

AN SS		
∢ [−] ¹		L.D. 35
2	Date: $(g/9/15)$	(Filing No. S-220)
3	HEALTH AND HUMAN SERVICES	
4	Reproduced and distributed under the direction of the Secretary of the Senate.	
5	STATE OF MAINE	
6	SENATE	
7	127TH LEGISLATURE	
8	FIRST REGULAR SESSION	
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9 10	COMMITTEE AMENDMENT " Å " to Qualifying Patient To Use Medical Marijuana	S.P. 17, L.D. 35, Bill, "An Act To Allow a in a Hospital"
11	Amend the bill by striking out the title and substituting the following:	
12 13	'An Act To Provide Legal Protection to Hospitals where Admitted Qualifying Patients Use Smokeless Forms of Medical Marijuana'	
14 15	Amend the bill by striking out everything after the enacting clause and before the summary and inserting the following:	
16	'Sec. 1. 22 MRSA §2423-E, sub-§1-A is enacted to read:	
17 18 19 20	<u>1-A. Legal protection for hospitals.</u> The immunity provisions in this subsection apply to a hospital licensed under chapter 405 and to officers, board members, agents and employees of the hospital. Any immunity provision within this chapter in conflict with this subsection does not apply to hospitals.	
21 22 23 24 25 26 27 28 29	including, but not limited to, edible mariju by admitted patients who have been ce hospital, that hospital is not subject to pro- manner, including, but not limited to, a occupational or professional licensing bo license, certification, registration, right	tijuana that are not smoked or vaporized, uana and tinctures and salves of marijuana, rtified under section 2423-B occurs in a psecution, search, seizure or penalty in any civil penalty or disciplinary action by an ard or entity, and may not be denied any or privilege solely because the admitted molving the medical use of marijuana
30 31 32 33 34 35 36	of prepared marijuana that are not smoked edible marijuana and tinctures and salves have been certified under section 2423-B search, seizure or penalty in any manner, i or disciplinary action by an occupational	ployee of a hospital where the use of forms or vaporized, including, but not limited to, s of marijuana, by admitted patients who occurs is not subject to arrest, prosecution, ncluding, but not limited to, a civil penalty or professional licensing board or entity, eation, registration, right or privilege solely

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COMMITTEE AMENDMENT

COMMITTEE AMENDMENT "A" to S.P. 17, L.D. 35

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because the admitted patient lawfully engages in conduct involving the medical use of marijuana authorized under this chapter.'

SUMMARY

This amendment replaces the bill and changes the title. It provides legal protection to hospitals and officers, board members, agents and employees of hospitals when the use of smokeless forms of medical marijuana occurs in the hospital by admitted patients who are certified to do so in accordance with the Maine Medical Use of Marijuana Act.

FISCAL NOTE REQUIRED (See attached)

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COMMITTEE AMENDMENT

Approved: 06/08/15 mac



127th MAINE LEGISLATURE

LD 35

An Act To Allow a Qualifying Patient To Use Medical Marijuana in a Hospital

Fiscal Note for Bill as Amended by Committee Amendment 'A'(5-220) Committee: Health and Human Services Fiscal Note Required: Yes

LR 274(02)

Fiscal Note

Minor savings - General Fund Minor revenue decrease - General Fund

Correctional and Judicial Impact Statements

Eliminates civil violations.

A reduction in fines will decrease General Fund revenue by minor amounts.