HOUSE BILL 73

 $\mathbf{E4}$

HB 749/19 – JUD & HGO

By: Delegate Grammer

Introduced and read first time: January 9, 2020 Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

2 Firearms - Right to Purchase, Own, Possess, and Carry - Medical Cannabis

3 FOR the purpose of providing that a person may not be denied the right to purchase, own, 4 possess, or carry a firearm solely on the basis that the person is a certain qualifying $\mathbf{5}$ patient; prohibiting a State agency from accessing a certain database to obtain 6 certain information; prohibiting a State agency from using certain information for a 7 certain purpose; prohibiting a State agency from inquiring about a person's status 8 as a certain qualifying patient for a certain purpose; requiring a certain form to 9 specifically authorize a certain qualifying patient to refrain from reporting the use of medical cannabis; establishing the intent of the General Assembly; defining a 1011 certain term; and generally relating to firearms.

- 12 BY adding to
- 13 Article Public Safety
- 14 Section 5–701 to be under the new subtitle "Subtitle 7. Miscellaneous"
- 15 Annotated Code of Maryland
- 16 (2018 Replacement Volume and 2019 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 That the Laws of Maryland read as follows:
- 19Article Public Safety
- 20 SUBTITLE 7. MISCELLANEOUS.
- 21 **5–701.**

(A) IN THIS SECTION, "QUALIFYING PATIENT" MEANS A PERSON WHO IS AUTHORIZED TO USE MEDICAL CANNABIS UNDER TITLE 13, SUBTITLE 33 OF THE HEALTH – GENERAL ARTICLE.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. 0lr0305



1 (B) IN ACCORDANCE WITH § 13–3313(A) OF THE HEALTH – GENERAL 2 ARTICLE, A PERSON MAY NOT BE DENIED THE RIGHT TO PURCHASE, OWN, POSSESS, 3 OR CARRY A FIREARM UNDER THIS TITLE SOLELY ON THE BASIS THAT THE PERSON 4 IS A QUALIFYING PATIENT.

5 (C) A STATE AGENCY MAY NOT ACCESS A DATABASE CONTAINING THE 6 IDENTITIES OF QUALIFYING PATIENTS TO OBTAIN INFORMATION FOR THE PURPOSE 7 OF APPROVING OR DISAPPROVING A PERSON FROM PURCHASING, OWNING, 8 POSSESSING, OR CARRYING A FIREARM.

9 (D) A STATE AGENCY MAY NOT USE INFORMATION GATHERED FROM A 10 DATABASE CONTAINING THE IDENTITIES OF QUALIFYING PATIENTS TO OBTAIN 11 INFORMATION FOR THE PURPOSE OF APPROVING OR DISAPPROVING A PERSON 12 FROM PURCHASING, OWNING, POSSESSING, OR CARRYING A FIREARM.

13 (E) A STATE AGENCY MAY NOT INQUIRE ABOUT A PERSON'S STATUS AS A 14 QUALIFYING PATIENT FOR THE PURPOSE OF APPROVING OR DISAPPROVING THE 15 PERSON FROM PURCHASING, OWNING, POSSESSING, OR CARRYING A FIREARM.

16 **(F)** ANY FORM USED FOR THE PURPOSE OF APPROVING OR DISAPPROVING 17 A PERSON FROM PURCHASING, OWNING, POSSESSING, OR CARRYING A FIREARM 18 THAT INQUIRES ABOUT THE APPLICANT'S USE OF CONTROLLED DANGEROUS 19 SUBSTANCES SHALL SPECIFICALLY AUTHORIZE A QUALIFYING PATIENT TO REFRAIN 20 FROM REPORTING THE USE OF MEDICAL CANNABIS.

21 (G) IT IS THE INTENT OF THE GENERAL ASSEMBLY THAT MEDICAL 22 CANNABIS SHOULD BE TREATED AS LEGAL FOR PURPOSES OF STATE LAW AND THAT 23 THE STATE SHOULD NOT PENALIZE A QUALIFYING PATIENT FOR USING THE DRUG 24 LEGALLY.

25 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 26 October 1, 2020.