

LEGISLATIVE ACTION

Senate

House

The Committee on Rules (Farmer) recommended the following:

Senate Amendment to Amendment (168684) (with directory and title amendments)

Between lines 612 and 613

insert:

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(18) DISCRIMINATION AGAINST QUALIFIED PATIENTS.—A qualified patient's medical use of marijuana in accordance with this section does not constitute the use of an illicit substance, and the medical use of marijuana may not disqualify that patient from obtaining medical treatment or receiving therapies, including organ transplantation and pain management.

COMMITTEE AMENDMENT

Florida Senate - 2019 Bill No. CS for CS for SB 182

138388

12	(19) DISCRIMINATION AGAINST PARENTS The parents or
13	caregiver of a qualified patient shall be immune from any civil
14	or criminal liability for choosing to receive marijuana for
15	medical use instead of prescribed medications. Pursuant to s.
16	29, Article X of the State Constitution, patients and caregivers
17	have the right to choose to receive marijuana instead of other
18	medications in the course of medical treatment.
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20	===== DIRECTORY CLAUSE AMENDMENT ======
21	And the directory clause is amended as follows:
22	Between lines 7 and 8
23	insert:
24	, and subsections (18) and (19) are added to that section,
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26	======================================
27	And the title is amended as follows:
28	Delete line 817
29	and insert:
30	applicability; providing that a qualified patient may
31	not be disqualified from obtaining certain treatments
32	or therapies because of his or her medical use of
33	marijuana; providing immunity from civil or criminal
34	liabilities for certain parents and caregivers;
35	amending s. 1004.4351, F.S.; renaming