1		SENATE BILL NO. 132
2		INTRODUCED BY T. MCGILLVRAY
3		
4	A BILL FOR A	N ACT ENTITLED: "AN ACT CREATING SEPARATE CRIMES FOR MINOR IN POSSESSION
5	OR UNLAWFU	JL ATTEMPT TO PURCHASE ALCOHOL, MARIJUANA, OR OTHER INTOXICATING
6	SUBSTANCE	S; PROVIDING DEFINITIONS; AND AMENDING SECTIONS 16-3-301, 16-3-323, 16-6-314, 16-
7	12-106, AND 4	45-5-624, MCA."
8		
9	BE IT ENACT	ED BY THE LEGISLATURE OF THE STATE OF MONTANA:
10		
11	NEW	SECTION. Section 1. Possession of or unlawful attempt to purchase alcoholic beverage
12	interference v	with court order. (1) A person under 21 years of age commits the offense of possession of an
13	alcoholic beve	rage if the person knowingly consumes, uses, has in the person's possession, or delivers or
14	distributes with	nout consideration an alcoholic beverage. A person may not be arrested for or charged with the
15	offense solely	because the person was at a place where other persons were possessing or consuming
16	alcoholic beverages. A person does not commit the offense if the person consumes or gains possession of an	
17	alcoholic beverage because it was lawfully supplied to the person under 16-6-305 or when in the course of	
18	employment it	is necessary to possess alcoholic beverages.
19	(2)	(a) In addition to a disposition by the youth court under 41-5-1512, a person under 18 years of
20	age who is co	nvicted under this section:
21	(i)	for a first offense:
22	(A)	shall be fined an amount not less than \$100 and not to exceed \$300;
23	(B)	shall be ordered to perform 20 hours of community service;
24	(C)	shall be ordered, and the person's parent or parents or guardian shall be ordered, to complete
25	and pay all co	sts of participation in a community-based substance abuse information course that meets the
26	requirements	of subsection (8), if one is available; and
27	(D)	if the person has a driver's license, must have the license confiscated by the court for 30 days,
28	except as prov	vided in subsection (2)(b);



1	(ii)	for a second offense:
2	(A)	shall be fined an amount not less than \$200 and not to exceed \$600;
3	(B)	shall be ordered to perform 40 hours of community service;
4	(C)	shall be ordered, and the person's parent or parents or guardian shall be ordered, to complete
5	and pay all cos	sts of participation in a community-based substance abuse information course that meets the
6	requirements	of subsection (8), if one is available;
7	(D)	if the person has a driver's license, must have the license confiscated by the court for 6
8	months, excep	t as provided in subsection (2)(b); and
9	(E)	shall be required to complete a chemical dependency assessment and treatment, if
10	recommended	, as provided in subsection (7); and
11	(iii)	for a third or subsequent offense:
12	(A)	shall be fined an amount not less than \$300 and not to exceed \$900;
13	(B)	shall be ordered to perform 60 hours of community service;
14	(C)	shall be ordered, and the person's parent or parents or guardian shall be ordered, to complete
15	and pay all cos	sts of participation in a community-based substance abuse information course that meets the
16	requirements of subsection (8), if one is available;	
17	(D)	if the person has a driver's license, must have the license confiscated by the court for 6
18	months, excep	t as provided in subsection (2)(b); and
19	(E)	shall be required to complete a chemical dependency assessment and treatment, if
20	recommended	, as provided in subsection (7).
21	(b)	If the convicted person fails to complete the community-based substance abuse information
22	course and ha	s a driver's license, the court shall order the license suspended for 3 months for a first offense, 9
23	months for a s	econd offense, and 12 months for a third or subsequent offense.
24	(C)	The court shall retain jurisdiction for up to 1 year to order suspension of a license under
25	subsection (2)	(b).
26	(3)	A person 18 years of age or older who is convicted of the offense of possession of an alcoholic
27	beverage:	
28	(a)	for a first offense:

- 2 -



1	(i)	shall be fined an amount not less than \$100 and not to exceed \$300;
2	(ii)	shall be ordered to perform 20 hours of community service; and
3	(iii)	shall be ordered to complete and pay all costs of participation in a community-based substance
4	abuse informa	tion course that meets the requirements of subsection (8);
5	(b)	for a second offense:
6	(i)	shall be fined an amount not less than \$200 and not to exceed \$600;
7	(ii)	shall be ordered to perform 40 hours of community service; and
8	(iii)	shall be ordered to complete and pay for an alcohol or drug information course at an alcohol or
9	drug treatmen	t program that meets the requirements of subsection (8) that may, in the sentencing court's
10	discretion and	on recommendation of a licensed addiction counselor, include alcohol or drug treatment, or both;
11	and	
12	(c)	for a third or subsequent offense:
13	(i)	shall be fined an amount not less than \$300 and not to exceed \$900;
14	(ii)	shall be ordered to perform 60 hours of community service;
15	(iii)	shall be ordered to complete and pay for an alcohol or drug information course at an alcohol or
16	drug treatmen	t program that meets the requirements of subsection (8) that may, in the sentencing court's
17	discretion and	on recommendation of a licensed addiction counselor, include alcohol or drug treatment, or both;
18	and	
19	(iv)	in the discretion of the court, shall be imprisoned in the county jail for a term not to exceed 6
20	months.	
21	(4)	A person under 21 years of age commits the offense of attempt to purchase an alcoholic
22	beverage if the	e person knowingly attempts to purchase an alcoholic beverage. A person convicted of attempt to
23	purchase an alcoholic beverage shall be fined an amount not to exceed \$150 if the person was under 21 years	
24	of age at the t	me that the offense was committed and may be ordered to perform community service.
25	(5)	A defendant who is currently under 21 years of age and was under 18 years of age when the
26	defendant faile	ed to comply with a sentence must be transferred to the youth court. If proceedings for failure to
27	comply with a	sentence are held in the youth court, the offender must be treated as an alleged youth in need of
28	intervention as	s defined in 41-5-103. The youth court may enter its judgment under 41-5-1512.



- 3 -

SB 132.1

1 (6) A person commits the offense of interference with a sentence or court order if the person 2 purposely or knowingly causes a child or ward to fail to comply with a sentence imposed under this section or a 3 youth court disposition order for a youth found to have violated this section and on conviction shall be fined 4 \$100 or imprisoned in the county jail for 10 days, or both.

5

(7) (a) A person convicted of a second or subsequent offense of possession of an alcoholic 6 beverage shall be ordered to complete a chemical dependency assessment.

7 (b) The chemical dependency assessment must be completed at a treatment program that meets 8 the requirements of subsection (8) and must be conducted by a licensed addiction counselor. The person may 9 attend a program of the person's choice as long as a licensed addiction counselor provides the services. If able, 10 the person shall pay the cost of the assessment and any resulting treatment.

11 The chemical dependency assessment must describe the person's level of abuse or (C) 12 dependency, if any, and contain a recommendation as to the appropriate level of treatment, if treatment is 13 indicated. A person who disagrees with the initial assessment may, at the person's expense, obtain a second 14 assessment provided by a licensed addiction counselor or program that meets the requirements of subsection 15 (8).

16 (d) The treatment provided must be at a level appropriate to the person's alcohol or drug problem, 17 or both, if any, as determined by a licensed addiction counselor pursuant to diagnosis and patient placement 18 rules adopted by the department of public health and human services. Following the determination, the court 19 shall order the appropriate level of treatment, if any. If more than one counselor makes a determination, the 20 court shall order an appropriate level of treatment based on the determination of one of the counselors.

21 Each licensed addiction counselor providing treatment shall, at the commencement of the (e) 22 course of treatment, notify the court that the person has been enrolled in a chemical dependency treatment 23 program. If the person fails to attend the treatment program, the counselor shall notify the court of the failure.

(a) A community-based substance abuse information course required under subsection 24 (8) 25 (2)(a)(i)(C), (2)(a)(ii)(C), (2)(a)(iii)(C), or (3)(a)(iii) must be:

26 (i) approved by the department of public health and human services under 53-24-208 or by a 27 court or provided under a contract with the department of corrections; or

28

(ii) provided by a hospital licensed under Title 50, chapter 5, part 2, that provides chemical

Legislative Services Division

Authorized Print Version – SB 132

1 dependency services and that is accredited by an accrediting entity approved by the U.S. centers for medicare

2 and medicaid services to provide chemical dependency services.

3 (b) An alcohol or drug information course required under subsection (3)(b)(iii) or (3)(c)(iii) must be
4 provided at an alcohol or drug treatment program:

5 (i) approved by the department of public health and human services under 53-24-208 or by a

6 court or provided under a contract with the department of corrections; or

7 (ii) provided by a hospital licensed under Title 50, chapter 5, part 2, that provides chemical

8 dependency services and that is accredited by an accrediting entity approved by the U.S. centers for medicare

9 and medicaid services to provide chemical dependency services.

10 (c) A chemical dependency assessment required under subsection (7) must be completed at a
11 treatment program:

(i) approved by the department of public health and human services under 53-24-208 or by a
court or provided under a contract with the department of corrections; or

14 (ii) provided by a hospital licensed under Title 50, chapter 5, part 2, that provides chemical

15 dependency services and that is accredited by an accrediting entity approved by the U.S. centers for medicare

16 and medicaid services to provide chemical dependency services.

17 (9) Information provided or statements made by a person under 21 years of age to a health care

18 provider or law enforcement personnel regarding an alleged offense against that person under Title 45, chapter

19 5, part 5, may not be used in a prosecution of that person under this section. This subsection's protection also

20 extends to a person who helps the victim obtain medical or other assistance or report the offense to law

21 enforcement personnel.

22

(10) (a) A person under 21 years of age may not be charged or prosecuted under subsection (1) if:

23 (i) the person has consumed an alcoholic beverage and seeks medical treatment at a health care

facility or contacts law enforcement personnel or an emergency medical service provider for the purpose of

25 seeking medical treatment;

(ii) the person accompanies another person under 21 years of age who has consumed an
 alcoholic beverage and seeks medical treatment at a health care facility or contacts law enforcement personnel
 or an emergency medical service provider for the purpose of seeking medical treatment for the other person; or



SB 132.1

1	(iii)	the person requires medical treatment as a result of consuming an alcoholic beverage and
2	evidence of a v	violation of this section is obtained during the course of seeking or receiving medical treatment.
3	(b)	For the purposes of this subsection (10), the following definitions apply:
4	(i)	"Health care facility" means a facility or entity that is licensed, certified, or otherwise authorized
5	by law to admin	nister medical treatment in this state.
6	(ii)	"Medical treatment" means medical treatment provided by a health care facility or an
7	emergency me	dical service.
8		
9	<u>NEW S</u>	SECTION. Section 2. Possession of or unlawful attempt to purchase marijuana
10	interference w	vith court order. (1) A person under 21 years of age commits the offense of possession of
11	marijuana if the	e person knowingly consumes, uses, has in the person's possession, or delivers or distributes
12	without conside	eration marijuana. A person may not be arrested for or charged with the offense solely because
13	the person was	s at a place where other persons were possessing or consuming marijuana. A person does not
14	commit the offe	ense if the person consumes or gains possession of marijuana because it was lawfully supplied
15	to the person c	r when in the course of employment it is necessary to possess marijuana.
16	(2)	(a) In addition to a disposition by the youth court under 41-5-1512, a person under 18 years of
17	age who is con	victed under this section:
18	(i)	for a first offense:
19	(A)	shall be fined an amount not less than \$100 and not to exceed \$300;
20	(B)	shall be ordered to perform 20 hours of community service;
21	(C)	shall be ordered, and the person's parent or parents or guardian shall be ordered, to complete
22	and pay all cos	ts of participation in a community-based substance abuse information course that meets the
23	requirements o	f subsection (8), if one is available; and
24	(D)	if the person has a driver's license, must have the license confiscated by the court for 30 days,
25	except as prov	ided in subsection (2)(b);
26	(ii)	for a second offense:
27	(A)	shall be fined an amount not less than \$200 and not to exceed \$600;
28	(B)	shall be ordered to perform 40 hours of community service;



- 6 -

SB 132.1

1	(C)	shall be ordered, and the person's parent or parents or guardian shall be ordered, to complete
2	and pay all co	sts of participation in a community-based substance abuse information course that meets the
3	requirements	of subsection (8), if one is available;
4	(D)	if the person has a driver's license, must have the license confiscated by the court for 6
5	months, excep	ot as provided in subsection (2)(b); and
6	(E)	shall be required to complete a chemical dependency assessment and treatment, if
7	recommended	I, as provided in subsection (7); and
8	(iii)	for a third or subsequent offense:
9	(A)	shall be fined an amount not less than \$300 and not to exceed \$900;
10	(B)	shall be ordered to perform 60 hours of community service;
11	(C)	shall be ordered, and the person's parent or parents or guardian shall be ordered, to complete
12	and pay all costs of participation in a community-based substance abuse information course that meets the	
13	requirements	of subsection (8), if one is available;
14	(D)	if the person has a driver's license, must have the license confiscated by the court for 6
15	months, except as provided in subsection (2)(b); and	
16	(E)	shall be required to complete a chemical dependency assessment and treatment, if
17	recommended	I, as provided in subsection (7).
18	(b)	If the convicted person fails to complete the community-based substance abuse information
19	course and ha	is a driver's license, the court shall order the license suspended for 3 months for a first offense, 9
20	months for a s	econd offense, and 12 months for a third or subsequent offense.
21	(C)	The court shall retain jurisdiction for up to 1 year to order suspension of a license under
22	subsection (2)	(b).
23	(3)	A person 18 years of age or older who is convicted of the offense of possession of marijuana:
24	(a)	for a first offense:
25	(i)	shall be fined an amount not less than \$100 and not to exceed \$300;
26	(ii)	shall be ordered to perform 20 hours of community service; and
27	(iii)	shall be ordered to complete and pay all costs of participation in a community-based substance
28	abuse informa	tion course that meets the requirements of subsection (8);



- 7 -

SB 132.1

1 (b) for a second offense: 2 (i) shall be fined an amount not less than \$200 and not to exceed \$600; 3 (ii) shall be ordered to perform 40 hours of community service; and 4 (iii) shall be ordered to complete and pay for an alcohol or drug information course at an alcohol or 5 drug treatment program that meets the requirements of subsection (8) that may, in the sentencing court's 6 discretion and on recommendation of a licensed addiction counselor, include alcohol or drug treatment, or both; 7 and 8 (C) for a third or subsequent offense: 9 shall be fined an amount not less than \$300 and not to exceed \$900; (i) 10 (ii) shall be ordered to perform 60 hours of community service; 11 (iii) shall be ordered to complete and pay for an alcohol or drug information course at an alcohol or 12 drug treatment program that meets the requirements of subsection (8) that may, in the sentencing court's 13 discretion and on recommendation of a licensed addiction counselor, include alcohol or drug treatment, or both; 14 and 15 (iv) in the discretion of the court, shall be imprisoned in the county jail for a term not to exceed 6 16 months. 17 (4) A person under 21 years of age commits the offense of attempt to purchase marijuana if the 18 person knowingly attempts to purchase marijuana. A person convicted of attempt to purchase marijuana shall 19 be fined an amount not to exceed \$150 if the person was under 21 years of age at the time that the offense was 20 committed and may be ordered to perform community service. 21 A defendant who is currently under 21 years of age and was under 18 years of age when the (5) 22 defendant failed to comply with a sentence must be transferred to the youth court. If proceedings for failure to 23 comply with a sentence are held in the youth court, the offender must be treated as an alleged youth in need of 24 intervention as defined in 41-5-103. The youth court may enter its judgment under 41-5-1512. 25 A person commits the offense of interference with a sentence or court order if the person (6) 26 purposely or knowingly causes a child or ward to fail to comply with a sentence imposed under this section or a 27 youth court disposition order for a youth found to have violated this section and on conviction shall be fined 28 \$100 or imprisoned in the county jail for 10 days, or both.



- 8 -

(7) (a) A person convicted of a second or subsequent offense of possession of marijuana shall be
 ordered to complete a chemical dependency assessment.

3 (b) The chemical dependency assessment must be completed at a treatment program that meets 4 the requirements of subsection (8) and must be conducted by a licensed addiction counselor. The person may 5 attend a program of the person's choice as long as a licensed addiction counselor provides the services. If able, 6 the person shall pay the cost of the assessment and any resulting treatment.

7 (c) The chemical dependency assessment must describe the person's level of abuse or
8 dependency, if any, and contain a recommendation as to the appropriate level of treatment, if treatment is
9 indicated. A person who disagrees with the initial assessment may, at the person's expense, obtain a second
10 assessment provided by a licensed addiction counselor or program that meets the requirements of subsection
11 (8).

12 (d) The treatment provided must be at a level appropriate to the person's alcohol or drug problem, 13 or both, if any, as determined by a licensed addiction counselor pursuant to diagnosis and patient placement 14 rules adopted by the department of public health and human services. Following the determination, the court 15 shall order the appropriate level of treatment, if any. If more than one counselor makes a determination, the 16 court shall order an appropriate level of treatment based on the determination of one of the counselors.

(e) Each licensed addiction counselor providing treatment shall, at the commencement of the
course of treatment, notify the court that the person has been enrolled in a chemical dependency treatment
program. If the person fails to attend the treatment program, the counselor shall notify the court of the failure.

20 (8) (a) A community-based substance abuse information course required under subsection
21 (2)(a)(i)(C), (2)(a)(ii)(C), (2)(a)(iii)(C), or (3)(a)(iii) must be:

(i) approved by the department of public health and human services under 53-24-208 or by a
court or provided under a contract with the department of corrections; or

(ii) provided by a hospital licensed under Title 50, chapter 5, part 2, that provides chemical
 dependency services and that is accredited by an accrediting entity approved by the U.S. centers for medicare
 and medicaid services to provide chemical dependency services.

(b) An alcohol or drug information course required under subsection (3)(b)(iii) or (3)(c)(iii) must be
provided at an alcohol or drug treatment program:



SB 132.1

1 (i) approved by the department of public health and human services under 53-24-208 or by a 2 court or provided under a contract with the department of corrections; or

3 (ii) provided by a hospital licensed under Title 50, chapter 5, part 2, that provides chemical
4 dependency services and that is accredited by an accrediting entity approved by the U.S. centers for medicare
5 and medicaid services to provide chemical dependency services.

6 (c) A chemical dependency assessment required under subsection (7) must be completed at a
7 treatment program:

8 (i) approved by the department of public health and human services under 53-24-208 or by a 9 court or provided under a contract with the department of corrections; or

(ii) provided by a hospital licensed under Title 50, chapter 5, part 2, that provides chemical
 dependency services and that is accredited by an accrediting entity approved by the U.S. centers for medicare
 and medicaid services to provide chemical dependency services.

(9) Information provided or statements made by a person under 21 years of age to a health care
provider or law enforcement personnel regarding an alleged offense against that person under Title 45, chapter
5, part 5, may not be used in a prosecution of that person under this section. This subsection's protection also
extends to a person who helps the victim obtain medical or other assistance or report the offense to law
enforcement personnel.

18 (10) (a) A person under 21 years of age may not be charged or prosecuted under subsection (1) if:

(i) the person has consumed marijuana and seeks medical treatment at a health care facility or
 contacts law enforcement personnel or an emergency medical service provider for the purpose of seeking
 medical treatment;

(ii) the person accompanies another person under 21 years of age who has consumed marijuana
 and seeks medical treatment at a health care facility or contacts law enforcement personnel or an emergency
 medical service provider for the purpose of seeking medical treatment for the other person; or

(iii) the person requires medical treatment as a result of consuming marijuana and evidence of a
violation of this section is obtained during the course of seeking or receiving medical treatment.

27 (b) For the purposes of this subsection (10), the following definitions apply:

28 (i) "Health care facility" means a facility or entity that is licensed, certified, or otherwise authorized



1 by law to administer medical treatment in this state. 2 (ii) "Medical treatment" means medical treatment provided by a health care facility or an 3 emergency medical service." 4 5 Section 3. Section 16-3-301, MCA, is amended to read: 6 "16-3-301. Unlawful purchases, transfers, sales, or deliveries -- presumption of legal age. (1) 7 Except as allowed in 16-4-213(8), it is unlawful for a licensed retailer to: 8 (a) purchase or acquire beer or wine from anyone except a brewery, winery, or wholesaler 9 licensed under the provisions of this code; 10 purchase or acquire table wine from anyone except a liquor store agent or winery or table wine (b) 11 distributor licensed under the provisions of this code; 12 (c) purchase or acquire wine from anyone except a liquor store agent or winery; 13 (d) transport alcoholic beverages from one licensed premises or other facility to any other licensed 14 premises owned by the licensee; or 15 (e) purchase or acquire liquor from anyone except an agency liquor store. 16 (2) It is unlawful for a licensed distributor or wholesaler to purchase beer, table wine, or wine from 17 anyone except a brewery, winery, or wholesaler licensed or registered under this code. 18 (3) It is unlawful for a liquor store agent to purchase table wine or sacramental wine from anyone 19 except a table wine distributor licensed under this code. 20 (4) It is unlawful for any licensee, a licensee's employee, or any other person to sell, deliver, or 21 give away or cause or permit to be sold, delivered, or given away any alcoholic beverage to: 22 (a) any person under 21 years of age; or 23 (b) any person actually, apparently, or obviously intoxicated. 24 (5) Any person under 21 years of age or any other person who knowingly misrepresents the 25 person's gualifications for the purpose of obtaining an alcoholic beverage from the licensee is equally guilty with 26 the licensee and, on conviction, is subject to the penalty provided in 45-5-624 and [sections 1 and 2]. However, 27 nothing in this section may be construed as authorizing or permitting the sale of an alcoholic beverage to any 28 person in violation of any federal law.



- (6) All licensees shall display in a prominent place in their premises a placard, issued by the
 department, stating fully the consequences for violations of the provisions of this code by persons under 21
 years of age.
- 4 (7) For purposes of 45-5-623 and this title, the establishment of the following facts by a person 5 making a sale of alcoholic beverages to a person under the legal age constitutes prima facie evidence of 6 innocence and a defense to a prosecution for sale of alcoholic beverages to a person under the legal age:
- 7 (a) the purchaser falsely represented and supported with documentary evidence that an ordinary
 8 and prudent person would accept that the purchaser was of legal age to purchase alcoholic beverages;
- 9 (b) the appearance of the purchaser was such that an ordinary and prudent person would believe 10 the purchaser to be of legal age to purchase alcoholic beverages; and
- (c) the sale was made in good faith and in reasonable reliance on the representation and
 appearance of the purchaser that the purchaser was of legal age to purchase alcoholic beverages.
- 13 (8) A licensed retailer may purchase beer and table wine from a licensed in-state retailer and
 14 transport the purchased beer and table wine to the licensed retailer's premises. The department may penalize
 15 retailers purchasing beer and table wine from out-of-state retailers subject to this code. Purchases under this
 16 subsection are limited to a maximum of 6 gallons a day. (See compiler's comments for contingent termination of
 17 certain text.)"
- 18

19

Section 4. Section 16-3-323, MCA, is amended to read:

20 **"16-3-323. Enforcement.** (1) A law enforcement officer may not request information on file about the 21 original purchaser of a keg unless in connection with a violation of 16-6-305, 45-5-623, or 45-5-624(4) [section 22 <u>1(4)</u>]. The officer shall return any recovered keg to the licensee and verify the information on file about the 23 original purchaser.

(2) The deposit on the keg and any related deposit to the licensee must be forfeited by the original
purchaser."

26

27 Section 5. Section 16-6-314, MCA, is amended to read:

28

"16-6-314. Penalty for violating code -- revocation of license -- penalty for violation by



underage person. (1) A person who violates a provision of this code is guilty of a misdemeanor punishable as
 provided in 46-18-212, except as otherwise provided in this section.

3 (2) If a retail licensee is convicted of an offense under this code, the licensee's license must be
4 immediately revoked or, in the discretion of the department, another sanction must be imposed as provided
5 under 16-4-406.

6 (3) A person under 21 years of age who violates 16-3-301(4) or 16-6-305(3) is subject to the
7 penalty provided in 45-5-624(2) or (3), [section 1(3) or (4)], or [section 2(3) or (4)]. (See compiler's comments
8 for contingent termination of certain text.)"

9

10

Section 6. Section 16-12-106, MCA, is amended to read:

11 "16-12-106. Personal use and cultivation of marijuana -- penalties. (1) Subject to the limitations in 12 16-12-108, the following acts are lawful and may not be an offense under state law or the laws of any local 13 government within the state, be a basis to impose a civil fine, penalty, or sanction, or be a basis to detain, 14 search, or arrest, or otherwise deny any right or privilege, or to seize or forfeit assets under state law or the 15 laws of any local government for a person who is 21 years of age or older or a registered cardholder:

(a) possessing, purchasing, obtaining, using, ingesting, inhaling, or transporting 1 ounce or less of
 usable marijuana, except that not more than 8 grams may be in a concentrated form and not more than 800
 milligrams of THC may be in edible marijuana products meant to be eaten or swallowed in solid form;

(b) transferring, delivering, or distributing without consideration, to a person who is 21 years of age
or older or a registered cardholder, 1 ounce or less of usable marijuana, except that not more than 8 grams
may be in a concentrated form and not more than 800 milligrams of THC may be in edible marijuana products
meant to be eaten or swallowed in solid form;

(c) in or on the grounds of a private residence, possessing, planting, or cultivating up to two
 mature marijuana plants and two seedlings, or four mature marijuana plants and four seedlings for a registered
 cardholder, and possessing, harvesting, drying, processing, or manufacturing the marijuana, provided that:

(i) marijuana plants and any marijuana produced by the plants in excess of 1 ounce must be kept
 in a locked space in or on the grounds of one private residence and may not be visible by normal, unaided
 vision from a public place;



SB 132.1

1	(ii)	not more than twice the number of marijuana plants permitted under this subsection (1)(c) may
2	be cultivated in	or on the grounds of a single private residence simultaneously;
3	(iii)	a person growing or storing marijuana plants under this subsection (1)(c) must own the private
4	residence wher	e the plants are cultivated and stored or obtain written permission to cultivate and store
5	marijuana from	the owner of the private residence; and
6	(iv)	no portion of a private residence used for cultivation of marijuana and manufacture of
7	marijuana prod	ucts for personal use may be shared with, rented, or leased to a marijuana business;
8	(d)	assisting another person who is at least 21 years of age or a registered cardholder, in any of
9	the acts permit	ted by this section, including allowing another person to use one's personal residence for any of
10	the acts describ	ped in this section; and
11	(e)	possessing, purchasing, using, delivering, distributing, manufacturing, transferring, or selling to
12	persons 18 yea	rs of age or older paraphernalia relating to marijuana.
13	(2)	A person who cultivates marijuana plants that are visible by normal, unaided vision from a
14	public place in	violation of subsection (1)(c)(i) is subject to a civil fine not exceeding \$250 and forfeiture of the
15	marijuana.	
16	(3)	A person who cultivates marijuana plants or stores marijuana outside of a locked space is
17	subject to a civi	il fine not exceeding \$250 and forfeiture of the marijuana.
18	(4)	A person who smokes marijuana in a public place, other than in an area licensed for that
19	activity by the c	lepartment, is subject to a civil fine not exceeding \$50.
20	(5)	For a person who is under 21 years of age and is not a registered cardholder, possession, use,
21	delivery without	t consideration, or distribution without consideration of marijuana is punishable in accordance
22	with 4 5-5-62 4_[section 2].
23	(6)	For a person who is under 18 years of age and is not a registered cardholder, possession, use,
24	transportation,	delivery without consideration, or distribution without consideration of marijuana paraphernalia is
25	punishable by f	orfeiture of the marijuana paraphernalia and 8 hours of drug education or counseling.
26	(7)	Unless otherwise permitted under the provisions of Title 16, chapter 12, part 5, the possession,
27	production, deli	very without consideration to a person 21 years of age or older, or possession with intent to
28	deliver more the	an 1 ounce but less than 2 ounces of marijuana or more than 8 grams but less than 16 grams of

- 14 -



1 marijuana in a concentrated form is punishable by forfeiture of the marijuana and:

- 2 (a) for a first violation, the person's choice between a civil fine not exceeding \$200 or completing
- 3 up to 4 hours of community service in lieu of the fine;
- 4 (b) for a second violation, the person's choice between a civil fine not exceeding \$300 or
- 5 completing up to 6 hours of community service in lieu of the fine; and
- 6 (c) for a third or subsequent violation, the person's choice between a civil fine not exceeding \$500
 7 or completing up to 8 hours of community service in lieu of the fine.
- 8 (8) A person may not be denied adoption, custody, or visitation rights relative to a minor solely for
 9 conduct that is permitted by this chapter.
- 10 (9) A person may not be denied access to or priority for an organ transplant or denied access to
 11 health care solely for conduct that is permitted by this chapter."
- 12
- 13

Section 7. Section 45-5-624, MCA, is amended to read:

14 "45-5-624. Possession of or unlawful attempt to purchase intoxicating substance other than 15 alcohol or marijuana -- interference with sentence or court order. (1) A person under 21 years of age 16 commits the offense of possession of an intoxicating substance other than alcohol or marijuana if the person 17 knowingly consumes, uses, has in the person's possession, or delivers or distributes without consideration an 18 intoxicating substance other than alcohol or marijuana. A person may not be arrested for or charged with the 19 offense solely because the person was at a place where other persons were possessing or consuming 20 alcoholic beverages or marijuana an intoxicating substance other than alcohol or marijuana. A person does not 21 commit the offense if the person consumes or gains possession of an alcoholic beverage intoxicating 22 substance other than alcohol or marijuana because it was lawfully supplied to the person under 16-6-305 or 23 when in the course of employment it is necessary to possess alcoholic beverages or marijuana an intoxicating 24 substance other than alcohol or marijuana. 25 (a) In addition to any disposition by the youth court under 41-5-1512, a person under 18 years (2) 26 of age who is convicted under this section:

27 (i) for a first offense, :

28 (A) shall be fined an amount not less than \$100 and not to exceed \$300 and:;



SB 132.1

1	(A)(B) shall be ordered to perform 20 hours of community service;
2	(B)(C) shall be ordered, and the person's parent or parents or guardian shall be ordered, to complete
3	and pay all costs of participation in a community-based substance abuse information course that meets the
4	requirements of subsection (8), if one is available; and
5	(C)(D) if the person has a driver's license, must have the license confiscated by the court for 30 days,
6	except as provided in subsection (2)(b);
7	(ii) for a second offense , :
8	(A)shall be fined an amount not less than \$200 and not to exceed \$600 and: ;
9	(A)(B) shall be ordered to perform 40 hours of community service;
10	(B)(C) shall be ordered, and the person's parent or parents or guardian shall be ordered, to complete
11	and pay all costs of participation in a community-based substance abuse information course that meets the
12	requirements of subsection (8), if one is available;
13	(C)(D) if the person has a driver's license, must have the license confiscated by the court for 6
14	months, except as provided in subsection (2)(b); and
15	(D)(E) shall be required to complete a chemical dependency assessment and treatment, if
16	recommended, as provided in subsection (7);
17	(iii) for a third or subsequent offense, $\underline{\cdot}$
18	(A) shall be fined an amount not less than \$300 or more than and not to exceed \$900,;
19	(B) shall be ordered to perform 60 hours of community service,
20	(C) shall be ordered, and the person's parent or parents or guardian shall be ordered, to complete
21	and pay all costs of participation in a community-based substance abuse information course that meets the
22	requirements of subsection (8), if one is available, and ;
23	(D) if the person has a driver's license, the court shall confiscate the license for 6 months, except
24	as provided in subsection (2)(b); and
25	(E) shall be required to complete a chemical dependency assessment and treatment, if
26	recommended, as provided in subsection (7). If the person has a driver's license, the court shall confiscate the
27	license for 6 months, except as provided in subsection (2)(b).
28	(b) If the convicted person fails to complete the community-based substance abuse information

- 16 -

course and has a driver's license, the court shall order the license suspended for 3 months for a first offense, 9
months for a second offense, and 12 months for a third or subsequent offense.

3 (c) The court shall retain jurisdiction for up to 1 year to order suspension of a license under
4 subsection (2)(b).

5 (3) A person 18 years of age or older who is convicted of the offense of possession of an 6 intoxicating substance:

7 (a) for a first offense:

8 (i) shall be fined an amount not less than \$100 or more than and not to exceed \$300;

9 (ii) shall be ordered to perform 20 hours of community service; and

10 (iii) shall be ordered to complete and pay all costs of participation in a community-based substance

11 abuse information course that meets the requirements of subsection (8);

- 12 (b) for a second offense:
- 13 (i) shall be fined an amount not less than \$200 or more than and not to exceed \$600;

14 (ii) shall be ordered to perform 40 hours of community service; and

15 (iii) shall be ordered to complete and pay for an alcohol or drug information course at an alcohol or

drug treatment program that meets the requirements of subsection (8), which that may, in the sentencing

17 court's discretion and on recommendation of a licensed addiction counselor, include alcohol or drug treatment,

- 18 or both; and
- 19 (c) for a third or subsequent offense:

20 (i) shall be fined an amount not less than \$300 or more than and not to exceed \$900;

21 (ii) shall be ordered to perform 60 hours of community service;

22 (iii) shall be ordered to complete and pay for an alcohol or drug information course at an alcohol or

23 drug treatment program that meets the requirements of subsection (8), which that may, in the sentencing

24 court's discretion and on recommendation of a licensed addiction counselor, include alcohol or drug treatment,

25 or both; and

26 (iv) in the discretion of the court, shall be imprisoned in the county jail for a term not to exceed 6 27 months.

28 (4) A person under 21 years of age commits the offense of attempt to purchase an intoxicating



substance <u>other than alcohol or marijuana</u> if the person knowingly attempts to purchase an <u>alcoholic beverage</u> or <u>marijuana intoxicating substance other than alcohol or marijuana</u>. A person convicted of attempt to purchase an intoxicating substance <u>other than alcohol or marijuana</u> shall be fined an amount not to exceed \$150 if the person was under 21 years of age at the time that the offense was committed and may be ordered to perform community service.

6 (5) A defendant who fails to comply with a sentence and is <u>currently</u> under 21 years of age and 7 was under 18 years of age when the defendant failed to comply <u>with a sentence</u> must be transferred to the 8 youth court. If proceedings for failure to comply with a sentence are held in the youth court, the offender must 9 be treated as an alleged youth in need of intervention as defined in 41-5-103. The youth court may enter its 10 judgment under 41-5-1512.

11 (6) A person commits the offense of interference with a sentence or court order if the person 12 purposely or knowingly causes a child or ward to fail to comply with a sentence imposed under this section or a 13 youth court disposition order for a youth found to have violated this section and <u>upon on</u> conviction shall be 14 fined \$100 or imprisoned in the county jail for 10 days, or both.

(7) (a) A person convicted of a second or subsequent offense of possession of an intoxicating
 substance <u>other than alcohol or marijuana</u> shall be ordered to complete a chemical dependency assessment.

17 (b) The <u>chemical dependency</u> assessment must be completed at a treatment program that meets 18 the requirements of subsection (8) and must be conducted by a licensed addiction counselor. The person may 19 attend a program of the person's choice as long as a licensed addiction counselor provides the services. If able, 20 the person shall pay the cost of the assessment and any resulting treatment.

(c) The <u>chemical dependency</u> assessment must describe the person's level of abuse or
 dependency, if any, and contain a recommendation as to the appropriate level of treatment, if treatment is
 indicated. A person who disagrees with the initial assessment may, at the person's expense, obtain a second
 assessment provided by a licensed addiction counselor or program that meets the requirements of subsection
 (8).

(d) The treatment provided must be at a level appropriate to the person's alcohol or drug problem,
 or both, if any, as determined by a licensed addiction counselor pursuant to diagnosis and patient placement
 rules adopted by the department of public health and human services. Upon Following the determination, the



1 court shall order the appropriate level of treatment, if any. If more than one counselor makes a determination, 2 the court shall order an appropriate level of treatment based on the determination of one of the counselors. 3 Each licensed addiction counselor providing treatment shall, at the commencement of the (e) 4 course of treatment, notify the court that the person has been enrolled in a chemical dependency treatment 5 program. If the person fails to attend the treatment program, the counselor shall notify the court of the failure. 6 (8) (a) A community-based substance abuse information course required under subsection 7 (2)(a)(i)(B) (2)(a)(i)(C), (2)(a)(ii)(B) (2)(a)(ii)(C), (2)(a)(iii)(C), or (3)(a)(iii) must be: 8 (i) approved by the department of public health and human services under 53-24-208 or by a 9 court or provided under a contract with the department of corrections; or 10 (ii) provided by a hospital licensed under Title 50, chapter 5, part 2, that provides chemical dependency services and that is accredited by an accrediting entity approved by the U.S. centers for medicare 11 12 and medicaid services to provide chemical dependency services. 13 An alcohol or drug information course required under subsection (3)(b)(iii) or (3)(c)(iii) must be (b) 14 provided at an alcohol or drug treatment program: 15 (i) approved by the department of public health and human services under 53-24-208 or by a 16 court or provided under a contract with the department of corrections; or 17 (ii) provided by a hospital licensed under Title 50, chapter 5, part 2, that provides chemical 18 dependency services and that is accredited by an accrediting entity approved by the U.S. centers for medicare 19 and medicaid services to provide chemical dependency services. 20 A chemical dependency assessment required under subsection (7) must be completed at a (C) 21 treatment program: 22 (i) approved by the department of public health and human services under 53-24-208 or by a 23 court or provided under a contract with the department of corrections; or 24 (ii) provided by a hospital licensed under Title 50, chapter 5, part 2, that provides chemical 25 dependency services and that is accredited by an accrediting entity approved by the U.S. centers for medicare 26 and medicaid services to provide chemical dependency services. 27 (9) Information provided or statements made by a person under 21 years of age to a health care 28 provider or law enforcement personnel regarding an alleged offense against that person under Title 45, chapter

- 19 -



SB 132.1

5, part 5, may not be used in a prosecution of that person under this section. This subsection's protection also
 extends to a person who helps the victim obtain medical or other assistance or report the offense to law
 enforcement personnel.

4

(10) (a) A person under 21 years of age may not be charged or prosecuted under subsection (1) if:

5 (i) the person has consumed an intoxicating substance <u>other than alcohol or marijuana</u> and seeks 6 medical treatment at a health care facility or contacts law enforcement personnel or an emergency medical 7 service provider for the purpose of seeking medical treatment;

8 (ii) the person accompanies another person under 21 years of age who has consumed an 9 intoxicating substance <u>other than alcohol or marijuana</u> and seeks medical treatment at a health care facility or 10 contacts law enforcement personnel or an emergency medical service provider for the purpose of seeking

11 medical treatment for the other person; or

(iii) the person requires medical treatment as a result of consuming an intoxicating substance <u>other</u>
 <u>than alcohol or marijuana</u> and evidence of a violation of this section is obtained during the course of seeking or
 receiving medical treatment.

15 (b) For the purposes of this subsection (10), the following definitions apply:

(i) "Health care facility" means a facility or entity that is licensed, certified, or otherwise authorized
by law to administer medical treatment in this state.

18 (ii) "Medical treatment" means medical treatment provided by a health care facility or an

19 emergency medical service. (See compiler's comments for contingent termination of certain text.)"

20

21 <u>NEW SECTION.</u> Section 8. Codification instruction. [Sections 1 and 2] are intended to be codified 22 as an integral part of Title 45, chapter 5, part 6, and the provisions of Title 45, chapter 5, part 6, apply to 23 [sections 1 and 2].

24

- END -

