7.1-9-2-1.
10	Sec. 2. The DOME advisory committee is established.
11	Sec. 3. (a) The advisory committee consists of the following four
12	(4) voting members and five (5) nonvoting members:
13	(1) One (1) legislative member appointed by the speaker of the
14	house of representatives.
15	(2) One (1) legislative member appointed by the minority
16	leader of the house of representatives.
17	(3) One (1) legislative member appointed by the president pro



1	
1	tempore of the senate.
2	(4) One (1) legislative member appointed by the minority
3	leader of the senate.
4	(5) One (1) representative of law enforcement, appointed as a
5	nonvoting member by the speaker of the house of
6	representatives.
7	(6) One (1) individual having experience in the treatment of
8	medical conditions by means of medical marijuana as a
9	patient, physician, or caregiver, appointed as a nonvoting
10	member by the president pro tempore of the senate.
11	(7) The commissioner of the department of state revenue or
12	the commissioner's designee, who serves as a nonvoting
13	member.
14	(8) The director of the department of agriculture or the
15	director's designee, who serves as a nonvoting member.
16	(9) The state health commissioner or the commissioner's
17	designee, who serves as a nonvoting member.
18	(b) The chairperson of the legislative council shall annually
19	select one (1) of the voting members to serve as chairperson.
20	Sec. 4. (a) A legislative member of the advisory committee may
21	be removed at any time by the appointing authority who appointed
22	the legislative member.
23	(b) If a vacancy exists on the advisory committee, the appointing
24	authority who appointed the former member whose position has
25	become vacant shall appoint an individual to fill the vacancy.
26	Sec. 5. Each member of the advisory committee is entitled to
27	receive the same per diem, mileage, and travel allowances paid to
28	individuals who serve as legislative and lay members, respectively,
29	of interim study committees established by the legislative council.
30	Sec. 6. The affirmative votes of a majority of the voting
31	members appointed to the advisory committee are required for the
32	advisory committee to take action on any measure, including final
33	reports.
34	Sec. 7. The advisory committee shall do the following:
35	(1) Review rules adopted by DOME.
36	(2) Review legislative proposals suggested by DOME.
37	(3) Evaluate the medical marijuana research and development
38	program under IC 7.1-9-5.
39	(4) Evaluate the operation of the medical marijuana program.
40	(5) Consider any other matter that has bearing on the
41	operation of the medical marijuana program.
42	SECTION 2. IC 5-2-8-5, AS AMENDED BY P.L.217-2017,



1 SECTION 47, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 2 JULY 1, 2018]: Sec. 5. (a) There is established the state police training 3 fund. The fund consists of amounts collected under IC 33-37-4-1(b)(4), 4 IC 33-37-4-1(b)(3), IC 33-37-4-2(b)(3), and IC 33-37-4-3(b)(4) 5 IC 33-37-4-3(b)(3) on behalf of the state police department. 6 (b) If the state police department files a claim under IC 33-37-8-4 7 or IC 33-37-8-6 against a city or town user fee fund or a county user fee 8 fund, the fiscal officer of the city or town or the county auditor shall 9 deposit fees collected under the cause numbers submitted by the state police department into the state police training fund established under 10 11 this section. 12 (c) Claims against the state police training fund must be submitted 13 in accordance with IC 5-11-10. 14 (d) Money in excess of one hundred dollars (\$100) that is 15 unencumbered and remains in the state police training fund for at least 16 one (1) entire calendar year from the date of its deposit shall, at the end 17 of the state's fiscal year, be deposited in the law enforcement academy 18 fund established under IC 5-2-1-13. 19 (e) As used in this subsection, "abuse" has the meaning set forth in 20 section 1(a) of this chapter. As a part of the state police department's 21 in-service training, the department shall provide to each law 22 enforcement officer employed by the department continuing education 23 concerning the following: 24 (1) Duties of a law enforcement officer in enforcing restraining 25 orders, protective orders, temporary injunctions, and permanent 26 injunctions involving abuse. (2) Guidelines for making felony and misdemeanor arrests in 27 28 cases involving abuse. 29 (3) Techniques for handling incidents of abuse that: 30 (A) minimize the likelihood of injury to the law enforcement 31 officer; and 32 (B) promote the safety of a victim. 33 (4) Information about the nature and extent of the abuse. 34 (5) Information about the legal rights of and remedies available 35 to victims of abuse. 36 (6) How to document and collect evidence in an abuse case. 37 (7) The legal consequences of abuse. 38 (8) The impact on children of law enforcement intervention in 39 abuse cases. 40 (9) Services and facilities available to victims of abuse and 41 abusers. 42 (10) Verification of restraining orders, protective orders,

IN 307-LS 6423/DI 106

1 temporary injunctions, and permanent injunctions. 2 (11) Policies concerning arrest or release of suspects in abuse 3 cases. 4 (12) Emergency assistance to victims of abuse and criminal 5 justice options for victims of abuse. 6 (13) Landlord-tenant concerns in abuse cases. 7 (14) The taking of an abused child into protective custody. 8 (15) Assessment of a situation in which a child may be seriously 9 endangered if the child is left in the child's home. 10 (16) Assessment of a situation involving an endangered adult (as 11 defined in IC 12-10-3-2). (17) Response to a sudden, unexpected infant death. 12 The cost of providing continuing education under this subsection shall 13 14 be paid from money in the state police training fund. 15 SECTION 3. IC 5-2-8-7, AS AMENDED BY P.L.217-2017, 16 SECTION 48, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 17 JULY 1, 2018]: Sec. 7. (a) There is established the conservation 18 officers training fund. The department of natural resources shall 19 administer the fund. The fund consists of amounts collected under 20 IC 33-37-4-1(b)(4), IC 33-37-4-1(b)(3), IC 33-37-4-2(b)(3), and IC 33-37-4-3(b)(4) IC 33-37-4-3(b)(3) on behalf of the department of 21 22 natural resources. 23 (b) If the department of natural resources files a claim under 24 IC 33-37-8-4 or IC 33-37-8-6 against a city or town user fee fund or a 25 county user fee fund, the fiscal officer of the city or town or the county 26 auditor shall deposit fees collected under the cause numbers submitted 27 by the department of natural resources into the conservation officers 28 training fund established under this section. 29 (c) Claims against the conservation officers training fund must be 30 submitted in accordance with IC 5-11-10. 31 (d) Money in excess of one hundred dollars (\$100) that is 32 unencumbered and remains in the conservation officers' training fund 33 for at least one (1) entire calendar year from the date of its deposit 34 shall, at the end of the state's fiscal year, be deposited in the law 35 enforcement academy fund established under IC 5-2-1-13. 36 SECTION 4. IC 5-2-8-8, AS AMENDED BY P.L.217-2017, 37 SECTION 49, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 38 JULY 1, 2018]: Sec. 8. (a) There is established the alcoholic beverage 39 enforcement officers' training fund. The alcohol and tobacco 40 commission shall administer the fund. The fund consists of amounts 41 collected under IC 33-37-4-1(b)(4), **IC 33-37-4-1(b)(3)**, 42 IC 33-37-4-2(b)(3), and IC 33-37-4-3(b)(4) IC 33-37-4-3(b)(3) on

IN 307-LS 6423/DI 106



2018

1 behalf of the alcohol and tobacco commission.

2

3

4

5

6

7

8

9

10

11 12

13

14

20

(b) If the alcohol and tobacco commission files a claim under IC 33-37-8-4 or IC 33-37-8-6 against a city or town user fee fund or a county user fee fund, the fiscal officer of the city or town or the county auditor shall deposit fees collected under the cause numbers submitted by the alcohol and tobacco commission into the alcoholic beverage enforcement officers' training fund established under this section.

(c) Claims against the alcoholic beverage enforcement officers' training fund must be submitted in accordance with IC 5-11-10.

(d) Money in excess of one hundred dollars (\$100) that is unencumbered and remains in the alcoholic beverage enforcement officers' training fund for at least one (1) entire calendar year from the date of its deposit shall, at the end of the state's fiscal year, be deposited in the law enforcement academy fund established under IC 5-2-1-13.

15 SECTION 5. IC 6-7-3 IS REPEALED [EFFECTIVE JULY 1, 2018].
16 (Controlled Substance Excise Tax).

SECTION 6. IC 7.1-8 IS ADDED TO THE INDIANA CODE AS A
NEW ARTICLE TO READ AS FOLLOWS [EFFECTIVE JULY 1,
2018]:

- **ARTICLE 8. MEDICAL MARIJUANA**
- 21 Chapter 1. Definitions

Sec. 1. The following definitions apply throughout this article:
(1) "Adequate supply for treatment" means the amount of
marijuana necessary to provide care for a treatable medical
condition for a thirty (30) day period, as determined by a
physician recommendation.

27(2) "DOME" means the department of marijuana28enforcement established by IC 7.1-9-2-1.

(3) "DOME committee" means the DOME commissioners
described in IC 7.1-9-2.

31 (4) "Marijuana" means any part of the plant genus Cannabis.

- 32 (5) "Medical marijuana card" means a valid card issued by
- 33 DOME that authorizes the individual to whom the card is
 34 issued to possess marijuana.

35 (6) "Physician" means an individual holding an unlimited
36 license to practice medicine in Indiana.

37 (7) "Physician recommendation" means a written
38 recommendation that the use of marijuana may benefit a
39 particular patient suffering from a treatable medical
40 condition. A physician recommendation may specify an
41 adequate supply for treatment.

42 (8) "Qualified patient" means an individual who has been

1	issued a medical marijuana card by DOME.
2	(9) "Qualified primary caregiver" means the primary
3	caregiver for a qualified patient who has been issued a
4	medical marijuana card by DOME on behalf of the qualified
5	patient.
6	(10) "Treatable medical condition" means an illness or other
7	condition, the symptoms of which (including the side effects
8	and symptoms caused by any other treatment for the
9	condition) may be treated by the use of marijuana. The term
10	includes the following:
11	(A) Acquired immune deficiency syndrome (AIDS) or
12	positive status for the human immunodeficiency virus
13	(HIV).
14	(B) Anorexia.
15	(C) Arthritis.
16	(D) Cachexia.
17	(E) Chronic cancer pain.
18	(F) Glaucoma.
19	(G) Migraine.
20	(H) Persistent muscle spasms, including spasms associated
21	with multiple sclerosis, Crohn's disease, or related
22	conditions.
23	(I) Seizures, including those characteristic of epilepsy.
24	(J) Severe nausea.
25	(K) Posttraumatic stress disorder.
26	(L) Any persistent or chronic illness or condition that, in
27	the opinion of a physician:
28	(i) substantially limits the ability of an individual to
29	conduct one (1) or more major life activities; or
30	(ii) may cause serious harm to a patient's safety or
31	mental or physical health if not alleviated;
32	if the illness or condition may be improved by the use of
33	marijuana.
34	(M) Any other illness or condition determined by DOME
35	to be a treatable medical condition.
36	Chapter 2. Qualified Patients and Qualified Primary Caregivers
37	Sec. 1. (a) An individual may apply to DOME to be a qualified
38	patient if the individual suffers from a treatable medical condition.
39	An individual may apply to DOME to be a qualified primary
40	caregiver if the individual for whom the individual provides care
41	suffers from a treatable medical condition.
42	(b) To be approved as a qualified patient, an individual must

submit to DOME a physician recommendation stating that the 1 2 individual suffers from a treatable medical condition. To be 3 approved as a qualified primary caregiver, an individual must 4 submit to DOME a physician recommendation stating that the 5 individual for whom the caregiver provides care suffers from a 6 treatable medical condition. 7 (c) DOME shall issue to an individual a medical marijuana card 8 indicating that the individual is a qualified patient or a qualified 9 primary caregiver after: 10 (1) receipt of a: 11 (A) completed application; and 12 (B) physician recommendation; 13 (2) verification that the individual who tendered the physician 14 recommendation is a licensed physician; and 15 (3) compliance with any other rule adopted by DOME. 16 (d) An application for a medical marijuana card may be denied 17 for the following reasons: 18 (1) The application is not complete or required information is 19 missing. 20 (2) The applicant submits false information. 21 (3) The applicant does not meet the criteria required to obtain 22 a medical marijuana card. 23 The individual (4) who tendered the physician 24 recommendation is not a licensed physician. 25 (e) A medical marijuana card issued under this section is valid 26 for two (2) years, unless the physician recommendation expressly 27 recommends a shorter period. 28 (f) DOME may charge a reasonable fee, not to exceed one 29 hundred dollars (\$100), to apply for a medical marijuana card. The 30 fee shall be deposited in the state general fund. 31 (g) Except as provided in subsection (h), for purposes of 32 IC 5-14-3-4(a)(1), the following information is confidential, may 33 not be published, and is not open to public inspection: 34 (1) Information submitted by an individual under this section 35 to obtain a medical marijuana card. 36 (2) Information obtained by a federal, state, or local 37 government entity in the course of an investigation concerning 38 an individual who applies to obtain a medical marijuana card. 39 (3) The name and address of the individual, and any other 40 information that may be used to identify an individual, who 41 holds a medical marijuana card. 42

(h) Notwithstanding subsection (g):



1	(1) any information concerning an individual who applies for,
2	or an individual who holds, a medical marijuana card may be
3	released to a federal, state, or local government entity:
4	(A) for law enforcement purposes; or
5	(B) to determine the validity of a medical marijuana card;
6	and
7	(2) general information concerning the issuance of a medical
8	marijuana card in Indiana may be released to a person
9	conducting journalistic or academic research (including the
10	research described in IC 7.1-9-5), but only if all personal
11	information that may be used to identify any individual who
12	applies for or holds a medical marijuana card issued under
13	this chapter has been removed from the general information.
14	(i) A person who knowingly or intentionally violates this section
15	by releasing confidential information commits a disclosure of
16	confidential medical information, a Class B misdemeanor.
17	(j) A person who knowingly makes a material misstatement in
18	an application for a medical marijuana card under this section
19	commits fraudulent application for a medical marijuana card, a
20	Class B misdemeanor.
21	Sec. 2. A qualified patient or qualified primary caregiver may:
22	(1) possess the greater of:
23	(A) eight (8) ounces or less of dried marijuana; or
24	(B) an adequate supply for treatment as set forth in a
25	physician recommendation; and
26	(2) possess, grow, or cultivate not more than twelve (12)
27	marijuana plants.
28	Sec. 3. (a) A qualified primary caregiver may deliver to, or
29	possess with intent to deliver to, a qualified patient for whom the
30	caregiver is the primary caregiver:
31	(1) the greater of:
32	(A) eight (8) ounces or less of dried marijuana; or
33	(B) an adequate supply for treatment as set forth in a
34	physician recommendation; and
35	(2) not more than twelve (12) marijuana plants.
36	(b) A qualified primary caregiver may possess, grow, or
37	cultivate not more than twelve (12) marijuana plants for use by a
38	qualified patient for whom the individual is the primary caregiver.
39	Sec. 4. The medical licensing board may not take an adverse
40	action against a physician who makes a physician recommendation
41	in good faith under this article if the sole basis of taking the
42	adverse action is the physician recommendation.



1	SECTION 7. IC 7.1-9 IS ADDED TO THE INDIANA CODE AS A
2	NEW ARTICLE TO READ AS FOLLOWS [EFFECTIVE JULY 1,
3	2018]:
4	ARTICLE 9. DEPARTMENT OF MARIJUANA
5	ENFORCEMENT
6	Chapter 1. Definitions
° 7	Sec. 1. The definitions in IC 7.1-8-1-1 apply throughout this
8	article.
9	Chapter 2. General Provisions
10	Sec. 1. The department of marijuana enforcement (DOME) is
11	established as an agency of the state for purposes of administering
12	the medical marijuana program.
13	Sec. 2. (a) DOME consists of:
14	(1) the DOME committee;
15	(2) the executive director; and
16	(3) other employees necessary to carry out the duties of
17	DOME.
18	(b) The DOME committee consists of four (4) commissioners,
19	who shall direct and oversee the operation of DOME.
20	Sec. 3. (a) DOME commissioners shall be appointed by the
21	governor.
22	(b) A commissioner is eligible for reappointment.
23	(c) Not more than two (2) commissioners may belong to the
24	same political party.
25	(d) A commissioner shall be appointed to a four (4) year term.
26	(e) A commissioner serves the commissioner's term at the
27	pleasure of the governor.
28	Sec. 4. To be eligible for appointment as a commissioner, an
29 30	individual must have the following qualifications:
30 31	(1) The individual may not be employed by the state in any other capacity.
31	(2) The individual must have good moral character.
33	(2) The individual must have good moral character. (3) The individual must have been a resident of Indiana for at
34	least ten (10) years immediately preceding the appointment.
35	Sec. 5. The governor shall appoint one (1) commissioner to serve
36	as chairperson of the DOME committee, and one (1) commissioner
37	to serve as vice chairperson. The vice chairperson shall act as the
38	chairperson if the chairperson is unable to attend a meeting of the
39	DOME committee.
40	Sec. 6. A commissioner appointed to fill a vacancy in the
41	membership of the DOME committee shall serve only for the
42	unexpired part of the original, vacated term. In all other respects,
	-



an appointment to fill a vacancy shall be made in the same manner 1 2 that an original appointment is made. 3 Sec. 7. As compensation for services, each commissioner is 4 entitled to the minimum salary per diem provided by 5 IC 4-10-11-2.1(b). A commissioner is also entitled to 6 reimbursement for traveling expenses as provided under 7 IC 4-13-1-4 and other expenses actually incurred in connection 8 with the commissioner's duties as provided in the state policies and 9 procedures established by the Indiana department of 10 administration and approved by the budget agency. 11 Sec. 8. Each commissioner shall execute: 12 (1) a surety bond in the amount of ten thousand dollars 13 (\$10,000), with surety approved by the governor; and 14 (2) an oath of office. 15 The surety bond and the oath of office shall be filed in the office of 16 the secretary of state. 17 Sec. 9. The required surety bond executed and filed on behalf of 18 a commissioner shall be made payable to the state of Indiana and 19 conditioned upon the faithful discharge of the commissioner's 20 duties. 21 Sec. 10. The DOME committee shall hold meetings at the call of 22 the chairperson. The DOME committee may establish rules 23 governing meetings. 24 Sec. 11. (a) Three (3) DOME commissioners constitute a 25 quorum for the transaction of business. 26 (b) Each commissioner has one (1) vote. 27 (c) Action of the DOME committee may be taken only upon the 28 affirmative votes of at least two (2) commissioners. If a vote is a tie, 29 the position for which the chairperson voted prevails, as long as 30 that position has received the affirmative votes of at least two (2) 31 commissioners. 32 Sec. 12. A commissioner may not solicit or accept a political 33 contribution from a qualified patient, qualified primary caregiver, 34 or any individual or entity that has a permit or has applied for a 35 permit issued by DOME. However, the right of a commissioner to 36 vote as the commissioner chooses and to express the 37 commissioner's opinions on political subjects and candidates may 38 not be impaired. 39 **Chapter 3. Employees and Administration** 40 Sec. 1. (a) The DOME committee shall appoint an executive 41 director to assist DOME in the efficient administration of its 42 powers and duties.



1	(b) The DOME committee shall fix the salary of the executive
2	director, subject to the approval of the budget agency.
3	Sec. 2. DOME has the power to employ all necessary employees,
4	determine their duties, and, subject to the approval of the DOME
5	committee and the budget agency, fix their salaries.
6	Chapter 4. Powers and Duties
7	Sec. 1. The chairperson is the presiding officer at the meetings
8	of the DOME committee. The chairperson, together with the
9	executive director, shall prepare, certify, and authenticate all
10	proceedings, minutes, records, rules, and regulations of the DOME
11	committee. The chairperson shall also perform all other duties as
12	imposed on the chairperson by this title.
13	Sec. 2. DOME has the power to organize its work, to enforce
14	and administer this article and IC 7.1-8, and to enforce and
15	administer the rules adopted by DOME.
16	Sec. 3. DOME shall adopt rules under IC 4-22-2 to prescribe the
17	forms for all applications, documents, permits, medical marijuana
18	cards, and licenses used in the administration of this article and
19	IC 7.1-8.
20	Sec. 4. DOME has the following powers:
21	(1) To hold hearings before DOME or its representative.
22	(2) To take testimony and receive evidence.
23	(3) To conduct inquiries with or without a hearing.
24	(4) To receive reports of investigators or other governmental
25	officers and employees.
26	(5) To administer oaths.
27	(6) To subpoena witnesses and to compel them to appear and
28	testify.
29	(7) To certify copies of records of DOME or any other
30	document or record on file with DOME.
31	(8) To fix the form, mode, manner, time, and number of times
32	for the posting or publication of any required notices if not
33	otherwise provided.
34	(9) To adopt rules under IC 4-22-2 to carry out this article
35	and IC 7.1-8.
36	Sec. 5. DOME has the following duties:
37	(1) To establish the medical marijuana program described in
38	IC 7.1-8 and to adopt all necessary rules to implement the
39	program.
40	(2) To implement protocols for the application and issuance
41	of a medical marijuana card, including protocols to:
42	(A) prevent fraud;



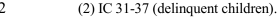
1	(B) ensure the accuracy of information contained in the
2	(b) ensure the accuracy of information contained in the application; and
$\frac{2}{3}$	(C) protect the privacy of an applicant.
3 4	
5	· ·
5 6	establishment of a program for the:
7	(A) manufacture;(B) cultivation;
8	(C) transportation; and
9	(D) dispensing;
10	of medical marijuana.
11	(4) To encourage research concerning medical marijuana and
12	issue licenses as described in IC 7.1-9-5.
12	Chapter 5. Research and Development
14	Sec. 1. To permit and encourage research concerning medical
15	marijuana:
16	(1) an accredited institution of higher education with a
17	physical presence in Indiana; and
18	(2) a pharmaceutical or agricultural business having a
19	research facility in Indiana;
20	may apply to DOME for a license to conduct research concerning
20	medical marijuana.
22	Sec. 2. An application under this chapter must include the
23	following:
24	(1) The nature of the research project.
25	(2) The names of the individuals who will conduct the
26	research project.
27	(3) The approximate quantity of marijuana that will be used
28	in the research project.
29	(4) The security protocol to be implemented to ensure that
30	marijuana is not diverted for uses other than the research
31	project.
32	(5) Any other information required by DOME.
33	Sec. 3. Upon receipt of a completed application, DOME may
34	issue a research license to the accredited institution of higher
35	education or pharmaceutical or agricultural business. The research
36	license must specifically list the names of each individual
37	participating in the research project who will have custody or
38	control of marijuana for research purposes and the approximate
39	quantity of the marijuana that will be used in the research project.
40	Sec. 4. DOME may charge a reasonable fee for issuance of a
41	research license.
42	SECTION 8. IC 15-16-7-8 IS REPEALED [EFFECTIVE JULY 1,



1	2018]. Sec. 8. In addition to the weed control board's powers and duties
2	under section 7 of this chapter, the weed control board may establish
3	a marijuana eradication program to eliminate and destroy wild
4	marijuana plants within the county. The program is funded by amounts
5	appropriated by the county:
6	(1) under IC 33-37-8; and
7	(2) from the county general fund.
8	SECTION 9. IC 33-37-4-1, AS AMENDED BY P.L.85-2017,
9	SECTION 108, IS AMENDED TO READ AS FOLLOWS
10	[EFFECTIVE JULY 1, 2018]: Sec. 1. (a) For each action that results in
11	a felony conviction under IC 35-50-2 or a misdemeanor conviction
12	under IC 35-50-3, the clerk shall collect from the defendant a criminal
13	costs fee of one hundred twenty dollars (\$120).
14	(b) In addition to the criminal costs fee collected under this section,
15	the clerk shall collect from the defendant the following fees if they are
16	required under IC 33-37-5:
17	(1) A document fee (IC 33-37-5-1, IC 33-37-5-3, or
18	IC 33-37-5-4).
19	(2) A marijuana eradication program fee (IC 33-37-5-7).
20	(3) (2) An alcohol and drug services program fee
21	(IC 33-37-5-8(b)).
22	(4) (3) A law enforcement continuing education program fee
23	(IC 33-37-5-8(c)).
24	(5) (4) A drug abuse, prosecution, interdiction, and correction fee
25	(IC 33-37-5-9).
26	(6) (5) An alcohol and drug countermeasures fee (IC 33-37-5-10).
27	(7) (6) A child abuse prevention fee (IC 33-37-5-12).
28	(*) (*) A domestic violence prevention and treatment fee
29	(IC 33-37-5-13).
30	(9) (8) A highway worksite zone fee (IC 33-37-5-14).
31	(10) (9) A deferred prosecution fee (IC 33-37-5-17).
32	(10) (10) A document storage fee (IC 33-37-5-20).
33	(12) (11) An automated record keeping fee (IC 33-37-5-21).
34	(12) (11) An automated record helping fee (IC 35 57 5 21). (13) (12) A late payment fee (IC 33-37-5-22).
35	(13) (12) A face payment fee (10 35 57 5 22). (14) (13) A sexual assault victims assistance fee (IC 33-37-5-23).
36	(14) (13) A sexual assault victures assistance fee (IC 33-37-5-23). (15) (14) A public defense administration fee (IC 33-37-5-21.2).
37	(15) (15) A judicial insurance adjustment fee (IC 33-37-5-25).
38	(10) (13) A judicial insurance adjustment fee (IC 33-37-5-23). (17) (16) A judicial salaries fee (IC 33-37-5-26).
30 39	(17) (16) A judicial salaries lee (IC 33-37-3-26). (18) (17) A court administration fee (IC 33-37-5-27).
39 40	
40 41	 (19) (18) A DNA sample processing fee (IC 33-37-5-26.2). (c) Instead of the criminal costs fee prescribed by this section,
41 42	1 2
42	except for the automated record keeping fee (IC 33-37-5-21), the clerk



1 shall collect a pretrial diversion program fee if an agreement between 2 the prosecuting attorney and the accused person entered into under 3 IC 33-39-1-8 requires payment of those fees by the accused person. 4 The pretrial diversion program fee is: 5 (1) an initial user's fee of fifty dollars (\$50); and 6 (2) a monthly user's fee of ten dollars (\$10) for each month that 7 the person remains in the pretrial diversion program. (d) The clerk shall transfer to the county auditor or city or town 8 9 fiscal officer the following fees, not later than thirty (30) days after the 10 fees are collected: 11 (1) The pretrial diversion fee. (2) The marijuana eradication program fee. 12 13 (3) (2) The alcohol and drug services program fee. (4) (3) The law enforcement continuing education program fee. 14 The auditor or fiscal officer shall deposit fees transferred under this 15 16 subsection in the appropriate user fee fund established under 17 IC 33-37-8. 18 (e) Unless otherwise directed by a court, if a clerk collects only part 19 of a criminal costs fee from a defendant under this section, the clerk 20 shall distribute the partial payment of the criminal costs fee as follows: 21 (1) The clerk shall apply the partial payment to general court 22 costs. 23 (2) If there is money remaining after the partial payment is 24 applied to general court costs under subdivision (1), the clerk shall distribute the remainder of the partial payment for deposit in 25 the appropriate county user fee fund. 26 27 (3) If there is money remaining after distribution under 28 subdivision (2), the clerk shall distribute the remainder of the 29 partial payment for deposit in the state user fee fund. 30 (4) If there is money remaining after distribution under 31 subdivision (3), the clerk shall distribute the remainder of the 32 partial payment to any other applicable user fee fund. 33 (5) If there is money remaining after distribution under 34 subdivision (4), the clerk shall apply the remainder of the partial 35 payment to any outstanding fines owed by the defendant. SECTION 10. IC 33-37-4-3, AS AMENDED BY P.L.85-2017, 36 37 SECTION 110, IS AMENDED TO READ AS FOLLOWS 38 [EFFECTIVE JULY 1, 2018]: Sec. 3. (a) The clerk shall collect a 39 juvenile costs fee of one hundred twenty dollars (\$120) for each action 40 filed under any of the following: (1) IC 31-34 (children in need of services). 41 42





1 2	(3) IC 31-14 (paternity).(b) In addition to the juvenile costs fee collected under this section,
$\frac{2}{3}$	the clerk shall collect the following fees, if they are required under
4	IC 33-37-5:
5	(1) A document fee (IC 33-37-5-1, IC 33-37-5-3, or
6	IC 33-37-5-4).
7	(2) A marijuana eradication program fee (IC 33-37-5-7).
8	(3) (2) An alcohol and drug services program fee
9	(IC 33-37-5-8(b)).
10	(4) (3) A law enforcement continuing education program fee
11	(IC 33-37-5-8(c)).
12	(5) (4) An alcohol and drug countermeasures fee (IC 33-37-5-10).
13	(6) (5) A document storage fee (IC 33-37-5-20).
14	(7) (6) An automated record keeping fee (IC 33-37-5-21).
15	(8) (7) A late payment fee (IC 33-37-5-22).
16	(9) (8) A public defense administration fee (IC 33-37-5-21.2).
17	(10) (9) A judicial insurance adjustment fee (IC 33-37-5-25).
18	(11) (10) A judicial salaries fee (IC 33-37-5-26).
19	(12) (11) A court administration fee (IC 33-37-5-27).
20	(13) (12) A DNA sample processing fee (IC 33-37-5-26.2).
21	(c) The clerk shall transfer to the county auditor or city or town
22	fiscal officer the following fees not later than thirty (30) days after they
23	are collected:
24	(1) The marijuana eradication program fee (IC 33-37-5-7).
25	(2) (1) The alcohol and drug services program fee
26	(IC 33-37-5-8(b)).
27	(3) (2) The law enforcement continuing education program fee
28	(IC 33-37-5-8(c)).
29	The auditor or fiscal officer shall deposit the fees in the appropriate
30	user fee fund established under IC 33-37-8.
31	SECTION 11. IC 33-37-5-7 IS REPEALED [EFFECTIVE JULY 1,
32	2018]. Sec. 7. (a) This section applies to criminal actions.
33	(b) The elerk shall collect the marijuana eradication program fee set
34	by the court under IC 15-16-7-8, if:
35 36	(1) a weed control board has been established in the county under
30 37	$\frac{100}{100} \frac{15-16-7-3}{100}; \text{ and } \frac{100}{100} = 1000; \frac{100}{100}; \frac{100}{100} = 1000; \frac{100}{100}$
37 38	(2) the person has been convicted of an offense under IC 35-48-4
38 39	in a case prosecuted in that county.
39 40	(c) The court may set a fee under this section of not more than three hundred dollars (\$300).
40 41	SECTION 12. IC 33-37-7-2, AS AMENDED BY P.L.39-2017,
42	SECTION 12. IC 33-37-7-2, AS AMENDED BY F.L.39-2017, SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
74	SECTION 7, IS MULLIDED TO NEAD AST OLLOWS [LIFECTIVE



1 JULY 1, 2018]: Sec. 2. (a) The clerk of a circuit court shall distribute 2 semiannually to the auditor of state as the state share for deposit in the 3 homeowner protection unit account established by IC 4-6-12-9 one 4 hundred percent (100%) of the automated record keeping fees collected 5 under IC 33-37-5-21 with respect to actions resulting in the accused 6 person entering into a pretrial diversion program agreement under 7 IC 33-39-1-8 or a deferral program agreement under IC 34-28-5-1 and 8 for deposit in the state general fund seventy percent (70%) of the 9 amount of fees collected under the following: 10 (1) IC 33-37-4-1(a) (criminal costs fees). (2) IC 33-37-4-2(a) (infraction or ordinance violation costs fees). 11 12 (3) IC 33-37-4-3(a) (juvenile costs fees). 13 (4) IC 33-37-4-4(a) (civil costs fees). 14 (5) IC 33-37-4-6(a)(1)(A) (small claims costs fees). 15 (6) IC 33-37-4-7(a) (probate costs fees). 16 (7) IC 33-37-5-17 (deferred prosecution fees). (b) The clerk of a circuit court shall distribute semiannually to the 17 18 auditor of state for deposit in the state user fee fund established in 19 IC 33-37-9-2 the following: 20 (1) Twenty-five percent (25%) of the drug abuse, prosecution, 21 interdiction, and correction fees collected under 22 IC 33-37-4-1(b)(5): IC 33-37-4-1(b)(4). 23 (2) Twenty-five percent (25%) of the alcohol and drug 24 countermeasures fees collected under IC 33-37-4-1(b)(6), 25 IC 33-37-4-1(b)(5), IC 33-37-4-2(b)(4), and IC 33-37-4-3(b)(5). 26 IC 33-37-4-3(b)(4). 27 (3) One hundred percent (100%) of the child abuse prevention 28 fees collected under IC 33-37-4-1(b)(7). IC 33-37-4-1(b)(6). 29 (4) One hundred percent (100%) of the domestic violence prevention and treatment fees collected under IC 33-37-4-1(b)(8). 30 31 IC 33-37-4-1(b)(7). 32 (5) One hundred percent (100%) of the highway worksite zone 33 fees collected under IC 33-37-4-1(b)(9) IC 33-37-4-1(b)(8) and 34 IC 33-37-4-2(b)(5). 35 (6) One hundred percent (100%) of the safe schools fee collected 36 under IC 33-37-5-18. 37 (7) One hundred percent (100%) of the automated record keeping 38 fee collected under IC 33-37-5-21 not distributed under 39 subsection (a). 40 (c) The clerk of a circuit court shall distribute monthly to the county 41 auditor the following: 42

(1) Seventy-five percent (75%) of the drug abuse, prosecution,



2018

1 interdiction, and correction fees collected under 2 IC 33-37-4-1(b)(5). IC 33-37-4-1(b)(4). 3 (2) Seventy-five percent (75%) of the alcohol and drug countermeasures fees collected under IC 33-37-4-1(b)(6), 4 5 IC 33-37-4-1(b)(5), IC 33-37-4-2(b)(4), and IC 33-37-4-3(b)(5). 6 IC 33-37-4-3(b)(4). 7 The county auditor shall deposit fees distributed by a clerk under this 8 subsection into the county drug free community fund established under 9 IC 5-2-11. 10 (d) The clerk of a circuit court shall distribute monthly to the county auditor one hundred percent (100%) of the late payment fees collected 11 12 under IC 33-37-5-22. The county auditor shall deposit fees distributed 13 by a clerk under this subsection as follows: (1) If directed to do so by an ordinance adopted by the county 14 15 fiscal body, the county auditor shall deposit forty percent (40%) 16 of the fees in the clerk's record perpetuation fund established under IC 33-37-5-2 and sixty percent (60%) of the fees in the 17 18 county general fund. 19 (2) If the county fiscal body has not adopted an ordinance 20 described in subdivision (1), the county auditor shall deposit all 21 the fees in the county general fund. 22 (e) The clerk of the circuit court shall distribute semiannually to the 23 auditor of state for deposit in the sexual assault victims assistance fund 24 established by IC 5-2-6-23(j) one hundred percent (100%) of the sexual 25 assault victims assistance fees collected under IC 33-37-5-23. 26 (f) The clerk of a circuit court shall distribute monthly to the county 27 auditor the following: (1) One hundred percent (100%) of the support and maintenance 28 fees for cases designated as non-Title IV-D child support cases in 29 30 the Indiana support enforcement tracking system (ISETS) or the 31 successor statewide automated support enforcement system 32 collected under IC 33-37-5-6. 33 (2) The percentage share of the support and maintenance fees for 34 cases designated as Title IV-D child support cases in ISETS or the 35 successor statewide automated support enforcement system 36 collected under IC 33-37-5-6 that is reimbursable to the county at 37 the federal financial participation rate. 38 The county clerk shall distribute monthly to the department of child 39 services the percentage share of the support and maintenance fees for 40 cases designated as Title IV-D child support cases in ISETS, or the 41 successor statewide automated support enforcement system, collected 42 under IC 33-37-5-6 that is not reimbursable to the county at the



1	applicable federal financial participation rate.
2	(g) The clerk of a circuit court shall distribute monthly to the county
3	auditor the following:
4	(1) One hundred percent (100%) of the small claims service fee
5	under IC 33-37-4-6(a)(1)(B) or IC 33-37-4-6(a)(2) for deposit in
6	the county general fund.
7	(2) One hundred percent (100%) of the small claims garnishee
8	service fee under IC 33-37-4-6(a)(1)(C) or IC 33-37-4-6(a)(3) for
9	deposit in the county general fund.
10	(h) This subsection does not apply to court administration fees
11	collected in small claims actions filed in a court described in IC 33-34.
12	The clerk of a circuit court shall semiannually distribute to the auditor
13	of state for deposit in the state general fund one hundred percent
14	(100%) of the following:
15	(1) The public defense administration fee collected under
16	IC 33-37-5-21.2.
17	(2) The judicial salaries fees collected under IC 33-37-5-26.
18	(3) The DNA sample processing fees collected under
19	IC 33-37-5-26.2.
20	(4) The court administration fees collected under IC 33-37-5-27.
21	(i) The clerk of a circuit court shall semiannually distribute to the
22	auditor of state for deposit in the judicial branch insurance adjustment
23	account established by IC 33-38-5-8.2 one hundred percent (100%) of
24	the judicial insurance adjustment fee collected under IC 33-37-5-25.
25	(j) The proceeds of the service fee collected under
26	IC 33-37-5-28(b)(1) or IC 33-37-5-28(b)(2) shall be distributed as
27	follows:
28	(1) The clerk shall distribute one hundred percent (100%) of the
29	service fees collected in a circuit, superior, county, or probate
30	court to the county auditor for deposit in the county general fund.
31	(2) The clerk shall distribute one hundred percent (100%) of the
32	service fees collected in a city or town court to the city or town
33	fiscal officer for deposit in the city or town general fund.
34	(k) The proceeds of the garnishee service fee collected under
35	IC 33-37-5-28(b)(3) or IC 33-37-5-28(b)(4) shall be distributed as
36	follows:
37	(1) The clerk shall distribute one hundred percent (100%) of the
38	garnishee service fees collected in a circuit, superior, county, or
39	probate court to the county auditor for deposit in the county
40	general fund.
41	(2) The clerk shall distribute one hundred percent (100%) of the
42	garnishee service fees collected in a city or town court to the city



1 or town fiscal officer for deposit in the city or town general fund. 2 (1) The clerk of the circuit court shall distribute semiannually to the 3 auditor of state for deposit in the home ownership education account 4 established by IC 5-20-1-27 one hundred percent (100%) of the 5 following: 6 (1) The mortgage foreclosure counseling and education fees 7 collected under IC 33-37-5-33 (before its expiration on July 1, 8 2017). 9 (2) Any civil penalties imposed and collected by a court for a 10 violation of a court order in a foreclosure action under 11 IC 32-30-10.5. 12 (m) The clerk of a circuit court shall distribute semiannually to the 13 auditor of state one hundred percent (100%) of the pro bono legal services fees collected before July 1, 2022, under IC 33-37-5-31. The 14 15 auditor of state shall transfer semiannually the pro bono legal services fees to the Indiana Bar Foundation (or a successor entity) as the entity 16 17 designated to organize and administer the interest on lawyers trust accounts (IOLTA) program under Rule 1.15 of the Rules of 18 Professional Conduct of the Indiana supreme court. The Indiana Bar 19 20 Foundation shall: 21 (1) deposit in an appropriate account and otherwise manage the 22 fees the Indiana Bar Foundation receives under this subsection in 23 the same manner the Indiana Bar Foundation deposits and 24 manages the net earnings the Indiana Bar Foundation receives 25 from IOLTA accounts; and 26 (2) use the fees the Indiana Bar Foundation receives under this 27 subsection to assist or establish approved pro bono legal services 28 programs. 29 The handling and expenditure of the pro bono legal services fees 30 received under this section by the Indiana Bar Foundation (or its 31 successor entity) are subject to audit by the state board of accounts. The 32 amounts necessary to make the transfers required by this subsection are 33 appropriated from the state general fund. SECTION 13. IC 33-37-7-8, AS AMENDED BY P.L.39-2017, 34 35 SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 36 JULY 1, 2018]: Sec. 8. (a) The clerk of a city or town court shall 37 distribute semiannually to the auditor of state as the state share for 38 deposit in the homeowner protection unit account established by 39 IC 4-6-12-9 one hundred percent (100%) of the automated record 40 keeping fees collected under IC 33-37-5-21 with respect to actions 41 resulting in the accused person entering into a pretrial diversion program agreement under IC 33-39-1-8 or a deferral program 42



2018

1	
1	agreement under IC 34-28-5-1 and for deposit in the state general fund
2	fifty-five percent (55%) of the amount of fees collected under the
3	following:
4	(1) IC 33-37-4-1(a) (criminal costs fees).
5	(2) IC 33-37-4-2(a) (infraction or ordinance violation costs fees).
6	(3) IC 33-37-4-4(a) (civil costs fees).
7	(4) IC 33-37-4-6(a)(1)(A) (small claims costs fees).
8	(5) IC 33-37-5-17 (deferred prosecution fees).
9	(b) The city or town fiscal officer shall distribute monthly to the
10	county auditor as the county share twenty percent (20%) of the amount
11	of fees collected under the following:
12	(1) IC 33-37-4-1(a) (criminal costs fees).
13	(2) IC 33-37-4-2(a) (infraction or ordinance violation costs fees).
14	(3) IC 33-37-4-4(a) (civil costs fees).
15	(4) IC 33-37-4-6(a)(1)(A) (small claims costs fees).
16	(5) IC 33-37-5-17 (deferred prosecution fees).
17	(c) The city or town fiscal officer shall retain twenty-five percent
18	(25%) as the city or town share of the fees collected under the
19	following:
20	(1) IC 33-37-4-1(a) (criminal costs fees).
21	(2) IC 33-37-4-2(a) (infraction or ordinance violation costs fees).
22	(3) IC 33-37-4-4(a) (civil costs fees).
23	(4) IC 33-37-4-6(a)(1)(A) (small claims costs fees).
24	(5) IC 33-37-5-17 (deferred prosecution fees).
25	(d) The clerk of a city or town court shall distribute semiannually to
26	the auditor of state for deposit in the state user fee fund established in
27	IC 33-37-9 the following:
28	(1) Twenty-five percent (25%) of the drug abuse, prosecution,
29	interdiction, and correction fees collected under
30	IC 33-37-4-1(b)(5). IC 33-37-4-1(b)(4).
31	(2) Twenty-five percent (25%) of the alcohol and drug
32	countermeasures fees collected under IC 33-37-4-1(b)(6),
33	IC 33-37-4-1(b)(5), IC 33-37-4-2(b)(4), and IC 33-37-4-3(b)(5).
34	IC 33-37-4-3(b)(4).
35	(3) One hundred percent (100%) of the highway worksite zone
36	fees collected under IC 33-37-4-1(b)(9) IC 33-37-4-1(b)(8) and
37	IC 33-37-4-2(b)(5).
38	(4) One hundred percent (100%) of the safe schools fee collected
39	under IC 33-37-5-18.
40	(5) One hundred percent (100%) of the automated record keeping
41	fee collected under IC 33-37-5-21 not distributed under
42	subsection (a).
_	



1 (e) The clerk of a city or town court shall distribute monthly to the 2 county auditor the following: 3 (1) Seventy-five percent (75%) of the drug abuse, prosecution, 4 interdiction, and correction fees collected under 5 IC 33-37-4-1(b)(5): IC 33-37-4-1(b)(4). 6 (2) Seventy-five percent (75%) of the alcohol and drug 7 countermeasures fees collected under IC 33-37-4-1(b)(6), 8 IC 33-37-4-1(b)(5), IC 33-37-4-2(b)(4), and IC 33-37-4-3(b)(5). 9 IC 33-37-4-3(b)(4). 10 The county auditor shall deposit fees distributed by a clerk under this subsection into the county drug free community fund established under 11 12 IC 5-2-11. 13 (f) The clerk of a city or town court shall distribute monthly to the city or town fiscal officer (as defined in IC 36-1-2-7) one hundred 14 15 percent (100%) of the following: 16 (1) The late payment fees collected under IC 33-37-5-22. (2) The small claims service fee collected under 17 18 IC 33-37-4-6(a)(1)(B) or IC 33-37-4-6(a)(2). 19 (3) The small claims garnishee service fee collected under 20 IC 33-37-4-6(a)(1)(C) or IC 33-37-4-6(a)(3). 21 The city or town fiscal officer (as defined in IC 36-1-2-7) shall deposit 22 fees distributed by a clerk under this subsection in the city or town 23 general fund. 24 (g) The clerk of a city or town court shall semiannually distribute to 25 the auditor of state for deposit in the state general fund one hundred percent (100%) of the following: 26 27 (1) The public defense administration fee collected under 28 IC 33-37-5-21.2. 29 (2) The DNA sample processing fees collected under 30 IC 33-37-5-26.2. 31 (3) The court administration fees collected under IC 33-37-5-27. 32 (h) The clerk of a city or town court shall semiannually distribute to 33 the auditor of state for deposit in the judicial branch insurance adjustment account established by IC 33-38-5-8.2 one hundred percent 34 35 (100%) of the judicial insurance adjustment fee collected under 36 IC 33-37-5-25. 37 (i) The clerk of a city or town court shall semiannually distribute to 38 the auditor of state for deposit in the state general fund seventy-five 39 percent (75%) of the judicial salaries fee collected under 40 IC 33-37-5-26. The city or town fiscal officer shall retain twenty-five 41 percent (25%) of the judicial salaries fee collected under 42 IC 33-37-5-26. The funds retained by the city or town shall be



1 prioritized to fund city or town court operations.

2 (j) The clerk of a city or town court shall distribute semiannually to 3 the auditor of state one hundred percent (100%) of the pro bono legal 4 services fees collected before July 1, 2022, under IC 33-37-5-31. The 5 auditor of state shall transfer semiannually the pro bono legal services 6 fees to the Indiana Bar Foundation (or a successor entity) as the entity 7 designated to organize and administer the interest on lawyers trust 8 accounts (IOLTA) program under Rule 1.15 of the Rules of 9 Professional Conduct of the Indiana supreme court. The Indiana Bar 10 Foundation shall:

(1) deposit in an appropriate account and otherwise manage the
fees the Indiana Bar Foundation receives under this subsection in
the same manner the Indiana Bar Foundation deposits and
manages the net earnings the Indiana Bar Foundation receives
from IOLTA accounts; and

16 (2) use the fees the Indiana Bar Foundation receives under this
17 subsection to assist or establish approved pro bono legal services
18 programs.

19 The handling and expenditure of the pro bono legal services fees 20 received under this section by the Indiana Bar Foundation (or its 21 successor entity) are subject to audit by the state board of accounts. The 22 amounts necessary to make the transfers required by this subsection are 23 appropriated from the state general fund.

SECTION 14. IC 33-37-8-5, AS AMENDED BY P.L.187-2011,
SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2018]: Sec. 5. (a) A county user fee fund is established in each
county to finance various program services. The county fund is
administered by the county auditor.

(b) The county fund consists of the following fees collected by a
clerk under this article and by the probation department for the juvenile
court under IC 31-37-9-9:

- (1) The pretrial diversion program fee.
- 33 (2) The informal adjustment program fee.
- 34 (3) The marijuana eradication program fee.
 - (4) (3) The alcohol and drug services program fee.
 - (5) (4) The law enforcement continuing education program fee.
- $\frac{(6)}{(5)}$ (5) The deferral program fee.
 - (7) (6) The jury fee.
 - (8) (7) The problem solving court fee.
- 40 (c) All of the jury fee and two dollars (\$2) of a deferral program fee
 41 collected under IC 33-37-4-2(e) shall be deposited by the county
 42 auditor in the jury pay fund established under IC 33-37-11.



32

35

36

38

39

1 2	SECTION 15. IC 35-48-4-8.3, AS AMENDED BY P.L.187-2015, SECTION 49, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2018]: Sec. 8.3. (a) This section does not apply to a rolling
4	paper.
5	(b) A person who knowingly or intentionally possesses an
6	instrument, a device, or another object that the person intends to use
7	for:
8	(1) introducing into the person's body a controlled substance;
9	(2) testing the strength, effectiveness, or purity of a controlled
10	substance; or
11	(3) enhancing the effect of a controlled substance;
12	commits a Class C misdemeanor. However, the offense is a Class A
13	misdemeanor if the person has a prior unrelated judgment or conviction
14	under this section.
15	(c) It is a defense to an action or prosecution under this section
16	that:
17	(1) the person who possesses the instrument, device, or other
18	object is a:
19	(A) qualified patient (as defined in IC 7.1-8-1) or qualified
20	primary caregiver (as defined in IC 7.1-8-1); or
21	(B) person listed on a valid marijuana research license
22	issued by the department of marijuana enforcement under
23	IC 7.1-9; and
24	(2) the instrument, device, or other object is for the use of
25	medical marijuana or research relating to the use of medical
	••
26	marijuana.
27	SECTION 16. IC 35-48-4-10, AS AMENDED BY P.L.44-2016,
27 28	SECTION 16. IC 35-48-4-10, AS AMENDED BY P.L.44-2016, SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
27 28 29	SECTION 16. IC 35-48-4-10, AS AMENDED BY P.L.44-2016, SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 10. (a) A person who:
27 28 29 30	SECTION 16. IC 35-48-4-10, AS AMENDED BY P.L.44-2016, SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 10. (a) A person who: (1) knowingly or intentionally:
27 28 29 30 31	SECTION 16. IC 35-48-4-10, AS AMENDED BY P.L.44-2016, SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 10. (a) A person who: (1) knowingly or intentionally: (A) manufactures;
27 28 29 30 31 32	SECTION 16. IC 35-48-4-10, AS AMENDED BY P.L.44-2016, SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 10. (a) A person who: (1) knowingly or intentionally: (A) manufactures; (B) finances the manufacture of;
27 28 29 30 31 32 33	SECTION 16. IC 35-48-4-10, AS AMENDED BY P.L.44-2016, SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 10. (a) A person who: (1) knowingly or intentionally: (A) manufactures; (B) finances the manufacture of; (C) delivers; or
27 28 29 30 31 32 33 34	SECTION 16. IC 35-48-4-10, AS AMENDED BY P.L.44-2016, SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 10. (a) A person who: (1) knowingly or intentionally: (A) manufactures; (B) finances the manufacture of; (C) delivers; or (D) finances the delivery of;
27 28 29 30 31 32 33 34 35	SECTION 16. IC 35-48-4-10, AS AMENDED BY P.L.44-2016, SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 10. (a) A person who: (1) knowingly or intentionally: (A) manufactures; (B) finances the manufacture of; (C) delivers; or (D) finances the delivery of; marijuana, hash oil, hashish, or salvia, pure or adulterated; or
27 28 29 30 31 32 33 34 35 36	SECTION 16. IC 35-48-4-10, AS AMENDED BY P.L.44-2016, SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 10. (a) A person who: (1) knowingly or intentionally: (A) manufactures; (B) finances the manufacture of; (C) delivers; or (D) finances the delivery of; marijuana, hash oil, hashish, or salvia, pure or adulterated; or (2) possesses, with intent to:
27 28 29 30 31 32 33 34 35 36 37	 SECTION 16. IC 35-48-4-10, AS AMENDED BY P.L.44-2016, SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 10. (a) A person who: (1) knowingly or intentionally: (A) manufactures; (B) finances the manufacture of; (C) delivers; or (D) finances the delivery of; marijuana, hash oil, hashish, or salvia, pure or adulterated; or (2) possesses, with intent to: (A) manufacture;
27 28 29 30 31 32 33 34 35 36 37 38	 SECTION 16. IC 35-48-4-10, AS AMENDED BY P.L.44-2016, SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 10. (a) A person who: (1) knowingly or intentionally: (A) manufactures; (B) finances the manufacture of; (C) delivers; or (D) finances the delivery of; marijuana, hash oil, hashish, or salvia, pure or adulterated; or (2) possesses, with intent to: (A) manufacture; (B) finance the manufacture of;
27 28 29 30 31 32 33 34 35 36 37 38 39	 SECTION 16. IC 35-48-4-10, AS AMENDED BY P.L.44-2016, SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 10. (a) A person who: (1) knowingly or intentionally: (A) manufactures; (B) finances the manufacture of; (C) delivers; or (D) finances the delivery of; marijuana, hash oil, hashish, or salvia, pure or adulterated; or (2) possesses, with intent to: (A) manufacture; (B) finance the manufacture of; (C) deliver; or
27 28 29 30 31 32 33 34 35 36 37 38 39 40	 SECTION 16. IC 35-48-4-10, AS AMENDED BY P.L.44-2016, SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 10. (a) A person who: (1) knowingly or intentionally: (A) manufactures; (B) finances the manufacture of; (C) delivers; or (D) finances the delivery of; marijuana, hash oil, hashish, or salvia, pure or adulterated; or (2) possesses, with intent to: (A) manufacture; (B) finance the manufacture of; (C) deliver; or (D) finance the manufacture of;
27 28 29 30 31 32 33 34 35 36 37 38 39	 SECTION 16. IC 35-48-4-10, AS AMENDED BY P.L.44-2016, SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 10. (a) A person who: (1) knowingly or intentionally: (A) manufactures; (B) finances the manufacture of; (C) delivers; or (D) finances the delivery of; marijuana, hash oil, hashish, or salvia, pure or adulterated; or (2) possesses, with intent to: (A) manufacture; (B) finance the manufacture of; (C) deliver; or



1	misdemeanor, except as provided in subsections (b) through (d).
2	(b) A person may be convicted of an offense under subsection $(a)(2)$
3	only if:
4	(1) there is evidence in addition to the weight of the drug that the
5	person intended to manufacture, finance the manufacture of,
6	deliver, or finance the delivery of the drug; or
7	(2) the amount of the drug involved is at least:
8	(A) ten (10) pounds, if the drug is marijuana; or
9	(B) three hundred (300) grams, if the drug is hash oil, hashish,
10	or salvia.
11	(c) The offense is a Level 6 felony if:
12	(1) the person has a prior conviction for a drug offense and the
13	amount of the drug involved is:
14	(A) less than thirty (30) grams of marijuana; or
15	(B) less than five (5) grams of hash oil, hashish, or salvia; or
16	(2) the amount of the drug involved is:
17	(A) at least thirty (30) grams but less than ten (10) pounds of
18	marijuana; or
19	(B) at least five (5) grams but less than three hundred (300)
20	grams of hash oil, hashish, or salvia.
21	(d) The offense is a Level 5 felony if:
22	(1) the person has a prior conviction for a drug dealing offense
$\frac{1}{23}$	and the amount of the drug involved is:
24	(A) at least thirty (30) grams but less than ten (10) pounds of
25	marijuana; or
26	(B) at least five (5) grams but less than three hundred (300)
27	grams of hash oil, hashish, or salvia; or
28	(2) the:
29	(A) amount of the drug involved is:
30	(i) at least ten (10) pounds of marijuana; or
31	(ii) at least three hundred (300) grams of hash oil, hashish,
32	or salvia; or
33	(B) offense involved a sale to a minor.
34	(e) It is a defense to a prosecution under this section for an
35	offense involving marijuana, hash oil, or hashish that the person is
36	a:
37	(1) qualified primary caregiver (as defined in IC 7.1-8-1), if:
38	(A) the possession or delivery of the marijuana, hash oil, or
39	hashish is permitted under IC 7.1-8-2-3; and
40	(B) the quantity of marijuana, hash oil, or hashish
41	possessed or delivered does not exceed the permissible
42	amounts set forth in IC 7.1-8-2-3; or

1 2	(2) person listed on a valid marijuana research license issued by the department of marijuana enforcement under IC 7.1-9,
3	if:
4	(A) the possession or delivery of the marijuana, hash oil, or
5	hashish is permitted by the research license issued by the
6 7	department of marijuana enforcement under IC 7.1-9-5;
8	and (D) the quantity of marijuana hash ail on hashish
0 9	(B) the quantity of marijuana, hash oil, or hashish
10	possessed or delivered does not exceed the permissible quantity authorized by the research license issued by the
10	department of marijuana enforcement.
12	SECTION 17. IC 35-48-4-11, AS AMENDED BY P.L.188-2017,
12	SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
14	JULY 1, 2018]: Sec. 11. (a) A person who:
15	(1) knowingly or intentionally possesses (pure or adulterated):
16	(A) more than two (2) ounces of marijuana;
17	(B) hash oil;
18	(C) hashish; or
19	(D) salvia;
20	(2) knowingly or intentionally grows or cultivates more than two
21	(2) ounces of marijuana; or
22	(3) knowing that more than two (2) ounces of marijuana is are
23	growing on the person's premises, fails to destroy the marijuana
24	plants;
25	commits possession of marijuana, hash oil, hashish, or salvia, a Class
26	B misdemeanor, except as provided in subsections (b) through (c).
27	(b) The offense described in subsection (a) is a Class A
28	misdemeanor if the person has a prior conviction for a drug offense.
29	(c) The offense described in subsection (a) is a Level 6 felony if:
30	(1) the person has a prior conviction for a drug offense; and
31	(2) the person possesses:
32	(A) at least thirty (30) grams four (4) ounces of marijuana; or
33	(B) at least five (5) grams of hash oil, hashish, or salvia.
34	(d) It is a defense to a prosecution under subsection $(a)(1)$ based on
35	the possession of a substance containing cannabidiol that:
36	(1) the person is a patient or caregiver registered under $IC_{16}(42,28)$ (for the use of a substance containing comparison dial)
37 38	IC 16-42-28.6 for the use of a substance containing cannabidiol;
38 39	(2) the person reasonably believed that the substance possessed by the person was a substance containing campabidial: and
39 40	by the person was a substance containing cannabidiol; and (3) the substance containing cannabidiol is packaged in a
40 41	container labeled with the origin, volume, and concentration by
42	weight of total THC, including its precursors and derivatives, and
74	weight of total 1110, including its predusors and derivatives, and



1	cannabidiol.
2	(e) It is a defense to a prosecution under this section based on the
$\frac{2}{3}$	possession of a substance containing cannabidiol that:
4	(1) the substance containing cannabidiol has been approved by
5	the federal Food and Drug Administration or the federal Drug
6	Enforcement Agency as a prescription drug; and
7	(2) the substance was prescribed and dispensed in accordance
8	with the federal approval described in subdivision (1).
9	(f) It is a defense to a prosecution under this section for an
10	offense involving marijuana, hash oil, or hashish that the person is
11	a:
12	(1) qualified patient (as defined in IC 7.1-8-1) or qualified
13	primary caregiver (as defined under IC 7.1-8-1), if:
14	(A) the possession of the marijuana, hash oil, or hashish is
15	permitted under IC 7.1-8-2-2; and
16	(B) the quantity of marijuana, hash oil, or hashish
17	possessed or cultivated does not exceed the permissible
18	amounts set forth in IC 7.1-8-2-2; or
19	(2) person listed on a valid marijuana research license issued
20	by the department of marijuana enforcement under IC 7.1-9,
21	if:
22	(A) the possession or cultivation of the marijuana, hash oil,
23	or hashish is permitted by the research license issued by
24	the department of marijuana enforcement under
25	IC 7.1-9-5; and
26	(B) the quantity of marijuana, hash oil, or hashish
27	possessed or cultivated does not exceed the permissible
28	quantity authorized by the research license issued by the
29	department of marijuana enforcement.
30	SECTION 18. IC 35-52-7-97 IS ADDED TO THE INDIANA
31	CODE AS A NEW SECTION TO READ AS FOLLOWS
32	[EFFECTIVE JULY 1, 2018]: Sec. 97. IC 7.1-8-2-1 defines a crime
33	concerning medical marijuana.

