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Cal. No. 820

2015-2016 Regular Sessions

IN SENATE

January 29, 2015

- Introduced by Sens. FLANAGAN, GALLIVAN, GOLDEN, LITTLE, MARCHIONE, MARTINS, RANZENHOFER, RITCHIE -- read twice and ordered printed, and when printed to be committed to the Committee on Health -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- reported favorably from said committee, ordered to first and second report, amended on second report, ordered to a third reading, and to be reprinted as amended, retaining its place in the order of third reading
- AN ACT to establish a synthetic cannabinoid surrender program; to amend the public health law and the penal law, in relation to controlled substances; and providing for the repeal of certain provisions upon expiration thereof

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. There is hereby established a statewide synthetic cannabinoid surrender program. Pursuant to this program, for a period of ninety days commencing on the effective date of this section:

The department of health shall establish a statewide synthetic cannabinoid surrender program, in compliance with federal law. The program shall be composed of locations throughout the state, at which individuals may anonymously surrender products containing synthetic cannabinoids, as defined in section 3302 and section 3306 of the public health law. A surrender of synthetic cannabinoids pursuant to this section shall not constitute a "sale" for the purposes of the penal law.

11 S 2. Subdivision 4 of section 3302 of the public health law, as added 12 by chapter 878 of the laws of 1972 and as renumbered by chapter 537 of 13 the laws of 1998, is amended to read as follows:

14 4. "Concentrated Cannabis" means

15 [(a)] the separated resin, whether crude or purified, obtained from a 16 plant of the genus Cannabis[; or

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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(b) a material, preparation, mixture, compound or other substance 1 which contains more than two and one-half percent by weight of delta-9 2 3 tetrahydrocannabinol, or its isomer, delta-8 dibenzopyran numbering 4 system, or delta-1 tetrahydrocannabinol or its isomer, delta 1 (6) mono-5 terpene numbering system]. 6 3. Section 3302 of the public health law is amended by adding a new S 7 subdivision 44 to read as follows: 8 44. "SYNTHETIC CANNABINOID" MEANS ANY CHEMICAL COMPOUND THAT IS A CANNABINOID RECEPTOR AGONIST AND INCLUDES, BUT IS NOT LIMITED TO ANY 9 10 MATERIAL, COMPOUND, MIXTURE, OR PREPARATION THAT IS NOT APPROVED BY THE FEDERAL FOOD AND DRUG ADMINISTRATION (FDA), AND CONTAINS ANY QUANTITY OF 11 FOLLOWING SUBSTANCES, THEIR SALTS, ISOMERS (WHETHER OPTICAL, POSI-12 THE 13 TIONAL, OR GEOMETRIC), HOMOLOGUES (ANALOGS), AND SALTS OF ISOMERS AND 14 HOMOLOGUES (ANALOGS), UNLESS SPECIFICALLY EXEMPTED, WHENEVER THE EXIST-15 ENCE OF THESE SALTS, ISOMERS, HOMOLOGUES (ANALOGS), AND SALTS OF ISOMERS 16 AND HOMOLOGUES (ANALOGS) IS POSSIBLE WITHIN THE SPECIFIC CHEMICAL DESIG-17 NATION: TETRAHYDROCANNABINOLS, NAPHTHOYLINDOLES, NAPHTHYLMETHYLINDOLES, 18 (A) 19 NAPHTHOYLPYRROLES, NAPHTHYLIDENEINDENES, PHENYLACETYLINDOLES, CYCLOHEX-20 YLPHENOLS, BENZOYLINDOLES, OR ADAMANTOYLINDOLES, AS DEFINED IN SECTION 21 THIRTY-THREE HUNDRED SIX OF THIS TITLE; 22 (B) (6AR, 10AR)-9-(HYDROXYMETHYL)-6,6-DIMETHYL-3-(2-METHYLOCTAN-2-YL)-23 6A,7,10,10A-TETRAHYDROBENZO{C}CHROMEN-1-OL (HU-210); (C) (6AS, 10AS)-9-(HYDROXYMETHYL)-6,6-DIMETHYL-3-(2-METHYLOCTAN-2-YL)-24 25 6A, 7, 10, 10A-TETRAHYDROBENZO $\{C\}$ CHROMEN-1-OL (DEXANABINOL OR HU-211); OR 26 (D) 2,3-DIHYDRO-5-METHYL-3-(4-MORPHOLINYLMETHYL)PYRROLO{1,2,3-DE}-1, 27 4-BENZOXAZIN-6-Y1-1-NAPHTHALENYLMETHANONE (WIN 55,212-2). 28 Subdivision (d) of schedule I of section 3306 of the public s 4. 29 health law is amended by adding eleven new paragraphs 33, 34, 35, 36, 37, 38, 39, 40, 41, 42 and 43 to read as follows: 30 (33) NAPHTHOYLINDOLES. ANY COMPOUND CONTAINING A 3-(1-NAPHTHOYL)INDOLE 31 32 STRUCTURE WITH SUBSTITUTION AT THE NITROGEN ATOM OF THE INDOLE RING BY 33 AN ALKYL, HALOALKYL, ALKENYL, CYCLOALKYLMETHYL, CYCLOALKYLETHYL, 1-(N-METHYL-2-PIPERIDINYL)METHYL OR 2-(4-MORPHOLINYL)ETHYL GROUP, WHETH-34 OR NOT FURTHER SUBSTITUTED IN THE INDOLE RING TO ANY EXTENT AND 35 ER 36 WHETHER OR NOT SUBSTITUTED IN THE NAPHTHYL RING TO ANY EXTENT. 37 (34) NAPHTHYLMETHYLINDOLES. ANY COMPOUND CONTAINING Α H-INDOL-3-YL-(1-NAPHTHYL)METHANE STRUCTURE WITH SUBSTITUTION AT 38 THE NITROGEN ATOM OF THE INDOLE RING BY AN ALKYL, HALOALKYL, ALKENYL, CYCLO-39 40 ALKYLMETHYL, CYCLOALKYLETHYL, 1-(N-METHYL-2-PIPERIDINYL)METHYL OR 2-(4-MORPHOLINYL)ETHYL GROUP, WHETHER OR NOT FURTHER SUBSTITUTED IN THE 41 INDOLE RING TO ANY EXTENT AND WHETHER OR NOT SUBSTITUTED IN THE NAPHTHYL 42 43 RING TO ANY EXTENT. 44 (35) NAPHTHOYLPYRROLES. ANY COMPOUND CONTAINING А 45 3-(1-NAPHTHOYL)PYRROLE STRUCTURE WITH SUBSTITUTION AT THE NITROGEN ATOM OF THE PYRROLE RING BY AN ALKYL, HALOALKYL, ALKENYL, 46 CYCLOALKYLMETHYL, 47 CYCLOALKYLETHYL OR 2-(4-MORPHOLINYL)ETHYL GROUP, WHETHER OR NOT FURTHER 48 SUBSTITUTED IN THE PYRROLE RING TO ANY EXTENT AND WHETHER OR NOT SUBSTI-49 TUTED IN THE NAPHTHYL RING TO ANY EXTENT. 50 (36) NAPHTHYLIDENEINDENES. ANY COMPOUND CONTAINING A NAPHTHYLIDENEIN-DENE STRUCTURE WITH SUBSTITUTION AT THE 3-POSITION OF THE INDENE RING BY 51 ALKYL, 52 HALOALKYL, ALKENYL, CYCLOALKYLMETHYL, CYCLOALKYLETHYL, AN 1-(N-METHYL-2-PIPERIDINYL)METHYL OR 2-(4-MORPHOLINYL)ETHYL GROUP, WHETH-53 54 ER OR NOT FURTHER SUBSTITUTED IN THE INDENE RING TO ANY EXTENT AND 55 WHETHER OR NOT SUBSTITUTED IN THE NAPHTHYL RING TO ANY EXTENT.

1 (37) PHENYLACETYLINDOLES. ANY COMPOUND CONTAINING A 3-PHENYLACETYLIN-2 DOLE STRUCTURE WITH SUBSTITUTION AT THE NITROGEN ATOM OF THE INDOLE RING 3 BY AN ALKYL, HALOALKYL, ALKENYL, CYCLOALKYLMETHYL, CYCLOALKYLETHYL, 4 1-(N-METHYL-2-PIPERIDINYL)METHYL OR 2-(4-MORPHOLINYL)ETHYL GROUP, WHETH-5 ER OR NOT FURTHER SUBSTITUTED IN THE INDOLE RING TO ANY EXTENT AND 6 WHETHER OR NOT SUBSTITUTED IN THE PHENYL RING TO ANY EXTENT.

7 ANY CYCLOHEXYLPHENOLS. (38) COMPOUND CONTAINING Α 8 2-(3-HYDROXYCYCLOHEXYL)PHENOL STRUCTURE WITH SUBSTITUTION AT THE 5-POSI-9 TION OF THE PHENOLIC RING BY AN ALKYL, HALOALKYL, ALKENYL, CYCLOALKYLME-10 CYCLOALKYLETHYL, 1-(N-METHYL-2-PIPERIDINYL)METHYL THYL, OR 2-(4-MORPHOLINYL)ETHYL GROUP, WHETHER OR NOT SUBSTITUTED IN THE CYCLO-11 12 HEXYL RING TO ANY EXTENT.

(39) BENZOYLINDOLES. ANY COMPOUND CONTAINING A 3-(BENZOYL)INDOLE
STRUCTURE WITH SUBSTITUTION AT THE NITROGEN ATOM OF THE INDOLE RING BY
AN ALKYL, HALOALKYL, ALKENYL, CYCLOALKYLMETHYL, CYCLOALKYLETHYL,
1-(N-METHYL-2-PIPERIDINYL)METHYL OR 2-(4-MORPHOLINYL)ETHYL GROUP, WHETHER OR NOT FURTHER SUBSTITUTED IN THE INDOLE RING TO ANY EXTENT AND
WHETHER OR NOT SUBSTITUTED IN THE PHENYL RING TO ANY EXTENT.

(40) ADAMANTOYLINDOLES. ANY COMPOUND CONTAINING A 3-(1-ADAMANTOYL)
INDOLE STRUCTURE WITH SUBSTITUTION AT THE NITROGEN ATOM OF THE INDOLE
RING BY AN ALKYL, HALOALKYL, ALKENYL, CYCLOALKYLMETHYL, CYCLOALKYLETHYL,
1-(N-METHYL-2-PIPERINDINYL)METHYL, OR 2-(4-MORPHOLINYL)ETHYL GROUP,
WHETHER OR NOT FURTHER SUBSTITUTED IN THE ADAMANTYL RING SYSTEM TO ANY
EXTENT.

25 (41) (6AR,10AR)-9-(HYDROXYMETHYL)-6,6-DIMETHYL-3-(2-METHYLOCTAN-2-YL) 26 -6A,7,10,10A-TETRAHYDROBENZO{C}CHROMEN-1-OL (HU-210).

27 (42) (6AS,10AS)-9-(HYDROXYMETHYL)-6,6-DIMETHYL-3-(2-METHYLOCTAN-2-YL) 28 -6A,7,10,10A-TETRAHYDROBENZO{C}CHROMEN-1-OL (DEXANABINOL OR HU-211).

29 (43) 2,3-DIHYDRO-5-METHYL-3-(4-MORPHOLINYLMETHYL)PYRROLO{1,2,3-DE}-1, 30 4-BENZOXAZIN-6-YL-1-NAPHTHALENYLMETHANONE (WIN 55,212-2).

31 S 5. Section 3308 of the public health law is amended by adding a new 32 subdivision 7 to read as follows:

33 THE COMMISSIONER SHALL, IN CONJUNCTION WITH THE DIVISION OF CRIMI-7. NAL JUSTICE SERVICES, ESTABLISH AND MAINTAIN A DATABASE OF KNOWN SYNTHETIC CANNABINOIDS, AS DEFINED IN SECTION THIRTY-THREE HUNDRED TWO 34 35 OF THIS TITLE, AND SECTION THIRTY-THREE HUNDRED SIX OF THIS TITLE. 36 THE 37 DATABASE SHALL BE PUBLISHED ON THE DEPARTMENT'S WEBSITE SO THAT CONSUM-38 ERS, RETAILERS, AND LAW ENFORCEMENT AGENCIES CAN ACCESS INFORMATION 39 INCLUDING, BUT NOT LIMITED TO:

40 (A) A LIST OF COMPOUNDS KNOWN TO BELONG TO THE CLASSES OF CHEMICALS 41 LISTED ABOVE, AND THEIR TRADE NAMES;

42 (B) A PHYSICAL DESCRIPTION OF PRODUCTS KNOWN TO CONTAIN SUCH 43 COMPOUNDS, AND THEIR EFFECTS; AND

44 (C) A LIST OF THE BRAND NAMES OF PRODUCTS KNOWN TO CONTAIN SUCH 45 COMPOUNDS, AND IMAGES OF THEIR PACKAGING.

THE WEBSITE SHALL INCLUDE A STATEMENT INDICATING THAT SUCH INFORMATION 46 IS BEING PROVIDED AS A RESOURCE FOR CONSUMERS, RETAILERS, 47 AND LAW 48 ENFORCEMENT; AND, DUE TO THE NATURE OF THE ILLEGAL DRUG TRADE, SUCH 49 INFORMATION MAY NOT BE COMPREHENSIVE. NEITHER THE DEPARTMENT NOR THE 50 DIVISION OF CRIMINAL JUSTICE SERVICES SHALL BE LIABLE FOR ANY ECONOMIC 51 HARM, PERSONAL INJURY, OR DEATH THAT MAY RESULT FROM INFORMATION INCLUDED IN, OR OMITTED FROM, THE DATABASE. 52

53 S 6. The commissioner of health shall make any rules and regulations 54 necessary to effectuate the provisions of this act, its purpose and 55 intent pursuant to section 3308 of the public health law.

Subdivisions 5, 6 and 10 of section 220.00 of the penal law, 1 S 7. subdivision 5 as amended by chapter 537 of the laws of 1998, subdivision 2 6 as amended by chapter 1051 of the laws of 1973 and subdivision 10 as 3 4 amended by chapter 664 of the laws of 1985, are amended to read as 5 follows: 6 "Controlled substance" means any substance listed in schedule I, 5. II, III, IV or V of section thirty-three hundred six of the public 7 8 health law other than marihuana, but including concentrated cannabis as defined in [paragraph (a) of] subdivision four, AND SYNTHETIC CANNABI-9 10 NOID AS DEFINED IN SUBDIVISION FORTY-FOUR, of section thirty-three 11 hundred two of such law. 6. "Marihuana" means "marihuana[" or]," "concentrated cannabis," OR 12 13 "SYNTHETIC CANNABINOID" as those terms are defined in section thirty-14 three hundred two of the public health law. 10. "Hallucinogenic substance" means any controlled substance listed 15 in schedule I(d) other than concentrated cannabis, SYNTHETIC CANNABI-16 NOIDS, lysergic acid diethylamide, or an hallucinogen. 17 S 8. Subdivision 4 of section 220.06 of the penal law, as amended by 18 19 chapter 537 of the laws of 1998, is amended to read as follows: 4. one or more preparations, compounds, mixtures or substances containing concentrated cannabis as defined in [paragraph (a) of] subdi-20 21 vision four of section thirty-three hundred two of the public health 22 OR SYNTHETIC CANNABINOID AS DEFINED IN SUBDIVISION FORTY-FOUR OF 23 law, SECTION THIRTY-THREE HUNDRED TWO OF THE PUBLIC HEALTH LAW, and said 24 25 preparations, compounds, mixtures or substances are of an aggregate 26 weight of one-fourth ounce or more; or S 9. Subdivision 10 of section 220.09 of the penal law, as amended by 27 chapter 537 of the laws of 1998, is amended to read as follows: 28 29 10. one or more preparations, compounds, mixtures or substances 30 containing concentrated cannabis as defined in [paragraph (a) of] subdivision four of section thirty-three hundred two of the public health 31 32 OR SYNTHETIC CANNABINOID AS DEFINED IN SUBDIVISION FORTY-FOUR OF law, 33 SECTION THIRTY-THREE HUNDRED TWO OF THE PUBLIC HEALTH LAW, and said preparations, compounds, mixtures or substances are of an aggregate weight of one ounce or more; or 34 35 36 S 10. Subdivision 3 of section 220.34 of the penal law, as amended by 37 chapter 537 of the laws of 1998, is amended to read as follows: 38 3. concentrated cannabis as defined in [paragraph (a) of] subdivision four of section thirty-three hundred two of the public health law, OR 39 40 SYNTHETIC CANNABINOID AS DEFINED IN SUBDIVISION FORTY-FOUR OF SECTION THIRTY-THREE HUNDRED TWO OF THE PUBLIC HEALTH LAW; or 41 S 11. This act shall take effect on the ninetieth day after it shall 42 43 have become a law; provided, however, that the commissioner of health 44 and the division of criminal justice services shall immediately take the actions necessary to ensure that the database created by subdivision 7 of section 3308 of the public health law, as added by section five of 45 46 47 this act, and the surrender program established by section one of this act, shall become operational on or before such effective date; and 48 49 provided further, that, notwithstanding the provisions of any law to the 50 contrary, for ninety days after this act shall have become law, section 220.03, 220.06, 220.09, 220.16, 220.18, 220.21, 221.05, 221.10, 221.15, 51 221.20, 221.25 or 221.30 of the penal law shall not be enforced with regard to the possession of synthetic cannabinoids, as defined in 52 53 54 section 3302 and section 3306 of the public health law, except that 55 enforcement of such provisions of the penal law shall be allowed during this period with regard to the possession of substances containing more 56

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than two and one-half percent by weight of delta-9 tetrahydrocannabinol, or its isomer, delta-8 dibenzopyran numbering system, or delta-1 tetrahydrocannabinol or its isomer, delta 1(6) monoterpene numbering system; and provided, further, that the provisions of section one of this act shall expire and be deemed repealed on the ninety-first day after such effective date.