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FIRST REGULAR SESSION-2015

Legislative Document

No. 752

H.P. 505

House of Representatives, March 5, 2015

An Act To Permit Medical Marijuana Cultivation by Incapacitated Adults

Reference to the Committee on Health and Human Services suggested and ordered printed.

ROBERT B. HUNT
Clerk

Presented by Representative DUNPHY of Embden.
Cosponsored by Senator BRAKEY of Androscoggin and
Representatives: HARLOW of Portland, MALABY of Hancock, O'CONNOR of Berwick,
RUSSELL of Portland, RYKERSON of Kittery, SANDERSON of Chelsea.

Be it enacted by the People of the State of Maine as follows:

- **Sec. 1. 22 MRSA §2423-A, sub-§1,** as amended by PL 2013, c. 396, §§2 to 4, is further amended to read:
 - **1. Qualifying patient.** Except as provided in section 2426, a qualifying patient, including an incapacitated adult, may:
 - A. Possess up to 2 1/2 ounces of prepared marijuana and an incidental amount of marijuana as provided in subsection 5;
 - B. Cultivate, or designate a primary caregiver to cultivate under paragraph F, up to a total of 6 mature marijuana plants for that qualifying patient. The total number of mature marijuana plants per qualifying patient, whether cultivated by the patient or by a primary caregiver, may not exceed 6. In addition to the 6 mature marijuana plants, the patient who is cultivating the patient's own marijuana may have harvested marijuana in varying stages of processing in order to ensure the patient is able to maintain supply and meet personal needs. Two or more qualifying patients who are members of the same household and cultivating their own marijuana may share one enclosed, locked facility for cultivation;
 - C. Possess marijuana paraphernalia;
 - D. Furnish or offer to furnish to another qualifying patient for that patient's medical use of marijuana up to 2 1/2 ounces of prepared marijuana if nothing of value is offered or transferred in return:
 - E. Designate one person, hospice provider or nursing facility as a primary caregiver to assist with the qualifying patient's medical use of marijuana in a standardized written document, developed by the department, signed and dated by the qualifying patient, including a one-year expiration and the signed acknowledgment of the primary caregiver that the primary caregiver may be contacted to confirm the designation of the primary caregiver. A 2nd person or hospice provider or nursing facility may be designated as a 2nd primary caregiver if the patient is under 18 years of age. The primary caregivers for a patient are determined solely by the patient's preference except that a parent, guardian or person having legal custody shall serve as a primary caregiver for a minor child;
 - F. Designate one primary caregiver or a registered dispensary to cultivate marijuana for the medical use of the patient, except that a hospice provider or a nursing facility that is designated as a primary caregiver by a patient and the staff of the provider or facility may not be designated to cultivate marijuana for the patient. The qualifying patient must designate the primary caregiver or registered dispensary to cultivate for the patient in a standardized written document, developed by the department, signed and dated by the qualifying patient, which must include a one-year expiration, the total number of mature plants the primary caregiver is designated to cultivate and the signed acknowledgment of the primary caregiver that the primary caregiver may be contacted to confirm the designation of the primary caregiver to cultivate for the patient or the signed acknowledgment of a person on behalf of the registered dispensary that the registered dispensary may be contacted to confirm the designation

cultivated and being cultivated for the patient; G. Be in the presence or vicinity of the medical use of marijuana and assist any qualifying patient with using or administering marijuana; and H. Accept excess prepared marijuana from a primary caregiver in accordance with subsection 2, paragraph H if nothing of value is provided to the primary caregiver. As used in this subsection, "incapacitated adult" has the same meaning as in section 3472. SUMMARY This bill allows a qualifying patient under the Maine Medical Use of Marijuana Act		
qualifying patient with using or administering marijuana; and H. Accept excess prepared marijuana from a primary caregiver in accordance with subsection 2, paragraph H if nothing of value is provided to the primary caregiver. As used in this subsection, "incapacitated adult" has the same meaning as in section 3472. subsection 10. SUMMARY This bill allows a qualifying patient under the Maine Medical Use of Marijuana Act who is an incapacitated adult to possess marijuana and cultivate marijuana for that		of the dispensary to cultivate for the patient and the number of mature plants to be cultivated and being cultivated for the patient;
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	11	This bill allows a qualifying patient under the Maine Medical Use of Marijuana Act who is an incapacitated adult to possess marijuana and cultivate marijuana for that incapacitated adult's own use.