# ASSEMBLY, No. 933

# STATE OF NEW JERSEY 212th LEGISLATURE

PRE-FILED FOR INTRODUCTION IN THE 2006 SESSION

Sponsored by: Assemblyman REED GUSCIORA District 15 (Mercer) Assemblyman MICHAEL PATRICK CARROLL District 25 (Morris) Assemblywoman JOAN M. VOSS District 38 (Bergen)

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## **SYNOPSIS**

Establishes "New Jersey Compassionate Use Medical Marijuana Act."

# CURRENT VERSION OF TEXT

Introduced Pending Technical Review by Legislative Counsel



(Sponsorship Updated As Of: 6/22/2007)

AN ACT concerning the medical use of marijuana and 1 2 supplementing Title 24 of the Revised Statutes. 3 4 **BE IT ENACTED** by the Senate and General Assembly of the State 5 of New Jersey: 6 7 1. This act shall be known and may be cited as the "New Jersey 8 Compassionate Use Medical Marijuana Act." 9 10 2. The Legislature finds and declares that: 11 a. Modern medical research has discovered a beneficial use for 12 marijuana in treating or alleviating the pain or other symptoms 13 associated with certain debilitating medical conditions, as found by 14 the National Academy of Sciences' Institute of Medicine in March 15 1999. According to the U.S. Sentencing Commission and the 16 b. 17 Federal Bureau of Investigation, 99 out of every 100 marijuana 18 arrests in the country are made under state law, rather than under 19 federal law. Consequently, changing state law will have the 20 practical effect of protecting from arrest the vast majority of 21 seriously ill people who have a medical need to use marijuana. 22 c. Although federal law currently prohibits the use of marijuana, 23 the laws of Alaska, California, Colorado, Hawaii, Maine, Nevada, 24 Oregon, Vermont, Washington and Montana permit the use of 25 marijuana for medical purposes, and in Arizona doctors are 26 permitted to prescribe marijuana. New Jersey joins this effort for 27 the health and welfare of its citizens. d. States are not required to enforce federal law or prosecute 28 29 people for engaging in activities prohibited by federal law; 30 therefore, compliance with this act does not put the State of New 31 Jersey in violation of federal law. 32 Compassion dictates that a distinction be made between e. 33 medical and non-medical uses of marijuana. Hence, the purpose of 34 this act is to protect from arrest, prosecution, property forfeiture, and criminal and other penalties, those patients suffering from 35 36 debilitating medical conditions, and their physicians and primary 37 caregivers, if such patients engage in the medical use of marijuana. 38 39 3. As used in this act: 40 "Bona fide physician-patient relationship" means a physician has 41 completed a full assessment of the patient's medical history and medical condition, including a 42 current personal physical 43 examination. 44 "Commissioner" means the Commissioner of Health and Senior 45 Services. 46 "Debilitating medical condition" means: 47 (1)cancer, glaucoma, positive status for human 48 immunodeficiency virus, acquired immune deficiency syndrome, or

(2) a chronic or debilitating disease or medical condition or its

the treatment of these conditions;

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3 treatment that produces one or more of the following: cachexia or 4 wasting syndrome; severe or chronic pain; severe nausea; seizures, 5 including, but not limited to, those characteristic of epilepsy; severe 6 and persistent muscle spasms, including, but not limited to, those 7 characteristic of multiple sclerosis or Crohn's disease; or 8 (3) any other medical condition or its treatment that is approved 9 by the department by regulation. 10 "Department" means the Department of Health and Senior 11 Services. 12 "Marijuana" has the meaning given in section 2 of the "New 13 Jersey Controlled Dangerous Substances Act," P.L.1970, c.226 14 (C.24:21-2). 15 "Medical use" means the acquisition, possession, cultivation, 16 manufacture, use, delivery, transfer or transportation of marijuana 17 or paraphernalia relating to a qualifying patient's consumption of 18 marijuana to alleviate the symptoms or effects of the patient's 19 debilitating medical condition. 20 "Physician" means a person licensed to practice medicine and 21 surgery pursuant to Title 45 of the Revised Statutes. 22 "Primary caregiver" or "caregiver" means a person who is at 23 least 18 years old, who has never been convicted of a felony drug 24 offense, has agreed to assist with a qualifying patient's medical use 25 of marijuana and has been designated as primary caregiver on the 26 qualifying patient's application or renewal for a registry 27 identification card or in other written notification to the department. A primary caregiver shall only have one qualifying patient at any 28 29 one time. "Primary caregiver" shall not include the qualifying 30 patient's physician. 31 "Qualifying patient" or "patient" means a person who has been 32 diagnosed by a physician as having a debilitating medical condition. 33 "Registry identification card" means a document issued by the 34 department that identifies a person as a qualifying patient or 35 primary caregiver, and shall include a registry identification card or 36 its equivalent, issued by another state government to permit the 37 medical use of marijuana by a qualifying patient or to permit a 38 person to assist with a qualifying patient's medical use of marijuana. 39 "Usable marijuana" means the dried leaves and flowers of 40 marijuana, and any mixture or preparation thereof, and does not 41 include the seeds, stalks and roots of the plant. "Written certification" means the qualifying patient's medical 42 43 records, or a statement signed by a physician with whom the patient 44 has a bona fide physician-patient relationship, stating that in the 45 physician's professional opinion, after having completed a full 46 assessment of the qualifying patient's medical history and current 47 medical condition, the qualifying patient has a debilitating medical 48 condition for which recognized drugs or treatments are not or would

not be effective and the potential benefits of the medical use of
 marijuana would likely outweigh the health risks for the qualifying
 patient.

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5 4. a. (1) A qualifying patient shall not be subject to arrest, 6 prosecution or penalty in any manner, or denied any right or 7 privilege, including, but not limited to, civil penalty or disciplinary 8 action by a professional licensing board, for the medical use of 9 marijuana, provided that the patient possesses a registry 10 identification card and no more than six marijuana plants and one ounce of usable marijuana. (2) 11 There shall exist a rebuttable 12 presumption that a qualifying patient is engaged in the medical use 13 of marijuana if he possesses a registry identification card and no 14 more than six marijuana plants and one ounce of usable marijuana. 15 The presumption may be rebutted by evidence that conduct related 16 to marijuana was not for the purpose of alleviating the symptoms or 17 effects of a patient's debilitating medical condition.

(3) A qualifying patient may assert the medical use of marijuana
as an affirmative defense to any prosecution involving marijuana
unless the patient was in violation of section 5 of this act when the
events giving rise to the prosecution occurred. The defense shall be
presumed valid where the evidence shows that:

(a) at the time of the events giving rise to the prosecution, the
patient's medical records indicated or a physician stated that, in the
physician's professional opinion, after having completed a full
assessment of the patient's medical history and current medical
condition made in the course of a bona fide physician-patient
relationship, the potential benefits of the medical use of marijuana
would likely outweigh the health risks for the patient; and

30 (b) the patient and his caregiver, if any, were collectively in
31 possession of no more than six marijuana plants and one ounce of
32 usable marijuana.

(4) Possession of, or application for, a registry identification
card shall not alone constitute probable cause to search the person
or the property of the person possessing or applying for the registry
identification card, or otherwise subject the person or his property
to inspection by any governmental agency.

(5) The provisions of section 2 of P.L.1939, c.248 (C.26:2-82),
relating to destruction of marijuana determined to exist by the
department, shall not apply if a qualifying patient has in his
possession a registry identification card and no more than six
marijuana plants and one ounce of usable marijuana.

b. The provisions of subsection a. of this section shall not applyto a qualifying patient under the age of 18 years, unless:

(1) the patient's physician has explained to the patient and the
patient's custodial parent, guardian, or person having legal custody,
the potential risks and benefits of the medical use of marijuana; and
(2) the custodial parent, guardian, or person having legal custody

1 consents in writing to: allow the patient's medical use of marijuana;

2 serve as the patient's primary caregiver; and control the acquisition,

3 dosage, and frequency of the medical use of marijuana by the 4 patient.

5 c. (1) A primary caregiver who has in his possession a registry 6 identification card shall not be subject to arrest, prosecution, or 7 penalty in any manner, or denied any right or privilege, including, 8 but not limited to, civil penalty or disciplinary action by a 9 professional licensing board, for assisting a qualifying patient to 10 whom the caregiver is connected through the department's 11 registration process with the medical use of marijuana, provided 12 that the caregiver possesses no more than six marijuana plants and 13 one ounce of usable marijuana for the patient to whom he is 14 connected through the department's registration process.

15 (2) There shall exist a rebuttable presumption that a primary 16 caregiver is engaged in the medical use of marijuana if the caregiver 17 possesses a registry identification card and no more than six 18 marijuana plants and one ounce of usable marijuana. The 19 presumption may be rebutted by evidence that conduct related to 20 marijuana was not for the purpose of alleviating the symptoms or 21 effects of a qualifying patient's debilitating medical condition.

(3) A primary caregiver may assert the medical use of marijuana
as an affirmative defense to any prosecution involving marijuana
unless the caregiver was in violation of section 5 of this act when
the events giving rise to the prosecution occurred. The defense
shall be presumed valid where the evidence shows that:

(a) at the time of the events giving rise to the prosecution, the
patient's medical records indicated or a physician stated that, in the
physician's professional opinion, after having completed a full
assessment of the patient's medical history and current medical
condition made in the course of a bona fide physician-patient
relationship, the potential benefits of the medical use of marijuana
would likely outweigh the health risks for the patient; and

34 (b) the patient and his caregiver, if any, were collectively in
35 possession of no more than six marijuana plants and one ounce of
36 usable marijuana.

(4) Possession of, or application for, a registry identification
card shall not alone constitute probable cause to search a person or
property of a person possessing or applying for the registry
identification card, or otherwise subject the person or his property
to inspection by any governmental agency.

(5) The provisions of section 2 of P.L.1939, c.248 (C.26:2-82),
relating to destruction of marijuana determined to exist by the
department, shall not apply if a primary caregiver has in his
possession a registry identification card and no more than six
marijuana plants and one ounce of usable marijuana.

d. A physician shall not be subject to arrest, prosecution, orpenalty in any manner, or denied any right or privilege, including,

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1 but not limited to, civil penalty or disciplinary action by the State 2 Board of Medical Examiners, for providing written certification for 3 the medical use of marijuana to a qualifying patient. 4 No person shall be subject to arrest or prosecution for e. 5 constructive possession, conspiracy or any other offense for simply 6 being in the presence or vicinity of the medical use of marijuana as 7 permitted under this act. 8 9 5. The provisions of this act shall not be construed to permit any 10 person to operate, navigate, or be in actual physical control of any motor vehicle, aircraft or motorboat while under the influence of 11 marijuana; or smoke marijuana in a school bus or other form of 12 13 public transportation, on any school grounds, in any correctional 14 facility, at any public park or beach, or at any recreation center. A 15 person who commits an act as provided in this section shall be 16 subject to such penalties as provided by law. 17 18 It shall be a disorderly persons offense for a person to 6. 19 fabricate or misrepresent a registry identification card to a law 20 enforcement official. 21 22 7. a. The department shall establish a registry and shall issue a 23 registry identification card to a qualifying patient who submits the 24 following, in accordance with the department's regulations: 25 (1) written certification that the person is a qualifying patient; 26 (2) an application or renewal fee, which may be based on a 27 sliding scale as determined by the commissioner; (3) name, address and date of birth of the patient; 28 29 (4) name, address and telephone number of the patient's 30 physician; and 31 (5) name, address and date of birth of the patient's primary 32 caregiver, if any. 33 Before issuing a registry identification card, the department shall 34 verify the information contained in the application or renewal form submitted pursuant to this section. The department shall approve or 35 36 deny an application or renewal within 15 days of receipt of the 37 application or renewal, and shall issue a registry identification card within five days of approving the application or renewal. 38 The 39 department may deny an application or renewal only if the applicant 40 fails to provide the information required pursuant to this section, or 41 if the department determines that the information was falsified. 42 Denial of an application is considered a final agency decision, 43 subject to review by the Appellate Division of the Superior Court. 44 b. The department shall issue a registry identification card to the 45 caregiver named in a patient's approved application, if the caregiver 46 signs a statement agreeing to provide marijuana only to the patient 47 who has named him as caregiver. However, the department shall 48 not issue a registry identification card to a proposed caregiver who

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1 has previously been convicted of a felony drug offense. 2 A registry identification card shall contain the following c. 3 information: 4 (1) the name, address and date of birth of the patient; 5 (2) the name, address and date of birth of the patient's caregiver, 6 if any: 7 (3) the date of issuance and expiration date of the registry 8 identification card: 9 (4) photo identification of the cardholder; and 10 (5) such other information that the department may specify in its 11 regulations. 12 A patient who has been issued a registry identification card shall 13 notify the department of any change in the patient's name, address, 14 physician or caregiver, or change in status of the patient's 15 debilitating medical condition, within 10 days of such change, or the registry identification card shall be deemed null and void. 16 17 The department shall maintain a confidential list of the d. 18 persons to whom it has issued registry identification cards. 19 Individual names and other identifying information on the list shall 20 be confidential, and shall not be considered a public record under P.L.1963, c.73 (C.47:1A-1 et seq.) or P.L.2001, c.404 (C.47:1A-5 et 21 22 al.), and shall not be disclosed except to: 23 (1) authorized employees of the department as necessary to 24 perform official duties of the department; or 25 (2) authorized employees of State or local law enforcement 26 agencies, only as necessary to verify that a person who is engaged in the suspected or alleged medical use of marijuana is lawfully in 27 possession of a registry identification card. 28 29 30 8. The commissioner may accept from any governmental 31 department or agency, public or private body or any other source 32 grants or contributions to be used in carrying out the purposes of 33 this act. 34 35 9. The commissioner shall report annually to the Governor and 36 the Legislature on the number of applications for registry 37 identification cards, the number of qualifying patients and primary caregivers approved, the nature of the debilitating medical 38 39 conditions of the patients, the number of registry identification 40 cards revoked, and the number of physicians providing written 41 certifications for patients. The report shall not contain any 42 identifying information of patients, caregivers or physicians. 43 44 Nothing in this act shall be construed to require a 10. 45 government medical assistance program or private health insurer to 46 reimburse a person for costs associated with the medical use of 47 marijuana, or an employer to accommodate the medical use of 48 marijuana in any workplace.

1 11. The State shall not be held liable for any deleterious2 outcomes from the medical use of marijuana by any qualifying3 patient.

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5 12. Pursuant to the "Administrative Procedure Act," P.L.1968, 6 c.410 (C.52:14B-1 et seq.), the commissioner shall promulgate rules 7 and regulations to effectuate the purposes of this act. The 8 regulations shall establish: the application and renewal form, 9 process and fee schedule; and the manner in which the department 10 will consider petitions from the public to add debilitating medical 11 conditions to those included in this act.

- 13 13. This act shall take effect 90 days after enactment.
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STATEMENT

18 This bill would establish the "New Jersey Compassionate Use19 Medical Marijuana Act."

20 Medical research suggests that marijuana may alleviate pain or 21 other symptoms associated with certain debilitating medical 22 conditions. Federal law, however, prohibits the use of marijuana. 23 According to the U.S. Sentencing Commission and the Federal 24 Bureau of Investigation, 99 percent of marijuana-related arrests in 25 the country are made under state law rather than under federal law. 26 Changing state law would therefore protect from arrest the vast majority of seriously ill people with a medical need to use 27 To that end, Alaska, California, Colorado, Hawaii, 28 marijuana. 29 Maine, Nevada, Oregon, Vermont, Washington and Montana permit 30 the use of marijuana for medical purposes, and in Arizona doctors 31 are permitted to prescribe marijuana. With this bill, New Jersey 32 would join the effort to protect from arrest, prosecution, property 33 forfeiture, and criminal and other penalties, a qualifying patient 34 suffering from debilitating medical conditions, as well as his 35 physician and primary caregivers, if the patient uses marijuana for 36 medical purposes in accordance with the provision of the bill. The 37 bill would also provide protection to persons who simply are in the 38 presence or vicinity of such permitted medical use of marijuana.

39 Under the bill, the Department of Health and Senior Services 40 (DHSS) would issue registry identification cards containing the 41 cardholder's photograph to qualifying patients and their primary caregivers. The bill defines "qualifying patient" or "patient" as a 42 43 person who has been diagnosed by a physician with whom the 44 patient has a bona fide physician-patient relationship as having a "debilitating medical condition." "Debilitating medical condition" 45 46 is defined as: cancer, glaucoma, positive HIV/AIDS status, or the 47 treatment of these conditions; a chronic or debilitating disease or 48 medical condition or its treatment that produces cachexia or wasting

syndrome, severe or chronic pain, severe nausea, seizures, severe 1 2 and persistent muscle spasms; and other medical conditions that 3 may administratively be added by the department. "Primary 4 caregiver" or "caregiver" is defined as a person who is at least 18 5 years old, who has never been convicted of a felony drug offense, 6 has agreed to assist with a qualifying patient's medical use of 7 marijuana and has been designated as primary caregiver on the 8 patient's registry identification card, or in other written notification 9 to the department. The bill provides that a primary caregiver may 10 only have one qualified patient at any one time. A patient's 11 physician could not serve as a primary caregiver. A "registry 12 identification card" is defined as a document identifying a person as 13 a qualifying patient or primary caregiver that is issued by DHSS, 14 but the bill also includes in the definition a registry identification 15 card or its equivalent, issued by another state.

A patient or his caregiver who possess a registry identification
card and collectively possess no more than six marijuana plants and
one ounce of usable marijuana would receive the following
protections under this bill:

The person would not be subject to arrest, prosecution or
penalty, or denied any right or privilege, including civil penalty or
disciplinary action by a professional licensing board, for the
medical use of marijuana.

- The person would be entitled to a rebuttable presumption of medical use of marijuana if the patient or his caregiver possess a registry identification card and the permissible amount of marijuana. The presumption may be rebutted by evidence that the conduct related to marijuana was not for the purpose of alleviating the symptoms or effects of the qualifying patient's debilitating medical condition.

31 - The person could assert an affirmative defense of medical use 32 of marijuana to any prosecution involving marijuana, unless the 33 person was operating a motor vehicle, aircraft or motorboat while 34 under the influence of marijuana, or smoking marijuana in a school 35 bus or other form of public transportation, on any school grounds, 36 in any correctional facility, or at any public park, public beach, 37 public recreation center or youth center. The affirmative defense is 38 to be presumed valid where the evidence shows that: (1) at the time 39 of the events giving rise to the prosecution, the patient's medical 40 records indicated or a physician stated that, in the physician's 41 professional opinion, after having completed a full assessment of 42 the person's medical history and current medical condition made in 43 the course of a bona fide physician-patient relationship, the 44 potential benefits of the medical use of marijuana would likely 45 outweigh the health risks for the patient; and (2) the patient and his 46 caregiver, if any, collectively possessed no more than six marijuana 47 plants and one ounce of usable marijuana.

48 - Possession of, or application for, a registry identification card

shall not alone constitute probable cause to search a person or his
 property.

If a patient has in his possession a registry identification card
and the permissible amount of marijuana, N.J.S.A.26:2-82
(authorizing the destruction of marijuana determined to exist by the
Department of Health and Senior Services) would not apply.

7 The bill extends these protections to a qualified patient who is 8 under 18 years of age if: (1) he and his legal guardian are advised 9 by the patient's physician of the risks and benefits of using 10 marijuana for medical purposes; and (2) the legal guardian consents 11 in writing to allow the medical use of marijuana, to serve as the 12 primary caregiver and to control the acquisition, dosage and 13 frequency of medical use by the patient.

14 Under the bill, a physician who provides written certification for 15 the medical use of marijuana to a qualifying patient would not be subject to arrest, prosecution, or penalty in any manner, or denied 16 17 any right or privilege, including a civil penalty or disciplinary 18 action by the State Board of Medical Examiners. In addition, the 19 bill would protect persons from arrest and prosecution for constructive possession, conspiracy or any other offense if they 20 21 were simply in the presence or vicinity of the medical use of 22 marijuana as permitted by the bill.

DHSS would issue registry identification cards to qualifyingpatients who submit the following:

25 - written certification that the person is a qualifying patient ("written certification" is defined as the medical records or a 26 statement signed by a physician with whom the patient has a bona 27 fide physician-patient relationship, stating that in the physician's 28 29 professional opinion, after completing a full assessment of the 30 patient's medical history and current medical condition in the course 31 of a bona fide physician-patient relationship, the patient has a 32 debilitating medical condition medical condition for which 33 recognized drugs or treatments are or would not be effective and the 34 potential benefits of the medical use of marijuana would likely 35 outweigh the health risks for the patient);

- the required application or renewal fee, which may be based ona sliding scale as determined by the commissioner;

- the patient's and caregiver's name, address and date of birth;and

- the physician's name, address and telephone number.

41 The bill requires that DHSS verify the information prior to 42 issuing a registry identification card, and approve or deny an 43 application or renewal within 15 days of receipt and issue a registry 44 identification card within five days of approval. DHSS may deny 45 an application or renewal only if the applicant fails to provide the 46 required information, or if it determines that the information was 47 falsified. Denial of an application is considered a final agency 48 decision, subject to review by the Appellate Division of the

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1 Superior Court.

DHSS would issue a registry identification card to the primary caregiver named in a patient's approved application if the caregiver signs a statement agreeing to provide marijuana only to the patient who has named him as primary caregiver. However, DHSS would be prohibited from issuing a registry identification card to any proposed caregiver with a felony drug offense conviction.

8 Each registry identification card would contain the name, address 9 and date of birth of the patient and caregiver, if any; the date of 10 issuance and expiration; photo identification of the cardholder, and 11 such other information that the commissioner specifies by 12 regulation.

Under the bill, it would be a disorderly persons offense,
punishable by up to 180 days in jail and a \$1,000 fine, for a person
to fabricate or misrepresent a registry identification card to a law
enforcement official.

DHSS is to maintain a confidential list of the persons to whom it 17 18 has issued registry identification cards. Individual names and other 19 identifying information on the list are to be confidential, and not 20 subject to public access, but could be released to authorized DHSS 21 employees as necessary to perform official department duties and to 22 authorized employees of State or local law enforcement agencies 23 when necessary to verify that a person who is engaged in the 24 suspected or alleged medical use of marijuana is lawfully in 25 possession of a registry identification card.

Application fees would be used to offset the cost of administering the registry. The commissioner is also authorized to accept grants or contributions from any governmental department or agency, public or private body or any other source.

30 The bill requires the commissioner to report annually to the 31 Governor and Legislature on the number of applications for registry 32 identification cards, the number of patients and caregivers 33 approved, the number of registry identification cards revoked, the 34 nature of the debilitating medical conditions, and the number of 35 physicians providing written certification for patients. The report is 36 to contain no identifying information of patients, caregivers or 37 physicians.

The provisions of this bill should not to be construed to condone 38 39 the diversion of marijuana for nonmedical purposes, nor should it 40 be construed to supersede legislation prohibiting persons from 41 engaging in conduct that endangers others. Indeed, the bill 42 expressly states that it does not permit any person to operate, 43 navigate, or be in actual physical control of any motor vehicle, 44 aircraft or motorboat while under the influence of marijuana; or 45 smoke marijuana in a school bus or other form of public 46 transportation, on any school grounds, in any correctional facility, 47 or at any public park, public beach, public recreation center or 48 youth center.

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1 The bill also states that nothing in it should be construed to 2 require a government medical assistance program or private health 3 insurer to reimburse a person for costs associated with the medical 4 use of marijuana, or an employer to accommodate the medical use 5 of marijuana in any workplace. Finally, the bill provides that the 6 State would not be held liable for any deleterious outcomes from 7 the medical use of marijuana by any qualifying patient.