Help Protect Medical Marijuana Patients

If you are a patient or medical professional interested in helping to make sure Rhode Island's medical marijuana law provides patients safe access to their medicine, please fill out this information slip and mail it to RIPAC at: 145 Wayland Avenue, Providence, RI 02906.

Please leave any questions blank if you're uncomfortable answering them. We will keep your information confidential, sharing it only with your permission.

"I believe marijuana should be legally and safely accessible for medical purposes."

Name
Title
Address
City, State, Zip
Phone
E-mail
lam a physician

- I am a physician.
- I am a nurse or physician's assistant.
- I am a patient. My illness is:

rain a patient. My miless is.	
☐ cancer☐ multiple sclerosis☐ glaucoma☐ chronic pain☐ other (please specify)	☐HIV or AIDS ☐epilepsy ☐paralysis

• I know or knew someone who used medical marijuna.

"It is also hypocritical to forbid physicians to prescribe marijuana while permitting them to use morphine and meperidine to relieve extreme dyspnea and pain."

> New England Journal of Medicine, editorial by Jerome P. Kassirer, M.D.

The RI Medical Marijuana Act is Supported By:

- Rhode Island Medical Society
- Rhode Island State Nurses Association
- Rhode Island State Nurses Association
- RI Academy for Family Physicians
- Rhode Island State Council of Churches
- AIDS Project Rhode Island
- United Nurses and Allied Professionals
- RI Health Center Association
- Senior Agenda Coalition
- Rhode Island ACLU
- AIDS Care Ocean State
- Community HIV/AIDS Mobilization Project
- RI Public Health Association
- Leukemia & Lymphoma Society, RI chapter
- RI Office of the Public Defender
- Family Service of RI
- National Ass'n of Social Workers, RI chapter
- Ocean State Action

The 13 state medical marijuana laws are working well and protecting tens of thousands of seriously ill patients.

Doctors prosecuted by the federal government for recommending medical marijuana: *

Registered patients whom the federal government has convicted for possessing 12 or fewer plants or two and a half or fewer ounces: *

*These numbers are to the best of RIPAC's knowledge.

About the

RHODE ISLAND MEDICAL MARIJUANA ACT

A Guide for Patients and Medical Professionals



Rhode Island Patient Advocacy Coalition 145 Wayland Avenue Providence, RI 02906

401-861-1601

info@ripatients.org www.Rlpatients.org On January 3, 2006, the Rhode Island Legislature enacted a medical marijuana law that is now protecting registered medical marijuana patients and their caregivers from arrest and jail. On June 21, 2007, the legislature also made this law permanent.

What Is the Medical Professional's Role?

Before a patient can receive a registry card, his or her medical practitioner must fill out a portion of the patient's application certifying that the patient has a qualifying debilitating medical condition and that "the potential benefits of the medical use of marijuana would likely outweigh the health risks for the qualifying patient."

Can Doctors Be Prosecuted For Signing a Recommendation?

Rhode Island's law explicitly protects doctors from punishment. It says:

A practitioner shall not be subject to arrest, prosecution, or penalty in any manner, or denied any right or privilege, including, but not limited to, civil penalty or disciplinary action by the Rhode Island Board of Medical Licensure and Discipline ... solely for providing written certifications or for otherwise stating that, in the practitioner's professional opinion, the potential benefits of the medical marijuana would likely outweigh the health risks for a patient. (RIGL 21-28.6-4)

Has the Federal Government Punished Doctors Who Recommend Medical Marijuana?

No. The U.S. Court of Appeals for the Ninth Circuit ruled that doctors cannot be punished — or even investigated — solely for recommending medical marijuana, because doing so is protected free speech (Conant v. Walters). In 2003, the U.S. Supreme Court let the decision stand.

What Can't a Doctor Do?

Prescribe marijuana. Until federal law changes, doctors cannot "prescribe" marijuana. However, no doctor has been punished for "recommending" marijuana in good faith.

How Much Marijuana Can Patients Possess?

Patients and their caregivers can each possess up to two and a half ounces of useable marijuana and up to 12 marijuana plants.

What Is Forbidden Under the Medical Marijuana Law?

- smoking marijuana in public
- cultivating marijuana outdoors
- driving under the influence of marijuana

The Rhode Island Patient Advocacy Coalition

RIPAC is Rhode Island's grassroots medical marijuana community of patients, caregivers, medical professionals, and advocacy organizations. RIPAC believes that all of Rhode Island's medical marijuana patients should have safe and legal access to their medicine. Visit our website at www.Rlpatients.org!

RIPAC Meetings

RIPAC holds monthly meetings on medical marijuana. To view a schedule, see www.Rlpatients.org/calendar.

Community Meetings: Patients, caregivers, advocates and anyone else interested in learning more about medical marijuana are invited to discuss this topic, ask questions and meet each other.

Patient Meetings: Licensed patients and their caregivers are invited to gather, hear a topical presentation, and form mutual support networks around this issue.

The Medical Marijuana Application Process

To apply for a medical marijuana registration card from the Department of Health, a patient must:

be suffering from a qualifying condition; and submit the following to the Medical Marijuana Program:

a physician form;

a patient form;

if the patient is a minor, the "Minor form"; and

a \$75 fee (or \$10 if the patient receives Supplemental Security Income or Medicaid).

The patient may designate up to two caregivers on his or her application; caregivers cannot apply for cards directly.

After receiving a completed application, the Department of Health then has 15 days to approve a valid application and issue an ID card. Cards expire after two years.

Applications are available at: www.Rlpatients.org/licensing

What Conditions Qualify?

Cancer, HIV/AIDS, glaucoma, Hepatitis C, multiple sclerosis, Alzheimer's, Crohn's, epilepsy, and any chronic, debilitating conditions that produce seizures, wasting, spasms or severe nausea or pain are all qualifying conditions under the law.

More Information

This brochure is not intended to substitute for reading the entire law and regulations. They are both available from the Department of Health at www.health.ri.gov/hsr/mmp.