

	LEGISLATIVE ACTION	
Senate	•	House
	•	
	•	
Floor: 1/AD/2R	•	
04/28/2014 06:16 PM	•	
Senator Bean moved th	ne following:	
	ne following:  (with title amendment)	
Senate Amendment		
Senate Amendment  Delete line 27  and insert:		he dispensing
Senate Amendment  Delete line 27  and insert:	t (with title amendment)	he dispensing
Senate Amendment  Delete line 27  and insert:  physician's order for	t (with title amendment)	he dispensing
Senate Amendment  Delete line 27  and insert:  physician's order for  Delete line 36  and insert:	(with title amendment)  The low-THC cannabis and t	
Senate Amendment  Delete line 27  and insert:  physician's order for  Delete line 36  and insert:	t (with title amendment)	

authenticity of a physician's order for low-THC cannabis,



12 Delete lines 51 - 57 13 and insert: 14 cannabis for the purpose of monitoring the patient's use of such cannabis or for the purpose of determining, before issuing an 15 16 order for low-THC cannabis, whether another physician has 17 ordered the patient's use of low-THC cannabis. The physician may 18 access the confidential and exempt information only for the 19 patient for whom he or she has ordered or is determining whether 20 to order the use of low-THC cannabis pursuant to s. 456.60. 21 Delete lines 103 - 124 22 and insert: 23 physician's order for low-THC cannabis written pursuant to s. 24 456.60, Florida Statutes, which are held in the registry. The 25 choice made by a physician and his or her patient to use low-THC 26 cannabis to treat that patient's medical condition or symptoms 27 is a personal and private matter between those two parties. The 28 availability of such information to the public could make the 29 public aware of both the patient's use of low-THC cannabis and 30 the patient's diseases or other medical conditions for which the 31 patient is using low-THC cannabis. The knowledge of the 32 patient's use of low-THC cannabis, the knowledge that the 33 physician ordered the use of low-THC cannabis, and the knowledge 34 of the patient's medical condition could be used to embarrass, 35 humiliate, harass, or discriminate against the patient and the 36 physician. This information could be used as a discriminatory 37 tool by an employer who disapproves of the patient's use of low-38 THC cannabis or of the physician's ordering such use. However, 39 despite the potential hazards of collecting such information, 40 maintaining the compassionate use registry established under s.



41	456.60, Florida Statutes, is necessary to prevent the diversion
42	and nonmedical use of any low-THC cannabis as well as to aid and
43	improve research done on the efficacy of low-THC cannabis. Thus,
44	the Legislature finds
45	Delete line 133
46	and insert:
47	of, low-THC cannabis takes effect, if such legislation is
48	
49	======== T I T L E A M E N D M E N T =========
50	And the title is amended as follows:
51	Delete line 7
52	and insert:
53	related to ordering and dispensing low-THC cannabis;