

DOCKET 1  
DATE 4/19/11  
SB423

Amendments to Senate Bill No. 423  
Reference Copy

For the Senate Free Conference Committee

Prepared by Sue O'Connell  
April 19, 2011 (11:18am)

1. Title, page 1, line 8.  
**Following:** "INDIVIDUALS;"  
**Insert:** "REQUIRING REPORTING; ALLOWING INSPECTIONS; REQUIRING LEGISLATIVE MONITORING;"
2. Title, page 1, line 12.  
**Following:** "45-9-203,"  
**Insert:** "46-18-202, 50-46-201, 50-46-202,"
3. Page 1, line 16 through line 22.  
**Strike:** "WHEREAS," on line 16 through "ACT," on line 22
4. Page 1, line 28.  
**Strike:** "17"  
**Insert:** "23"
5. Page 1, line 30.  
**Strike:** "17"  
**Insert:** "23"
6. Page 2, line 4.  
**Strike:** "17"  
**Insert:** "23"  
**Strike:** "and"
7. Page 2.  
**Following:** line 4  
**Insert:** "(c) allow individuals to assist a limited number of registered cardholders with the cultivation and manufacture of marijuana or marijuana-infused products;  
(d) establish reporting requirements for production of marijuana and marijuana-infused products and inspection requirements for premises; and"  
**Renumber:** subsequent subsection
8. Page 2, line 8.  
**Strike:** "17"  
**Insert:** "23"
9. Page 2.  
**Following:** line 9  
**Insert:** "(1) "Correctional facility or program" means a facility

or program that is described in 53-1-202 and to which a person may be ordered by any court of competent jurisdiction."

**Renumber:** subsequent subsections

10. Page 2, line 10 through line 11.

**Following:** "means" on line 10

**Strike:** "a medical " on line 10 through "the condition" on line 11

**Insert:** ", at a minimum:

(a) cancer, glaucoma, positive status for human immunodeficiency virus, or acquired immune deficiency syndrome when the condition or disease results in symptoms that seriously and adversely affect the patient's health status;

(b) cachexia or wasting syndrome;

(c) severe chronic pain that is documented by:

(i) the patient's treating physician; and

(ii) objective proof of the etiology of the pain, including diagnostic tests that include but are not limited to the results of an x-ray, computerized tomography scan, or magnetic resonance imaging;

(d) intractable nausea or vomiting;

(e) epilepsy or an intractable seizure disorder;

(f) multiple sclerosis;

(g) Crohn's disease;

(h) painful peripheral neuropathy;

(i) a central nervous system disorder resulting in chronic, painful spasticity or muscle spasms;

(j) admittance into hospice care in accordance with rules adopted by the department; or

(k) any other medical condition or treatment for a medical condition approved by the legislature"

**Renumber:** subsequent subsections

11. Page 2.

**Following:** line 14

**Insert:** "(6) (a) "Marijuana-infused product" means a product that contains marijuana and is intended for use by a registered cardholder by a means other than smoking.

(b) The term includes but is not limited to edible products, ointments, and tinctures.

(7) (a) "Marijuana-infused products provider" means a Montana resident who meets the requirements of [sections 1 through 23] and who has applied for and received a registry identification card to manufacture and provide marijuana-infused products for a registered cardholder.

(b) The term does not include the cardholder's treating or referral physician."

**Renumber:** subsequent subsections

12. Page 2, line 17 through line 18.  
**Strike:** subsection (7) in its entirety  
**Renumber:** subsequent subsections

13. Page 2, line 20.  
**Strike:** "cultivate," through "use by"  
**Insert:** "assist"  
**Following:** "cardholder"  
**Insert:** "as allowed under [sections 1 through 23]"

14. Page 2, line 21.  
**Following:** "cardholder's"  
**Insert:** "treating physician or referral"

15. Page 2.  
**Following:** line 21  
**Insert:** "(11) "Referral physician" means a person who:  
    (a) is licensed under Title 37, chapter 3;  
    (b) has an established office in Montana; and  
    (c) is the physician to whom a patient's treating physician  
has referred the patient for physical examination and medical  
assessment."  
**Renumber:** subsequent subsections

16. Page 2.  
**Following:** line 23  
**Insert:** "(13) "Registered premises" means the location at which a  
    registered cardholder, provider, or marijuana-infused  
    products provider has indicated the person will cultivate or  
    manufacture marijuana for a registered cardholder."  
**Renumber:** subsequent subsections

17. Page 2, line 25.  
**Strike:** "or"  
**Insert:** ", "  
**Following:** "provider"  
**Insert:** ", or marijuana-infused products provider"

18. Page 2, line 27.  
**Strike:** "17"  
**Insert:** "23"

19. Page 3, line 2.  
**Following:** "means"  
**Strike:** "the standard" through "examiners"  
**Insert:** ", at a minimum, the following activities when undertaken  
    by a patient's treating physician or referral physician if  
    the treating physician or referral physician is providing  
    written certification for a patient with a debilitating  
    medical condition:

- (a) obtaining the patient's medical history;
- (b) performing a relevant physical examination;
- (c) reviewing prior treatment and treatment response for the debilitating medical condition;
- (d) obtaining and reviewing relevant diagnostic test results related to the debilitating medical condition;
- (e) discussing with the patient and ensuring that the patient understands the advantages, disadvantages, alternatives, potential adverse effects, and expected response to the recommended treatment;
- (f) monitoring the response to treatment and possible adverse effects; and
- (g) creating and maintaining patient records that remain with the physician"

20. Page 3.

**Following:** line 2

**Insert:** "(18) "Treating physician" means a person who:

- (a) is licensed under Title 37, chapter 3;
- (b) has an established office in Montana; and
- (c) has a bona fide professional relationship with the person applying to be a registered cardholder."

**Renumber:** subsequent subsections

21. Page 3, line 7.

**Following:** "physician"

**Insert:** "or referral physician"

22. Page 3, line 8.

**Strike:** "6"

**Insert:** "7"

23. Page 3, line 14.

**Strike:** "17"

**Insert:** "23"

24. Page 3, line 15.

**Following:** "providers"

**Insert:** "or marijuana-infused products providers"

25. Page 3, line 18.

**Strike:** "17"

**Insert:** "23"

26. Page 3, line 20.

**Following:** "provider"

**Insert:** "or marijuana-infused products provider"

27. Page 3, line 21.

**Strike:** "17"

**Insert:** "23"

28. Page 3, line 25.

**Following:** "provider"

**Insert:** "or marijuana-infused products provider"

29. Page 3, line 28.

**Strike:** "or for"

**Insert:** ", "

**Following:** "provider"

**Insert:** ", or a marijuana-infused products provider"

30. Page 4, line 2.

**Strike:** "17"

**Insert:** "23"

**Strike:** "15"

**Insert:** "30"

31. Page 4, line 4.

**Strike:** "15"

**Insert:** "5"

32. Page 4, line 6.

**Following:** "(5)"

**Insert:** "(a)"

**Following:** "unless"

**Insert:** ": (i) a physician has provided a written certification  
stating that a card is valid for a shorter period of time;  
or  
(ii)"

33. Page 4, line 7.

**Following:** "providers"

**Insert:** "or marijuana-infused products providers"

**Following:** "providers."

**Insert:** "(b)"

**Following:** "provider's"

**Insert:** "or marijuana-infused products provider's"

34. Page 4, line 8.

**Following:** "provider"

**Insert:** "or marijuana-infused products provider"

35. Page 4, line 10.

**Following:** "physician"

**Strike:** "or"

**Following:** "provider"

**Insert:** ", or marijuana-infused products provider"

36. Page 4, line 19.

**Strike:** "and"  
**Insert:** ", "  
**Following:** "providers"  
**Insert:** ", and marijuana-infused products providers"

37. Page 4, line 20.  
**Following:** "cardholder"  
**Strike:** "or"  
**Insert:** ", "  
**Following:** "providers"  
**Insert:** ", or marijuana-infused products providers"  
**Strike:** "live"  
**Insert:** "are located"

38. Page 4, line 21.  
**Strike:** "14"  
**Insert:** "17"

39. Page 4, line 28.  
**Following:** "providers"  
**Insert:** "and marijuana-infused products providers"

40. Page 5, line 1.  
**Strike:** "or"  
**Insert:** ", "  
**Following:** "physicians"  
**Insert:** ", providers, or marijuana-infused products providers"

41. Page 5, line 2.  
**Insert:** "(11) The board of medical examiners shall report annually to the legislature on:  
    (a) the number and types of complaints the board has received involving physician practices in providing written certification for the use of marijuana, pursuant to 37-3-203; and  
    (b) the number of physicians whose names were provided to the board by the department as required under subsection (9). The report must include information on whether a physician whose practices were reviewed by the board pursuant to subsection (9) met the standard of care when providing written certifications."

42. Page 5, line 12.  
**Following:** "provider"  
**Insert:** "or a marijuana-infused products provider"

43. Page 5.  
**Following:** line 12  
**Insert:** "(f) a statement, on a form prescribed by the department, that the person will not divert to any other person the marijuana that the person cultivates, manufactures, or obtains for the person's debilitating medical condition;"

**Renumber:** subsequent subsections

44. Page 5, line 13.

**Following:** "physician"

**Insert:** "or referral physician"

45. Page 5, line 17.

**Following:** "provider"

**Insert:** "or marijuana-infused products provider"

46. Page 5, line 19.

**Strike:** "a statement"

**Insert:** "the written certification and accompanying statements"

**Following:** "physician"

**Insert:** "or referral physician"

**Strike:** "6"

**Insert:** "7"

47. Page 5, line 21.

**Strike:** "(2)"

**Insert:** "(1)"

48. Page 5, line 22.

**Following:** "decisions"

**Insert:** ": (a) provides proof of legal guardianship and responsibility for health care decisions if the person is submitting an application as the minor's legal guardian with responsibility for health care decisions; and  
(b) "

49. Page 5, line 23.

**Strike:** "(a)"

**Insert:** "(i)"

**Renumber:** subsequent subsections

50. Page 5, line 26.

**Strike:** "(i)"

**Insert:** "(A)"

**Renumber:** subsequent subsections

51. Page 5, line 27.

**Following:** "minor's"

**Insert:** "marijuana-infused products"

52. Page 5, line 29.

**Strike:** "and"

53. Page 5.

**Following:** line 29

**Insert:** "(D) agrees that the minor will use only marijuana-

infused products and will not smoke marijuana;"

54. Page 5, line 30.

**Strike:** "(iv)"

**Insert:** "(c)"

**Strike:** "undergoes a name-based"

**Insert:** "submits fingerprints to facilitate a fingerprint and"

**Following:** "check"

**Insert:** "by the department of justice and federal bureau of investigation"

55. Page 6, line 1.

**Following:** "check"

**Insert:** "and may not obtain a registry identification card as a marijuana-infused products provider if the parent or legal guardian does not meet the requirements of [section 5].

(d) pledges, on a form prescribed by the department, not to divert to any person any marijuana cultivated or manufactured for the minor's use in a marijuana-infused product"

56. Page 6, line 3 through line 5.

**Following:** "or" on line 3

**Strike:** "1"

**Insert:** "or"

**Following:** "court" on line 3

**Strike:** ", A DISTRICT COURT" through "PROGRAM" on line 5

57. Page 6, line 6.

**Following:** "provider"

**Insert:** "or marijuana-infused products provider"

58. Page 6, line 8.

**Strike:** "9"

**Insert:** "10"

59. Page 6, line 12.

**Following:** "provider"

**Strike:** "or to"

**Insert:** ", a marijuana-infused products provider, or"

60. Page 6, line 16.

**Strike:** "Providers"

**Insert:** "Provider types"

**Following:** "limitations"

**Insert:** "-- activities"

61. Page 6, line 17.

**Following:** "provider"

**Insert:** "or marijuana-infused products provider"

62. Page 6, line 23.

**Following:** "cardholder"

**Insert:** "that indicates whether the person will act as the cardholder's provider or marijuana-infused products provider"

63. Page 6.

**Following:** line 23

**Insert:** "(e) a statement, on a form prescribed by the department, that the person will not divert to any other person the marijuana that the person cultivates or manufactures for a registered cardholder;"

**Renumber:** subsequent subsections

64. Page 6, line 24.

**Strike:** "indicating whether"

**Insert:** "acknowledging that"

65. Page 6, line 25.

**Following:** "at"

**Strike:** "a property" through ";" and"

**Insert:** "only one location as provided in subsection (7). The location must be identified by street address."

66. Page 6, line 28.

**Strike:** "as a provider"

**Insert:** "under this section"

67. Page 6, line 30 through page 7, line 2.

**Following:** "court" on page 6, line 30

**Strike:** "A" through "PROGRAM" on page 7, line 2

68. Page 7.

**Following:** line 2

**Insert:** "(c) has been convicted of a violation of [section 16];"

**Renumber:** subsequent subsection

69. Page 7, line 8.

**Following:** "agency"

**Insert:** "; or (e) is a registered cardholder who has designated a provider or marijuana-infused products provider in the person's application for a card issued under [section 4]"

70. Page 7, line 9 through line 11.

**Following:** "(3)" on line 9

**Insert:** "(a)"

**Following:** the first "provider"

**Insert:** "or marijuana-infused products provider"

**Strike:** "only one" on line 9 through "marriage" on line 11

**Insert:** "a maximum of three registered cardholders"

71. Page 7.

**Following:** line 11

**Insert:** "(b) If the provider or marijuana-infused products provider is a registered cardholder, the provider or marijuana-infused products provider may assist a maximum of two registered cardholders other than the provider or marijuana-infused products provider.

(4) A provider or marijuana-infused products provider may accept reimbursement from a cardholder only for the provider's application or renewal fee for a registry identification card issued under this section."

**Renumber:** subsequent subsections

72. Page 7, line 12.

**Strike:** "17"

**Insert:** "23"

73. Page 7, line 14.

**Following:** "provider"

**Insert:** "or marijuana-infused products provider"

74. Page 7, line 15.

**Strike:** "compensation"

**Insert:** "anything of value, including monetary remuneration,"

75. Page 7.

**Following:** line 15

**Insert:** "(b) buy or sell mature marijuana plants, seedlings, cuttings, clones, usable marijuana, or marijuana-infused products; or"

**Renumber:** subsequent subsections

76. Page 7, line 16 and line 17.

**Following:** "marijuana"

**Strike:** "; or" on line 16 through "cardholder" on line 17

**Insert:** "unless the person is also a registered cardholder"

77. Page 7, line 18.

**Strike:** "provider"

**Insert:** "person registered under this section"

**Following:** "only at"

**Insert:** "one of the following locations"

78. Page 7, line 19.

**Following:** "provider"

**Insert:** "or marijuana-infused products provider"

79. Page 7, line 20.

**Following:** "provider"

**Insert:** "or marijuana-infused products provider"

80. Page 7, line 24.

**Following:** "provider"

**Insert:** "or marijuana-infused products provider"

81. Page 7, line 25.

**Insert:** "NEW SECTION. Section 6. Marijuana-infused products provider -- requirements -- allowable activities. (1) An individual registered as a marijuana-infused products provider shall:

(a) prepare marijuana-infused products at a premises registered with the department that is used exclusively for the manufacture and preparation of marijuana-infused products; and  
(b) use equipment that is used exclusively for the manufacture and preparation of marijuana-infused products.

(2) A marijuana-infused products provider:

(a) may cultivate marijuana only for the purpose of making marijuana-infused products; and

(b) may not provide a cardholder with marijuana in a form that may be used for smoking.

(3) All registered premises on which marijuana-infused products are manufactured must meet any applicable standards set by a local board of health for a food service establishment as defined in 50-50-102.

(4) Marijuana-infused products may not be considered a food or drug for the purposes of Title 50, chapter 31."

**Renumber:** subsequent sections

82. Page 7, line 26.

**Strike:** "Physician statement"

**Insert:** "Written certification -- accompanying statements"

83. Page 7, line 27.

**Following:** "must"

**Insert:** "be made on a form prescribed by the department and signed and dated by the physician. The written certification must"

84. Page 7.

**Following:** line 27

**Insert:** "(a) include the physician's name, license number, and office address and telephone number on file with the board of medical examiners and the physician's business e-mail address, if any; and

(b) the name, date of birth, and debilitating medical condition of the person for whom the physician is providing written certification.

(2) A treating physician or referral physician who is providing written certification for a patient shall provide a

statement initialed by the physician that must:"

85. Page 7, line 28.

**Following:** "is"

**Insert:** ": (i)"

86. Page 7, line 29.

**Following:** "physician's"

**Insert:** "ongoing"

**Strike:** "and supervision"

**Insert:** "as part of a bona fide professional relationship with  
the person; or  
(ii) is the person's referral physician"

87. Page 8.

**Following:** line 2

**Insert:** "(d) confirm that the physician has assumed primary  
responsibility for providing management and routine care of  
the person's debilitating medical condition after obtaining  
a comprehensive medical history and conducting a physical  
examination that included a personal review of any medical  
records maintained by other physicians and that may have  
included the person's reaction and response to conventional  
medical therapies;"

**Renumber:** subsequent subsections

88. Page 8.

**Following:** line 4

**Insert:** "(g) confirm that the physician has reviewed all  
prescription and nonprescription medications and supplements  
used by the person and has considered the potential drug  
interaction with marijuana;"

**Renumber:** subsequent subsections

89. Page 8.

**Following:** line 7

**Insert:** "(i) confirm that the physician has explained the  
potential risks and benefits of the use of marijuana to the  
person;"

**Renumber:** subsequent subsections

90. Page 8, line 10.

**Strike:** "and"

91. Page 8, line 12.

**Following:** "physician"

**Insert:** "or referral physician"

92. Page 8, line 13.

**Strike:** "supervise"

**Insert:** "monitor"  
**Following:** "person's"  
**Insert:** "response to the"  
**Strike:** "treatment"  
**Insert:** "; and

(m) contain an attestation that the information provided in the written certification and accompanying statements is true and correct"

93. Page 8, line 18.

**Strike:** the first "or"

**Insert:** ", "

**Following:** "provider"

**Insert:** ", or marijuana-infused products provider"

**Strike:** "cardholder's or provider's"

**Insert:** "person's"

94. Page 8, line 24.

**Strike:** "10"

**Insert:** "11"

95. Page 8, line 29.

**Following:** "provider"

**Insert:** "or marijuana-infused products provider"

96. Page 9, line 1.

**Following:** "provider"

**Insert:** "or marijuana-infused products provider"

97. Page 9, line 10

**Following:** "provider"

**Insert:** "or marijuana-infused products provider"

**Strike:** "the amounts allowed under subsection (1)(a)"

**Insert:** "4 mature plants, 12 seedlings, and 1 ounce of usable marijuana"

98. Page 9.

**Following:** line 11

**Insert:** "(c) A provider or marijuana-infused products provider who is also a registered cardholder may possess a maximum of 12 mature plants, 36 seedlings, and 3 ounces of usable marijuana."

99. Page 9, line 12.

**Strike:** "10"

**Insert:** "11"

100. Page 9, line 13.

**Strike:** "17"

**Insert:** "23"

101. Page 9, line 16.

**Strike:** "registered cardholder or provider"

**Insert:** "individual"

102. Page 9, line 26.

**Strike:** "17"

**Insert:** "23"

103. Page 9, line 29.

**Strike:** "17"

**Insert:** "23"

104. Page 10, line 3.

**Strike:** "Possession"

**Insert:** "Except as provided in [section 14], possession"

105. Page 10, line 11.

**Insert:** "(8) (a) A registered cardholder, a provider, or a marijuana-infused products provider is presumed to be engaged in the use of marijuana as allowed by [sections 1 through 23] if the person:

(i) is in possession of a valid registry identification card; and

(ii) is in possession of an amount of marijuana that does not exceed the amount permitted under [sections 1 through 23].

(b) The presumption may be rebutted by evidence that the possession of marijuana was not for the purpose of alleviating the symptoms or effects of a registered cardholder's debilitating medical condition."

106. Page 10, line 12.

**Strike:** "17"

**Insert:** "23"

107. Page 10, line 22.

**Strike:** "in"

**Insert:** "when ordered by any court of competent jurisdiction into"

**Following:** "facility"

**Strike:** ", INCLUDING ALL FACILITIES DESCRIBED IN 53-1-203"

**Insert:** "or program"

108. Page 10.

**Following:** line 22

**Insert:** "(vii) if a court has imposed restrictions on the cardholder's use pursuant to 46-18-202;"

**Renumber:** subsequent subsections

109. Page 10, line 25.

**Following:** "or"

**Insert:** "or"

110. Page 10, line 27 through line 30.

**Strike:** "; OR" on line 27 through "PROGRAM" on line 30

111. Page 11, line 1.

**Strike:** "or a"

**Insert:** ", "

**Following:** "provider"

**Insert:** ", or marijuana-infused products provider"

112. Page 11, line 3.

**Following:** "hospice"

**Insert:** "or residential care facility"

113. Page 11, line 5.

**Strike:** "17"

**Insert:** "23"

114. Page 11, line 8 through line 9.

**Strike:** "person with" on line 8 through "condition" on line 9

**Insert:** "registered cardholder"

115. Page 11, line 13.

**Strike:** "or a"

**Insert:** ", "

**Following:** "provider"

**Insert:** ", or marijuana-infused products provider"

116. Page 11, line 15.

**Strike:** "17"

**Insert:** "23"

117. Page 11, line 20.

**Strike:** "17"

**Insert:** "23"

**Following:** "provider"

**Insert:** "or marijuana-infused products provider"

118. Page 11, line 21.

**Following:** "provider"

**Insert:** "or marijuana-infused products provider"

119. Page 11, line 22 through page 23.

**Strike:** "registered" on line 22 through "provider" on line 23

**Insert:** "person with a valid registry identification card"

120. Page 11, line 25.

**Strike:** "3.5"

**Insert:** "5"

121. Page 11, line 26.

**Following:** "cardholder"

**Strike:** "or"

**Insert:** ", "

**Following:** "provider"

**Insert:** ", or marijuana-infused products provider"

122. Page 12, line 6.

**Insert:** "NEW SECTION. **Section 12. Prohibitions on physician affiliation with providers and marijuana-infused products providers -- sanctions.** (1) (a) A physician may not:

(i) accept or solicit anything of value, including monetary remuneration, from a provider or marijuana-infused products provider;

(ii) offer a discount or any other thing of value to a person who uses or agrees to use a particular provider or marijuana-infused products provider; or

(iii) examine a patient for the purposes of diagnosing a debilitating medical condition at a location where medical marijuana is cultivated or manufactured or where marijuana-infused products are made.

(b) Subsection (1)(a) does not prevent a physician from accepting a fee for providing medical care to a provider or marijuana-infused products provider if the physician charges the person the same fee as the physician charges other patients for providing a similar level of medical care.

(2) If the department has cause to believe that a physician has violated this section, has violated a provision of rules adopted pursuant to this chapter, or has not met the standard of care required under this chapter, the department may refer the matter to the board of medical examiners provided for in 2-15-1731 for review pursuant to 37-1-308.

(3) A violation of this section constitutes unprofessional conduct under 37-1-316. If the board of medical examiners finds that a physician has violated this section, the board shall restrict the physician's authority to provide written certification for the use of marijuana. The board of medical examiners shall notify the department of the sanction.

(4) If the board of medical examiners believes a physician's practices may harm the public health, safety, or welfare, the board may summarily restrict a physician's authority to provide written certification for the medical use of marijuana."

**Renumber:** subsequent sections

123. Page 12, line 7.

**Following:** "regulate."

**Insert:** "(1)"

124. Page 12, line 8.

**Following:** "provider"

**Insert:** "or marijuana-infused products provider"

125. Page 12, line 12.

**Insert:** "(2) A local government may adopt an ordinance or resolution prohibiting providers and marijuana-infused products providers from operating as storefront businesses."

**Insert:** "NEW SECTION. **Section 14. Inspection procedures.** (1) The department and state or local law enforcement agencies may conduct frequent, unannounced inspections of registered premises.

(2) (a) Each provider and marijuana-infused products provider shall keep a complete set of records necessary to show all transactions with registered cardholders. The records must be open for inspection by the department and state or local law enforcement agencies at any time.

(b) The department may require a provider or marijuana-infused products provider to furnish information that the department considers necessary for the proper administration of [sections 1 through 23].

(3) (a) A registered premises, including any places of storage, where marijuana is cultivated, manufactured, or stored is subject to entry by the department or state or local law enforcement agencies for the purpose of inspection or investigation.

(b) If any part of the registered premises consists of a locked area, the provider or marijuana-infused products provider shall make the area available for inspection without delay upon request of the department or state or local law enforcement officials.

(4) A provider or marijuana-infused products provider shall maintain records showing the names and registry identification numbers of registered cardholders to whom mature plants, seedlings, usable marijuana, or marijuana-infused products were transferred and the quantities transferred to each cardholder."

**Renumber:** subsequent sections

126. Page 12, line 16.

**Strike:** "cardholder's"

**Insert:** "person's"

127. Page 12, line 18.

**Following:** "(ii)"

**Insert:** "mature"

**Strike:** "or"

**Insert:** ", seedlings,"

**Following:** "usable marijuana"

**Insert:** ", or marijuana-infused products"

128. Page 12, line 19.

**Following:** "cardholder"  
**Strike:** "or a"  
**Insert:** ", "  
**Following:** "provider"  
**Insert:** ", or marijuana-infused products provider"  
**Strike:** "17"  
**Insert:** "23"

129. Page 12, line 21.  
**Strike:** "17"  
**Insert:** "23"

130. Page 12, line 26.  
**Following:** "cardholder"  
**Strike:** "or a"  
**Insert:** ", "  
**Following:** "provider"  
**Insert:** ", or marijuana-infused products provider"  
**Strike:** "felony"  
**Insert:** "misdemeanor"  
**Strike:** "the state prison"  
**Insert:** "a county jail"  
**Following:** "for"  
**Insert:** "a term"

131. Page 12, line 27.  
**Strike:** "less than"  
**Insert:** "to exceed"  
**Strike:** "or not more than 5 years"  
**Strike:** "\$50,000"  
**Insert:** "\$1,000"

132. Page 12, line 28.  
**Strike:** "6"  
**Insert:** "7"

133. Page 12, line 29 and line 30.  
**Strike:** "felony" on line 27  
**Insert:** "misdemeanor"  
**Strike:** "the state prison"  
**Insert:** "a county jail"  
**Following:** "for"  
**Strike:** "not less than"  
**Insert:** "a term not to exceed"  
**Strike:** "or not more" on line 29 through "years" on line 30  
**Strike:** "\$50,000"  
**Insert:** "\$1,000"

134. Page 12.  
**Following:** line 30

**Insert:** "(3) A person convicted under this section may not be registered as a provider or marijuana-infused products provider under [section 5]."

135. Page 13, line 2.

**Following:** "A"

**Insert:** "Except as provided in 37-3-203, a"

136. Page 13, line 5.

**Strike:** "17"

**Insert:** "23"

137. Page 13, line 10 through line 11.

**Strike:** "debilitating" on line 11 through "provider" on line 11

**Insert:** "registry identification card"

138. Page 13, line 14.

**Strike:** "17"

**Insert:** "23"

139. Page 13, line 17.

**Strike:** "17"

**Insert:** "23"

140. Page 13, line 18.

**Following:** "possession of"

**Insert:** "mature"

**Following:** "plants"

**Insert:** "or seedlings"

141. Page 13, line 19.

**Following:** "plants"

**Insert:** "or seedlings"

142. Page 13, line 20.

**Insert:** "NEW SECTION. Section 20. Advertising prohibited.

Persons with valid registry identification cards may not advertise marijuana or marijuana-related products in any medium, including electronic media."

**Insert:** "NEW SECTION. Section 21. Hotline. (1) The department shall create and maintain a hotline to receive reports of suspected abuse of the provisions of [sections 1 through 23].

(2) The department may:

(a) investigate reports of suspected abuse of the provisions of [sections 1 through 23]; or

(b) refer reports of suspected abuse to the law enforcement agency having jurisdiction in the area where the suspected abuse is occurring."

**Insert:** "NEW SECTION. Section 22. Legislative monitoring. (1) The children, families, health, and human services interim

committee shall provide oversight of the department's activities related to registering individuals pursuant to [sections 1 through 23] and of issues related to the cultivation, manufacture, and use of marijuana pursuant to [sections 1 through 23].

(2) The committee shall identify issues likely to require future legislative attention and develop legislation to present to the next regular session of the legislature. "

**Renumber:** subsequent sections

143. Page 13, line 22.

**Strike:** "17"

**Insert:** "23"

144. Page 13, lines 25 and 26.

**Following:** "providers" on line 25

**Insert:** "and marijuana-infused products providers"

**Following:** "cards"

**Strike:** "for" on line 25 through "cardholders" on line 26

145. Page 13, line 29.

**Strike:** "[section 5]"

**Insert:** "[sections 4 and 5]"

**Following:** " ; "

**Strike:** "and"

146. Page 13, line 30.

**Strike:** "17"

**Insert:** "23"

147. Page 14, line 2.

**Strike:** "17"

**Insert:** "23"

148. Page 15, line 25.

**Strike:** "that is"

**Insert:** "and accompanying statements"

149. Page 15, line 26.

**Strike:** "17"

**Insert:** "23"

150. Page 16, line 10.

**Strike:** "that is"

**Insert:** "accompanying statements"

151. Page 16, line 11.

**Strike:** "17"

**Insert:** "23"

152. Page 16, line 23.

**Strike:** "that is"

**Insert:** "and accompanying statements"

**Strike:** "17"

**Insert:** "23"

153. Page 19, line 18.

**Strike:** "12"

**Insert:** "15"

154. Page 19, line 19.

**Insert:** "Section 29. Section 46-18-202, MCA, is amended to read:

"46-18-202. **Additional restrictions on sentence.** (1) The sentencing judge may also impose any of the following restrictions or conditions on the sentence provided for in 46-18-201 that the judge considers necessary to obtain the objectives of rehabilitation and the protection of the victim and society:

- (a) prohibition of the offender's holding public office;
- (b) prohibition of the offender's owning or carrying a dangerous weapon;
- (c) restrictions on the offender's freedom of association;
- (d) restrictions on the offender's freedom of movement;
- (e) a requirement that the defendant provide a biological sample for DNA testing for purposes of Title 44, chapter 6, part 1, if an agreement to do so is part of the plea bargain;

(f) a requirement that the offender surrender any registry identification card issued under [section 3];

(f)(g) any other limitation reasonably related to the objectives of rehabilitation and the protection of the victim and society.

(2) Whenever the sentencing judge imposes a sentence of imprisonment in a state prison for a term exceeding 1 year, the sentencing judge may also impose the restriction that the offender is ineligible for parole and participation in the supervised release program while serving that term. If the restriction is to be imposed, the sentencing judge shall state the reasons for it in writing. If the sentencing judge finds that the restriction is necessary for the protection of society, the judge shall impose the restriction as part of the sentence and the judgment must contain a statement of the reasons for the restriction.

(3) If a sentencing judge requires an offender to surrender a registry identification card issued under [section 3], the court shall return the card to the department of public health and human services and provide the department with information on the offender's sentence. The department shall revoke the card for the duration of the sentence and shall return the card if the offender successfully completes the terms of the sentence before the expiration date listed on the card."

{ Internal References to 46-18-202:  
41-5-208 \*x 44-6-102 x 44-6-103x 46-18-207x  
46-23-201 x 46-23-210x 53-1-203x }"

**Insert: "Section 30.** Section 50-46-201, MCA, is amended to read:

**"50-46-201. Medical use of marijuana -- legal protections -- limits on amount -- presumption of medical use.** (1) A person who possesses a registry identification card issued pursuant to ~~50-46-103~~ before [the effective date of this section] may not be arrested, prosecuted, or penalized in any manner or be denied any right or privilege, including but not limited to civil penalty or disciplinary action by a professional licensing board or the department of labor and industry, if:

(a) the qualifying patient or caregiver acquires, possesses, cultivates, manufactures, delivers, transfers, or transports marijuana not in excess of the amounts allowed in subsection (2); or

(b) the qualifying patient uses marijuana for medical use.

(2) A qualifying patient and that qualifying patient's caregiver may not possess more than six marijuana plants and 1 ounce of usable marijuana each.

(3) (a) A qualifying patient or caregiver is presumed to be engaged in the medical use of marijuana if the qualifying patient or caregiver:

(i) is in possession of a registry identification card; and

(ii) is in possession of an amount of marijuana that does not exceed the amount permitted under subsection (2).

(b) The presumption may be rebutted by evidence that the possession of marijuana was not for the purpose of alleviating the symptoms or effects of a qualifying patient's debilitating medical condition.

(4) A physician may not be arrested, prosecuted, or penalized in any manner or be denied any right or privilege, including but not limited to civil penalty or disciplinary action by the board of medical examiners or the department of labor and industry, for providing written certification for the medical use of marijuana to qualifying patients.

(5) An interest in or right to property that is possessed, owned, or used in connection with the medical use of marijuana or acts incidental to medical use may not be forfeited under any provision of law providing for the forfeiture of property other than as a sentence imposed after conviction of a criminal offense.

(6) A person may not be subject to arrest or prosecution for constructive possession, conspiracy, as provided in 45-4-102, or other provisions of law or any other offense for simply being in the presence or vicinity of the medical use of marijuana as permitted under this chapter.

(7) Possession of or application for a registry identification card does not alone constitute probable cause to search the person or property of the person possessing or applying for the registry identification card or otherwise

subject the person or property of the person possessing or applying for the card to inspection by any governmental agency, including a law enforcement agency.

(8) A registry identification card or its equivalent issued by another state government to permit the medical use of marijuana by a qualifying patient or to permit a person to assist with a qualifying patient's medical use of marijuana has the same force and effect as a registry identification card issued by the department."

{ Internal References to 50-46-201: None. }

**Insert:** "Section 31. Section 50-46-202, MCA, is amended to read:

"50-46-202. **Disclosure of confidential information relating to medical use of marijuana -- penalty.** (1) The department shall maintain a confidential list of the persons to whom the department has issued registry identification cards. Individual names and other identifying information on the list must be confidential and are not subject to disclosure except to:

(a) authorized employees of the department as necessary to perform official duties of the department; or

(b) state or local law enforcement agencies only as necessary to verify that a person is a lawful possessor of a registry identification card.

~~(1)~~(2) A person, including an employee or official of the department or other state or local government agency, commits the offense of disclosure of confidential information relating to medical use of marijuana if the person knowingly or purposely discloses confidential information in violation of ~~50-46-103~~ this section.

~~(2)~~(3) A person convicted of disclosure of confidential information relating to medical use of marijuana shall be fined not to exceed \$1,000 or be imprisoned in the county jail for a term not to exceed 6 months, or both."

{ Internal References to 50-46-202: None. }

**Renumber:** subsequent sections

155. Page 20, line 29.

**Insert:** "NEW SECTION. **Section 33. Emergency rulemaking.** The department of public health and human services shall adopt emergency rules as provided in 2-4-303 to allow for issuance of registry identification cards in accordance with the provisions of [sections 1 through 23] beginning June 1, 2011."

**Renumber:** subsequent sections

156. Page 21, line 13.

**Strike:** "this act"

**Insert:** "section 40(2)"

157. Page 21.

**Following:** line 14

**Insert:** "(2) (a) The department of public health and human

services may issue registry identification cards to persons with debilitating medical conditions and to the persons named as providers or marijuana-infused products providers beginning June 1, 2011, under emergency rules adopted pursuant to [section 33].

(b) Until October 1, 2011, the department may issue cards to persons applying as providers or marijuana-infused products providers before the department has obtained the results of the fingerprint and background check required under [sections 4 and 5].

(c) A person who obtains a registry identification card as a provider or marijuana-infused products provider before October 1, 2011, shall submit fingerprints as required by [sections 4 and 5] no later than October 1, 2011.

(3) (a) The department shall revoke the registry identification card issued to a provider or marijuana-infused products provider under subsection (2) if:

(i) the person fails to submit fingerprints by October 1, 2011; or

(ii) the results of a fingerprint and background check conducted after issuance of the card shows that the person is ineligible for the card.

(b) The department shall notify the provider or marijuana-infused products provider and the registered cardholder who named the provider or marijuana-infused products provider that the person may no longer assist the registered cardholder with the use of marijuana to alleviate the symptom's of the cardholder's debilitating medical condition."

**Renumber:** subsequent subsection

158. Page 21, line 15 through line 16.

**Strike:** "July" on line 15 through "2011," on line 16

**Insert:** "[the effective date of this section]"

**Following:** "possession of"

**Insert:** "mature"

159. Page 21, line 17.

**Following:** the first "2011"

**Insert:** ", if the person has not obtained a registry identification card pursuant to the provisions of [sections 1 through 23] as provided for in subsection (2)"

**Following:** "2011,"

**Strike:** "the"

**Insert:** "a"

**Following:** "caregiver"

**Insert:** "who has not obtained a registry identification card pursuant to [sections 1 through 23]"

**Strike:** "the items"

**Insert:** "any mature marijuana plants, seedlings, cuttings, clones, usable marijuana, or marijuana-related products"

still in the caregiver's possession"

160. Page 21, line 21.

**Strike:** "17"

**Insert:** "23"

161. Page 21, line 23.

**Strike:** "17"

**Insert:** "23"

162. Page 21, line 25 through line 27.

**Strike:** "(1) If" on line 25 through "(2)" on line 27

163. Page 22, line 7.

**Strike:** "7"

**Insert:** "11"

164. Page 22, line 13.

**Strike:** "date"

**Insert:** "dates"

**Strike:** "[This act]"

**Insert:** "(1) Except as provided in subsection (2), [this act]"

165. Page 22, line 14.

**Insert:** "(2) [Sections 20, 30, 31, 33, the repeal of 50-46-103 provided for in section 34, and sections 35 and 38], and this section are effective on passage and approval."

- END -