2017 SESSION

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SENATE BILL NO. 1452

Offered January 16, 2017

A BILL to amend and reenact §§ 18.2-250.1 and 54.1-3408.3 of the Code of Virginia, relating to possession or distribution of marijuana for medical purposes; exceptions.

Patrons-Lucas and Ebbin

Referred to Committee on Education and Health

Be it enacted by the General Assembly of Virginia:

10 1. That §§ 18.2-250.1 and 54.1-3408.3 of the Code of Virginia are amended and reenacted as 11 follows:

§ 18.2-250.1. Possession of marijuana unlawful; exceptions.

A. It is unlawful for any person knowingly or intentionally to possess marijuana unless the substance
was obtained directly from, or pursuant to, a valid prescription or order of a practitioner while acting in
the course of his professional practice, or except as otherwise authorized by the Drug Control Act
(§ 54.1-3400 et seq.).

Upon the prosecution of a person for violation of this section, ownership or occupancy of the
premises or vehicle upon or in which marijuana was found shall not create a presumption that such
person either knowingly or intentionally possessed such marijuana.

Any person who violates this section is guilty of a misdemeanor and shall be confined in jail not
more than 30 days and fined not more than \$500, either or both; any person, upon a second or
subsequent conviction of a violation of this section, is guilty of a Class 1 misdemeanor.

B. The provisions of this section shall not apply to members of state, federal, county, city, or town law-enforcement agencies, jail officers, or correctional officers, as defined in § 53.1-1, certified as handlers of dogs trained in the detection of controlled substances when possession of marijuana is necessary for the performance of their duties.

27 C. In any prosecution under this section involving marijuana in the form of cannabidiol oil or 28 THC-A oil as those terms are defined in § 54.1-3408.3, it shall be an affirmative defense that the 29 individual possessed such oil pursuant to a valid written certification issued by a practitioner in the course of his professional practice pursuant to § 54.1-3408.3 for treatment or to alleviate the symptoms 30 of (i) the individual's cancer or intractable epilepsy or (ii) if such individual is the parent or legal 31 guardian of a minor, such minor's *cancer or* intractable epilepsy. If the individual files the valid written 32 33 certification with the court at least 10 days prior to trial and causes a copy of such written certification 34 to be delivered to the attorney for the Commonwealth, such written certification shall be prima facie 35 evidence that such oil was possessed pursuant to a valid written certification.

§ 54.1-3408.3. Certification for use of cannabidiol oil or THC-A oil to treat certain conditions.

A. As used in this section:

38 "Cannabidiol oil" means a processed Cannabis plant extract that contains at least 15 percent cannabidiol but no more than five percent tetrahydrocannabinol, or a dilution of the resin of the Cannabis plant that contains at least 50 milligrams of cannabidiol per milliliter but not more than five percent tetrahydrocannabidiol per milliliter but not more than five percent tetrahydrocannabidiol per milliliter but not more than five percent tetrahydrocannabidiol per milliliter but not more than five percent tetrahydrocannabidiol per milliliter but not more than five percent tetrahydrocannabidiol per milliliter but not more than five percent tetrahydrocannabidiol per milliliter but not more than five percent tetrahydrocannabidiol per milliliter but not more than five percent tetrahydrocannabidiol per milliliter but not more than five percent tetrahydrocannabidiol per milliliter but not more than five percent tetrahydrocannabidiol per milliliter but not more than five percent tetrahydrocannabidiol per milliliter but not more than five percent tetrahydrocannabidiol per milliliter but not more than five percent tetrahydrocannabidiol per milliliter but not more than five percent tetrahydrocannabidiol per milliliter but not more than five percent tetrahydrocannabidiol.

42 "THC-A oil" means a processed Cannabis plant extract that contains at least 15 percent
43 tetrahydrocannabinol acid but not more than five percent tetrahydrocannabinol, or a dilution of the resin
44 of the Cannabis plant that contains at least 50 milligrams of tetrahydrocannabinol acid per milliliter but
45 not more than five percent tetrahydrocannabinol.

B. A practitioner of medicine or osteopathy licensed by the Board of Medicine in the course of his professional practice may issue a written certification for the use of cannabidiol oil or THC-A oil for treatment or to alleviate the symptoms of a patient's *cancer or* intractable epilepsy.

C. The written certification shall be on a form provided by the Office of the Executive Secretary of the Supreme Court developed in consultation with the Board of Medicine. Such written certification shall contain the name, address, and telephone number of the practitioner, the name and address of the patient issued the written certification, the date on which the written certification was made, and the signature of the practitioner. Such written certification issued pursuant to subsection B shall expire no later than one year after its issuance unless the practitioner provides in such written certification an earlier expiration.

56 D. No practitioner shall be prosecuted under § 18.2-248 or 18.2-248.1 for dispensing or distributing 57 cannabidiol oil or THC-A oil for the treatment or to alleviate the symptoms of a patient's *cancer or* 58 intractable epilepsy pursuant to a written certification issued pursuant to subsection B. Nothing in this SB1452

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- section shall preclude the Board of Medicine from sanctioning a practitioner for failing to properly evaluate or treat a patient's medical condition or otherwise violating the applicable standard of care for evaluating or treating medical conditions. 60 61