

## Footnotes and References (see back panel for excerpts)

1. Assuming only 1% of population - (see incidence and prevalence- National Institute of Health)
2. AMMA Literature, Review of Medicine
3. Ref. Include *Current Pharm Des, British Journal of Nature, Eur J Biochem, Chest, Neurobiol Dis, Pharmacol Ther, Current Medical Chemistry, Nature, many others*
4. National Poison Control Center
5. H&S 11362.5 part A (on back panel)
6. H&S 11362.5 part d (on back panel)
7. Article 3, Section 3.5 (on back panel)
8. Article 3, Section 3.5 (on back panel) & Opinions of Attorney General 788
9. For example, 73 cases and 300 confiscations in Marin County 1999-2000.

## Excerpts from the Compassionate Use Act (H&S 11362.5), passed in 1996

(A) To ensure that seriously ill Californians have the right to obtain and use marijuana for medical purposes where that medical use is deemed appropriate and has been recommended by a physician who has determined that the person's health would benefit from the use of marijuana in the treatment of cancer, anorexia, AIDS, chronic pain, spasticity, glaucoma, arthritis, migraine, or any other illness for which marijuana provides relief.

(d) Section 11357, relating to the possession of marijuana, and Section 11358, relating to the cultivation of marijuana, shall not apply to a patient, or to a patient's primary caregiver, who possesses or cultivates marijuana for the personal medical purposes of the patient upon the written or oral recommendation or approval of a physician.

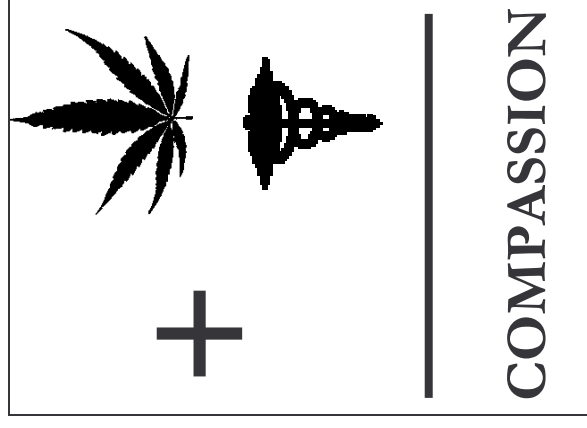
## California State Constitution, Article 3, Section 3.5:

SEC. 3.5. An administrative agency, including an administrative agency created by the Constitution or an initiative statute, has no power:

- (a) To declare a statute unenforceable, or refuse to enforce a statute, on the basis of it being unconstitutional unless an appellate court has made a determination that such statute is unconstitutional;
- (b) To declare a statute unconstitutional;
- (c) To declare a statute unenforceable, or to refuse to enforce a statute on the basis that federal law or federal regulations prohibit the enforcement of such statute unless an appellate court has made a determination that the enforcement of such statute is prohibited by federal law or federal regulations.

## AMERICAN MEDICAL MARIJUANA ASSOCIATION

## The Truth is Out There....



**American Medical  
Marijuana Association  
D.A. Recall Effort**

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# Just the Facts

- Hundreds of thousands of Californians suffer from acute and chronic medical conditions.<sup>1</sup>
- Hundreds of Scientific Papers and overwhelming clinical experience demonstrates the effectiveness of Medical Cannabis as an adjunctive therapy.<sup>2</sup>
- Patients with Cancer, MS, AIDS, Chronic Pain, Migraine, Diabetes, Tourettes, Glaucoma, Arthritis, Spasticity, and many more, have received significant benefit from Medical Cannabis.<sup>3</sup>
- Medical Cannabis is LESS toxic than most prescription medicines.<sup>4</sup>
- In 1996 California Voters passed Proposition 215 creating The Compassionate Use Act, codified in the Health and Safety Code, Section 11362.5.

- The Compassionate Use Act ensures that seriously ill Californians have the right to obtain and use marijuana for medical purposes where that medical use is deemed appropriate and has been recommended by a physician.<sup>5</sup>
- Medical Marijuana patients are Immune from Health and Safety Codes 11357 (possession) and 11358 (cultivation).<sup>6</sup>
- The **California State Constitution DEMANDS** that no California state agency or local law enforcement agency may refuse to enforce Medical Marijuana Rights.<sup>7</sup>
- No agency is allowed to declare the statute unenforceable on the basis that federal law prohibits the enforcement of such a statute unless an appellate court has made a determination (which it has not).<sup>8</sup>
- These vital RIGHTS to help suffering patients are in DANGER from District Attorneys and Police who don't like the law.<sup>9</sup>

## AMMA is fighting for patients' rights

AMMA is working to hold recall elections for California district attorneys who refuse to implement standards that recognize patients' rights to grow and use medical marijuana.

Currently, 6 county D.A.s have been targeted for possible removal by AMMA, due to their unconstitutional actions against sick people.

The first recall election is slated for May 22 in Marin County. Recalls are also being considered for Placer, El Dorado, Sonoma, Shasta and Calaveras counties.

<b>Help AMMA Remove Unlawful D.A.s!</b>
<b>Call 888-810-0114 or visit <a href="http://www.LetFreedomGrow.com">www.LetFreedomGrow.com</a></b>