[~113H499]

(Original Signature of Member)

114TH CONGRESS 1ST SESSION



To decriminalize marijuana at the Federal level, to leave to the States a power to regulate marijuana that is similar to the power they have to regulate alcohol, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. Polls introduced the following bill; which was referred to the Committee on _____

A BILL

- To decriminalize marijuana at the Federal level, to leave to the States a power to regulate marijuana that is similar to the power they have to regulate alcohol, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,
 - **3** SECTION 1. SHORT TITLE.
 - 4 This Act may be cited as the "Regulate Marijuana
 - 5 Like Alcohol Act".

TITLE I—AMENDMENTS TO DE CRIMINALIZE MARIJUANA AT THE FEDERAL LEVEL

4 SEC. 101. DECRIMINALIZATION OF MARIJUANA.

5 (a) REMOVAL FROM SCHEDULE OF CONTROLLED 6 SUBSTANCES.—Notwithstanding any other provision of 7 the Controlled Substances Act (21 U.S.C. 801 et seq.), 8 the Attorney General shall, not later than 60 days after 9 the date of the enactment of this Act, issue a final order 10 that removes marijuana in any form from all schedules 11 under section 202(c) of that Act (21 U.S.C. 812(c)).

(b) CONFORMING AMENDMENT TO REMOVE LEGIS13 LATIVE DEADWOOD.—Subsection (c) of section 202 of the
14 Controlled Substances Act (21 U.S.C. 812) is amended
15 to read as follows:

16 "(c) CROSS REFERENCE TO SCHEDULES OF CON-TROLLED SUBSTANCES.—Schedules I, II, III, IV, and V 17 shall consist of the drugs and other substances (by what-18 19 ever official name, common or usual name, chemical name, 20 or brand name designated) that are set forth in the respective schedules in part 1308 of title 21, Code of Federal 21Regulations, as they may be amended from time to time, 22 or in any successor regulation.". 23

SEC. 102. APPLICATION OF THE CONTROLLED SUBSTANCES ACT AND CONTROLLED SUBSTANCES IMPORT AND EXPORT ACT TO MARIJUANA.

4 Part A of the Controlled Substances Act (21 U.S.C.
5 801 et seq.) is amended by adding at the end the fol6 lowing:

7 "SEC. 103. APPLICATION TO MARIHUANA.

8 "(a) GENERAL NONAPPLICATION.—Except as pro9 vided in this section, this title and title III do not apply
10 to marihuana.

11 "(b) EXCEPTION: PROHIBITION ON CERTAIN TRANS-PORTATIONS AND SHIPMENTS.—It shall be unlawful to 12 13 ship or transport marihuana from any place outside a State, territory, or district of the United States, or other 14 place noncontiguous to but subject to the jurisdiction of 15 16 the United States, into that State, territory, or district 17 of the United States, or place, when such marihuana is intended by any person interested therein to be received, 18 19 possessed, sold, or in any manner used, in violation of any 20 law of such State, territory, district, or place.

21 "(c) PENALTY.—Whoever knowingly violates sub22 section (b) shall be fined under title 18, United States
23 Code, or imprisoned not more than one year, or both.".
24 SEC. 103. CONFORMING AND ANCILLARY AMENDMENTS.

25 (a) MODIFICATION OF DEFINITION OF "FELONY
26 DRUG OFFENSE".—Section 102(44) of the Controlled

Substances Act (21 U.S.C. 802(44)) is amended by strik-1 2 ing "marihuana,". 3 (b) Elimination of Marijuana Penalty Provi-4 SIONS.—Part D of the Controlled Substances Act (21 5 U.S.C. 841 et seq.) is amended— 6 (1) in section 401— 7 (A) by striking subsection (b)(1)(A)(vii); 8 (B) by striking subsection (b)(1)(B)(vii); 9 (C) by striking subsection (b)(1)(D); and 10 (D) by striking subsection (b)(4); 11 (2) in section 402(c)(2)(B), by striking "mari-12 huana,"; 13 (3) in section 403(d)(1), by striking "mari-14 huana,"; 15 (4) in section 418(a), by striking the last sen-16 tence; 17 (5) in section 419(a), by striking the last sen-18 tence; 19 (6) in section 422(d), in the matter preceding paragraph (1), by striking "marijuana,"; and 20 (7) in section 422(d)(5), by striking ", such as 21 22 a marihuana cigarette,". 23 (c) REMOVAL OF PROHIBITION ON IMPORT AND EX-PORT.—Section 1010 of the Controlled Substances Import 24 and Export Act (21 U.S.C. 960) is amended— 25

(1) by striking subparagraph (G) of subsection
 (b)(1);

3 (2) by striking subparagraph (G) of subsection
4 (b)(2); and

5 (3) by striking paragraph (4) of subsection (b).
6 (d) LIMITING THE APPLICATION OF THE NATIONAL
7 FOREST SYSTEM DRUG CONTROL ACT OF 1986 TO CON8 TROLLED SUBSTANCES OTHER THAN MARIJUANA.—The
9 National Forest System Drug Control Act of 1986 is
10 amended—

(1) in section 15002(a) (16 U.S.C. 559b(a)) by
striking "marijuana and other";

13 (2) in section 15003(2) (16 U.S.C. 559c(2)) by
14 striking "marijuana and other"; and

15 (3) in section 15004(2) (16 U.S.C. 559d(2)) by
16 striking "marijuana and other".

17 (e) INTERCEPTION OF COMMUNICATIONS.—Section18 2516 of title 18, United States Code, is amended—

19 (1) in subsection (1)(e), by striking "mari-20 huana,"; and

(2) in subsection (2) by striking "marihuana,".
(f) NATIONAL YOUTH ANTI-DRUG MEDIA CAMPAIGN.—Section 709 of the Office of National Drug Control Policy Reauthorization Act of 1998 (21 U.S.C. 1708)

1 is amended by striking subsection (j) (relating to preven-

2 tion of marijuana use).

3 TITLE II—FEDERAL MARIJUANA 4 LICENSING AND RELATED

4 LICENSING AND RELATED 5 MATTERS

6 SEC. 201. FEDERAL MARIJUANA ADMINISTRATION.

7 The Federal Alcohol Administration Act (27 U.S.C.
8 201 et seq.) is amended by adding at the end the fol9 lowing:

10 **"TITLE III—MARIJUANA**

11 "SEC. 301. UNLAWFUL BUSINESSES WITHOUT MARIJUANA

12 PERMIT.

13 "(a) IMPORT.—It shall be unlawful, except pursuant
14 to a permit issued under this title by the Secretary of the
15 Treasury (hereinafter in this title referred to as 'the Sec16 retary')—

17 "(1) to engage in the business of importing18 marijuana into the United States; or

"(2) for any person so engaged to sell, offer or
deliver for sale, contract to sell, or ship, in interstate
or foreign commerce, directly or indirectly or
through an affiliate, marijuana so imported.

23 "(b) MANUFACTURE AND SALE.—It shall be unlaw24 ful, except pursuant to a permit issued under this title
25 by the Secretary—

1	"(1) to engage in the business of cultivating,
2	producing, manufacturing, packaging, or
3	warehousing marijuana; or
4	"(2) for any person so engaged to sell, offer or
5	deliver for sale, contract to sell, or ship, in interstate
6	or foreign commerce, directly or indirectly or
7	through an affiliate, marijuana so cultivated, pro-
8	duced, manufactured, packaged, or warehoused.
9	"(c) RESALE.—It shall be unlawful, except pursuant
10	to a permit issued under this title by the Secretary—
11	"(1) to engage in the business of purchasing
12	marijuana for resale at wholesale; or
13	"(2) for any person so engaged to receive or to
14	sell, offer or deliver for sale, contract to sell, or ship,
15	in interstate or foreign commerce, directly or indi-
16	rectly or through an affiliate, marijuana so pur-
17	chased.
18	"(d) Remedies for Violations.—
19	"(1) CRIMINAL FINE.—
20	"(A) GENERALLY.—Whoever violates this
21	section shall be fined not more than \$1000.
22	"(B) Settlement in compromise.—The
23	Secretary may decide not to refer a violation of
24	this section to the Attorney General for pros-
25	ecution but instead to collect a payment from

1	the violator of no more than \$500 for that vio-
2	lation.
3	"(2) Civil action for relief.—The Attorney
4	General may, in a civil action, obtain appropriate re-
5	lief to prevent and restrain a violation of this title.
6	"SEC. 302. PROCEDURE FOR ISSUANCE OF MARIJUANA
7	PERMITS.
8	"(a) Who Entitled to Permit.—
9	"(1) GENERALLY.—The Secretary shall issue a
10	permit for operations requiring a permit under sec-
11	tion 301 unless the Secretary finds that—
12	"(A) the applicant (or if the applicant is a
13	corporation, any of its officers, directors, or
14	principal stockholders) has been convicted of a
15	disqualifying offense;
16	"(B) the applicant is, by reason of busi-
17	ness experience, financial standing, or trade
18	connections, not likely to commence operations
19	within a reasonable period or to maintain such
20	operations in conformity with Federal law; or
21	"(C) the operations proposed to be con-
22	ducted by the applicant are in violation of the
23	law of the State in which they are to be con-
24	ducted.

1	"(2) DISQUALIFYING OFFENSES.—For the pur-
2	poses of paragraph (1):
3	"(A) GENERALLY.—Except as provided in
4	subparagraph (B) a disqualifying offense is an
5	offense related to the production, consumption,
6	or sale of marijuana that is—
7	"(i) a felony under Federal or State
8	law, if the conviction occurred not later
9	than 5 years before the date of the applica-
10	tion; or
11	"(ii) a misdemeanor under Federal
12	law, if the conviction occurred not later
13	than 3 years before the date of the applica-
14	tion.
15	"(B) EXCLUDED OFFENSES.—A disquali-
16	fying offense does not include a Federal or
17	State offense based on conduct that—
18	"(i) was legal under State law in the
19	State when and where the conduct took
20	place, or
21	"(ii) is, as of the date of the applica-
22	tion, no longer an offense in that State.
23	"(b) Refusal of Permit; Hearing.—If upon ex-
24	amination of any application for a permit the Secretary
25	has reason to believe that the applicant is not entitled to

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1	such permit, the Secretary shall so notify the applicant
2	and, upon request by the applicant, afford the applicant
3	due notice and opportunity for hearing on the application.
4	If the Secretary, after affording such notice and oppor-
5	tunity for hearing, still finds that the applicant is not enti-
6	tled to a permit hereunder, the Secretary shall by order
7	deny the application stating the findings which are the
8	basis for the order.
9	"(c) Form of Application.—
10	"(1) GENERALLY.—The Secretary shall—
11	"(A) prescribe the manner and form of ap-
12	plications for permits under this title (including
13	the facts to be set forth in the application);
14	"(B) prescribe the form of such permits;
15	"(C) specify in any permit the authority
16	conferred by the permit and the conditions of
17	that permit in accordance with this title.
18	((2) Separate types of applications and
19	PERMITS.—To the extent deemed necessary by the
20	Secretary for the efficient administration of this
21	title, the Secretary may require separate applications
22	and permits with respect to the various classes of
23	marijuana, and with respect to the various classes of
24	persons entitled to permits under this title.

"(3) DISCLAIMER.—The issuance of a permit
 under this title does not deprive the United States
 of any remedy for a violation of law.
 "(d) CONDITIONS.—A permit under this title shall be
 conditioned upon—
 "(1) compliance with all other Federal laws re-

6 "(1) compliance with all other Federal laws re-7 lating to production, sale and consumption of mari-8 juana, as well as compliance with all State laws re-9 lating to said activities in the State in which the per-10 mit applicant resides and does business; and

11 "(2) payment to the Secretary of a reasonable 12 permit fee in an amount determined by the Sec-13 retary to be sufficient over time to offset the cost of 14 implementing and overseeing all aspects of mari-15 juana regulation by the Federal Government.

16 "(e) Revocation, Suspension, and Annul-17 Ment.—

18 "(1) GENERALLY.—After due notice and oppor19 tunity for hearing, the Secretary may order a permit
20 under this title—

21 "(A) revoked or suspended for such period
22 as the Secretary deems appropriate, if the Sec23 retary finds that the permittee has willfully vio24 lated any of the conditions of the permit, but

1	for a first violation of the conditions the permit
2	shall be subject to suspension only;
3	"(B) revoked if the Secretary finds that
4	the permittee has not engaged in the operations
5	authorized by the permit for a period of more
6	than two years; or
7	"(C) annulled if the Secretary finds that
8	the permit was procured through fraud, or mis-
9	representation, or concealment of material fact.
10	"(2) Order to state basis for order
11	The order shall state the findings which are the
12	basis for the order.
13	"(f) SERVICE OF ORDERS.—Each order of the Sec-
14	retary with respect to any denial of application, suspen-
15	sion, revocation, annulment, or other proceedings, shall be
16	served—
17	((1) in person by any officer or employee of the
18	Secretary designated by him or any internal revenue
19	or customs officer authorized by the Secretary for
20	the purpose; or
21	"(2) by mailing the order by registered mail,
22	addressed to the applicant or respondent at his last
23	known address in the records of the Secretary.
24	"(g) DURATION.—

"(1) GENERAL RULE.—Except as otherwise
 provided in this subsection, a permit issued under
 this title shall continue in effect until suspended, re voked, or annulled as provided in this title, or volun tarily surrendered.

6 "(2) EFFECT OF TRANSFER.—If operations 7 under a permit issued under this title are trans-8 ferred, the permit automatically terminates 30 days 9 after the date of that transfer, unless an application 10 is made by the transferee before the end of that pe-11 riod for a permit under this title for those oper-12 ations. If such an application is made, the out-13 standing permit shall continue in effect until such 14 application is finally acted on by the Secretary.

15 "(3) DEFINITION OF TRANSFER.—For the pur16 poses of this section, the term 'transfer' means any
17 change of ownership or control, whether voluntary or
18 by operation of law.

"(h) JUDICIAL REVIEW.—A permittee or applicant
for a permit under this title may obtain judicial review
under chapter 7 of title 5 chapter, United States Code,
of the denial of the application of that applicant or, in
the case of a permittee, the denial of an application by
the transferee of that permittee.

1 "(i) STATUTE OF LIMITATIONS.—No proceeding for the suspension or revocation of a permit for violation of 2 3 any condition thereof relating to compliance with Federal 4 law shall be instituted by the Secretary more than 18 months after conviction of the violation of Federal law, 5 or, if no conviction has been had, more than 3 years after 6 7 the violation occurred; and no permit shall be suspended 8 or revoked for a violation of any such condition thereof 9 if the alleged violation of Federal law has been com-10 promised by any officer of the Government authorized to 11 compromise such violation.

12 "SEC. 303. DEFINITIONS.

13 "In this title—

"(1) the term 'marijuana' has the meaning 14 15 given the term 'marihuana' in section 102 of the Controlled Substances Act (21 U.S.C. 802); and 16 17 "(2) the term 'State' includes the District of 18 Columbia, Puerto Rico, and any territory or posses-19 sion of the United States.". 20 SEC. 202. ADDITION OF MARIJUANA TO CERTAIN LEGAL AU-21 THORITIES RELATING TO INTOXICATING LIQ-22 UORS. 23 (a) WILSON ACT.—The Act of August 8, 1890 (com-24 monly known as the Wilson Act or the Original Packages Act; 27 U.S.C. 121) is amended by inserting "or mari juana" after "intoxicating liquors or liquids".

3 (b) WEBB-KENYON ACT.—The Act of March 1, 1913
4 (commonly known as the Webb-Kenyon Act; 27 U.S.C.
5 122) is amended by inserting ", or marijuana" after "in6 toxicating liquor" both places it appears.

7 (c) VICTIMS OF TRAFFICKING AND VIOLENCE PRO8 TECTION ACT OF 2000.—Section 2 of the Victims of Traf9 ficking and Violence Protection Act of 2000 (27 U.S.C.
10 122a) is amended—

- 11 (1) in subsection (a)—
- (A) by redesignating paragraphs (3) and
 (4) as paragraphs (4) and (5), respectively; and
 (B) by inserting after paragraph (2) the
 following new paragraph:

"(3) The term 'marijuana' has the meaning
given the term 'marihuana' in section 102 of the
Controlled Substances Act (21 U.S.C. 802)."; and

19 (2) in subsections (b) and (c), by inserting "or
20 marijuana" after "intoxicating liquor" each place it
21 appears.

22 (d) FEDERAL ALCOHOL ADMINISTRATION ACT.—
23 Section 3 of the Federal Alcohol Administration Act (27
24 U.S.C. 203) is amended—

(1) by inserting "marijuana," before "distilled
 spirits" each place it appears (except in subsection
 (b)(1)); and

4 (2) in paragraph (b)(1) by inserting "manufac5 turing and distribution of marijuana," after "the
6 business of,".

7 TITLE III—OTHER AMENDMENTS

8 RELATING TO FEDERAL AU9 THORITY REGARDING MARI10 JUANA

11 SEC. 301. FOOD AND DRUG ADMINISTRATION.

12 The Food and Drug Administration shall have the13 same authorities with respect to marijuana as the Admin-14 istration has with respect to alcohol.

15 SEC. 302. TRANSFERRING AGENCY FUNCTIONS WITH RE 16 GARD TO MARIJUANA.

17 (a) TRANSFER OF JURISDICTION FROM DRUG EN-FORCEMENT ADMINISTRATION TO BUREAU OF ALCOHOL, 18 19 TOBACCO, FIREARMS AND EXPLOSIVES.—The functions 20 of the Attorney General, acting through the Administrator 21 of the Drug Enforcement Administration relating to mari-22 juana enforcement, shall hereafter be administered by the 23 Attorney General, acting through the Director of the Bu-24 reau of Alcohol, Tobacco, Firearms and Explosives.

(b) REDESIGNATION OF BUREAU OF ALCOHOL, TO BACCO, FIREARMS AND EXPLOSIVES AS BUREAU OF AL COHOL, TOBACCO, MARIJUANA, FIREARMS AND EXPLO SIVES.—

5 (1) REDESIGNATION.—The Bureau of Alcohol,
6 Tobacco, Firearms and Explosives is hereby re7 named the "Bureau of Alcohol, Tobacco, Marijuana,
8 Firearms and Explosives".

9 (2) REFERENCES.—Any reference to the Bu-10 reau of Alcohol, Tobacco, Firearms and Explosives 11 in any law, regulation, map, document, record, or 12 other paper of the United States shall be deemed to 13 be a reference to the Bureau of Alcohol, Tobacco, 14 Marijuana, Firearms and Explosives.

15 (c) REDESIGNATION OF ALCOHOL AND TOBACCO
16 TAX AND TRADE BUREAU AS ALCOHOL, TOBACCO, AND
17 MARIJUANA TAX AND TRADE BUREAU.—

18 (1) REDESIGNATION.—The Alcohol and To19 bacco Tax and Trade Bureau is hereby renamed the
20 "Alcohol, Tobacco, and Marijuana Tax and Trade
21 Bureau".

(2) REFERENCES.—Any reference to the Alcohol and Tobacco Tax and Trade Bureau in any law,
regulation, map, document, record, or other paper of
the United States shall be deemed to be a reference

to the Alcohol, Tobacco, and Marijuana Tax and
 Trade Bureau.

3 SEC. 303. COMPTROLLER GENERAL REVIEW OF LAWS AND 4 REGULATIONS.

5 The Comptroller General shall conduct a review of Federal laws, regulations, and policies to determine if any 6 7 changes in them are desirable in the light of the purposes and provisions of this Act. Not later than 2 years after 8 9 the date of the enactment of this Act the Comptroller General shall make to Congress and the relevant agencies such 10 11 recommendations relating to the results of that review as 12 the Comptroller General deems appropriate.

13 SEC. 304. CONSTRUCTION.

14 Neither this Act nor any amendment made by this15 Act shall be construed to affect Federal drug testing poli-16 cies.