“The Mississippi Cannabis Freedom Act”

May 16, 2017

Steven B. Griffin/Director
THE MISSISSIPPI CANNABIS FREEDOM FUND
POST OFFICE BOX 994
LAUREL, MS 39441
Title: "THE MISSISSIPPI CANNABIS FREEDOM ACT" TO LEGALIZE CANNABIS & INDUSTRIAL HEMP & TAXES COLLECTION & FEES

Purpose: We the undersigned do hereby file a "Citizen Initiative" amendment to the Mississippi Constitution 1890 by a petition of qualified electors under § 273, Mississippi Constitution of 1890. We the people of the State of Mississippi ask Mississippi Voters support adding "The Mississippi Cannabis Freedom Act." We hereby petition Mississippi Secretary of State & Mississippi Attorney General Office for an Official Serial Number to gather Mississippi's voter signatures, and place this "Citizen Initiative" on General Election Ballot for a vote! We define "Cannabis" also Hemp, Herb, Marijuana, Hashish, other Cannabis Processes

INITIATIVE TEXT

MISSISSIPPI CONSTITUTION 1890 MUST BE AMENDED TO ADD: MISSISSIPPI STATE REVISED STATUTE: "THE MISSISSIPPI CANNABIS FREEDOM ACT" FOR ADULTS CANNABIS, MEDICAL CANNABIS, INDUSTRIAL HEMP, STATE AND COUNTIES TAX COLLECTION & FEES, AND ALL OTHER CANNABIS MARKETS ACTIVES FOR LEGALIZATION:

Section 1. Title
This "Act" shall be titled "The Mississippi Cannabis Freedom Act"

Section 2. Definitions
In this Act, Unless the Context Otherwise Requires:
"Cannabis" by this "Act" also Hemp, Herb, Marijuana, Hashish, other Cannabis Processes
"Hemp" by this "Act" is industrial Cannabis varieties cultivated for oil, clothing, rope, energy, food, other human consumptions & uses
"Marijuana" by this "Act" all plants of the genus Cannabis whether growing or not, and the seeds of such genus plant aka Herb, Marijuana, Cannabis Wax, Cannabis Concentrate, Cannabis Extract, Hashish, other Marijuana Compounds
"The People (TP)" by this "Act" Mississippi Cannabis Voters with "The Mississippi Cannabis Freedom Act" creates The Mississippi Cannabis Freedom Fund "The People" in Mississippi's Legal Cannabis Markets

Mississippi Allowable Qualities (MAQ) by this "Act" Mississippi Cannabis Patients 2 ounces of usable Cannabis; Mississippi Cannabis Customers 1 ounce of usable Cannabis; Non-Resident State ID or Passport 1/4 ounce of usable Cannabis

Mississippi Cannabis Cultivation Customers (MCCC) by this "Act" Mississippi Cannabis Patients 12 plants; Adults Cannabis 7 plants; Non-Resident State ID or Passport 0 plants; Commercial Cultivator B-2000 plants maximum; Hemp Farm 100 acres maximum

Mississippi Cannabis Customers (MCC) by this "Act" Adults purchasing Cannabis from approved merchants, Hemp Farmers, and Cannabis businesses in Mississippi's Legal Markets

Mississippi Qualified Patients (MQP) by this "Act" Mississippi Cannabis patient with a Mississippi Medical Cannabis Card seeking treatment, relief, and continued cannabis medical advice as desired; Mississippi Medical Cannabis Patient exempted from age requirements for point-of-sales services

Mississippi Qualified Physicians/Doctors (MQPD) by this "Act" Mississippi State Board Certified Doctors and/or successor listed with Mississippi Department of Health & Human Services for Cannabis in Mississippi's Legal Cannabis Markets

Mississippi Qualified Physicians Recommendation (MQPR) by this "Act" MQPD written recommendation mandated for MQP's to be classified Mississippi Medical Cannabis Patient

Endocannabinial System Evaluation (ECS) by this "Act" MQPD medical evaluation mandated for MQP's to be classified Mississippi Medical Cannabis Patient in Mississippi's Legal Cannabis Markets. The Endocannabinial System (ECS) is a biological system composed of endogenous cannabinoids and cannabinoid receptors that are endogenous lipid-based retrograde neurotransmitters that bind to cannabinoid receptors, and cannabinoid receptor proteins that are expressed throughout the mammalian central nervous system (including the brain) and peripheral nervous system

The Mississippi Cannabis Freedom Authority (TMCA) by this "Act" Five Member Committee, appointed by the Director of The Mississippi Cannabis Freedom Fund must review, negotiate, question Departments, respond to public inquiries, rulemaking, vote, and forward rules for final approval by Director of "The Mississippi Cannabis Freedom Fund" in Mississippi's Legal Cannabis Markets

Adults by this "Act" individuals with valid State or Government Issued Identification or Passport eighteen years of age and over "Parents" (Guardian) exempted of age requirements

Mississippi Medical Cannabis Card (MMCC) by this "Act" Mississippi Cannabis Patients Medical Card, Random Digital number, issued for Patients in Mississippi's Medical Cannabis Verification System & Cannabis Patients status

Section 3. MISS. CODE ANN. § 23-17-17 (1972)
Mississippi Legislators must reduce, transfer, reallocate, and/or eliminate any currently funded Mississippi Drug Policy Programs starting with Mississippi Department of Drug Enforcement Administration, Mississippi Bureau of Narcotics, Mississippi Drug Interdiction Agency, Mississippi Department of Corrections, Mississippi Department of Justice, Mississippi Department of Public Safety, other State funded drug policies programs, and all Drug testing (33% Cannabis Tax) conducted in the State of Mississippi. For funding $33,000,000.00 Million Dollars annually, plus 100% from 33% Cannabis Tax collected, to start-up, implementation, enforcement, compliance, operations, cannabis market rules, and all other Cannabis Markets matters for this "Act" passed by Mississippi Cannabis Voters. Annual funding shall be used for, cannabis operations at Mississippi Department of Revenue, for cannabis operations at Mississippi Department of Health & Human Services, for cannabis operations at Mississippi Department of Agriculture & Commerce, and cannabis operations at The Mississippi Cannabis Freedom Fund. Funding each Department mandates, approved by Mississippi voters, is expected to create 7500 Mississippi jobs, with an additional $450,000,000.00 Million Dollars annual economic growth impact to Mississippi's economies. Cannabis Funding must be available, other than December 31, annually without 1% monthly penalty, to The Mississippi Cannabis Freedom Fund for mandatory implementation requirements, without undue burdens, mandated by Mississippi Cannabis Voters. All fee's, licenses, mandated cannabis classes collected from each department must be transferred to the "Mississippi Cannabis Freedom Fund" for continuous operations, management, compliance, enforcement, cannabis markets rule making, and all other Cannabis Markets activities

Section 4. Rules Making
The Mississippi Cannabis Freedom Fund shall govern rule making by "The Mississippi Cannabis Freedom Act" for cannabis compliance, enforcement, and penalties to maximize the stability of this "Act" for Mississippi's Cannabis Voters. Mississippi Cannabis Voters shall have rules for Mississippi's Legal Cannabis Markets to purchase, sale, use, manufacture, research, distribute, farm, operate, pay taxes, and fees' in Mississippi's Legal Cannabis Markets. All rules pertaining to "The Mississippi Cannabis Freedom Act" must be submitted to "The Mississippi Cannabis Freedom Authority", for a vote and final approval by Director of The Mississippi Cannabis Freedom Fund, for up to 24 months' time periods. "The Mississippi Cannabis Freedom Act" is effective immediately after General Election Super Majority vote (certified count), once accepted, without undue burdens, in Mississippi's Legal Cannabis markets. This "Act" mandates mandatory Cannabis classes for buy, sale, grow, research, manufacture, distribute, and all Cannabis activities in Mississippi Legal Cannabis Markets. "The Mississippi Cannabis Freedom Act" requires Mississippi, Mississippi Cannabis Businesses monthly financial reports for all Cannabis Businesses in Mississippi's Legal Cannabis Markets. The monthly cannabis report detail Cannabis Markets activities, Cannabis Businesses activities in Mississippi Legal Cannabis Markets. "The Mississippi Cannabis Markets Report" will be compiled monthly, published quarterly, semiannually, and annually for Mississippi
III. Mississippi Department of Agriculture & Commerce

Responsibility: Mississippi Department of Agriculture & Commerce may participate in Mississippi Cannabis market rules making for Mississippi Cannabis Agriculture in Mississippi Legal Cannabis Markets, without undue burdens on Hemp Farmers, Businesses, or Mississippi's Cannabis Voters! Cannabis Agriculture rules must include cultivation, hemp farming, who is growing, all Cannabis agriculture business, and Hemp Farming activities. Mississippi Cannabis Cultivation Customers may grow Cannabis as adults (7 plants), as Medical Cannabis Patients (100 Feet), Hemp Farming (100,000 Acres). This "Act" authorizes cultivation of cannabis indoors and outdoors outlined in final rules published by The Mississippi Cannabis Freedom Fund for cannabis agriculture. All market rules making shall default to "The Mississippi Cannabis Freedom Fund" to protect Mississippi Cannabis Voters' mandates. Rules shall be presented in open public questions & answers sessions for Mississippi Cannabis Markets rules making. These rules shall be presented to "The Mississippi Cannabis Freedom Authority" for review, recommendations, vote, and final approval by the Director of The Mississippi Cannabis Freedom Fund.

IV. Mississippi Department of Revenue

Responsibility: Mississippi Department of Revenue must collect Cannabis Agricultural Taxes and must collect Cannabis Tax (33%) from cannabis (marijuana & hemp) and must collect Cannabis Tax on small businesses, and hemp Farming activities. This "Act" mandates taxing all drug testing conducted in the State of Mississippi. Mississippi's Cannabis must be assessed (33%) Cannabis Tax for funding annually "The Mississippi Cannabis Freedom Act" Legal Cannabis Markets annual operations. Mississippi Department of Revenue must collect a Cannabis Tax on drug testing (33%), of which, 100% is for cannabis operations at The Mississippi Cannabis Legal Market, as outlined in published rules. Mississippi Department of Revenue is barred from collecting any taxes from Mississippi's Legal Cannabis Markets, unless this "Act" is fully funded $33,000,000,000 million dollars annually in Cannabis Rules, in Mississippi's Legal Cannabis Rules. All Cannabis Market rules making shall default to The Mississippi Cannabis Freedom Fund to protect Mississippi Cannabis Voter's mandates. Miss Code Ann § 27-65-103, add Mississippi Legal Cannabis Markets. Cannabis shall be Taxed as Agriculture by adding to Miss. Code Ann. § 27-65-17, 27-65-20 & 27-65-25 Cannabis Agricultural Tax. Cannabis Agricultural sales taxes shall be for: (1) For sale (marijuana) for State, 3% maximum per sale (marijuana) for Counties at point-of-sales services (POS), both State & Counties are separate Agricultural taxes, and as Hemp Manufacturing in Mississippi Legal Cannabis Markets. Hemp Agricultural Taxes shall be 5% per transactions, not a separate tax, for hemp crops, weight required, in Mississippi Legal Cannabis Markets. Hemp Manufacturing produced products taxed once received in Miss. Code Ann. § 27-65-17, 27-65-20 & 27-65-25 add Hemp produced products in Mississippi Legal Cannabis Markets. Cannabis Agricultural sales taxes is (7%) is a separate tax for cannabis (marijuana) point-of-sales transactions. Counties and city governments may assess 3% maximum Agricultural Cannabis taxes used for counties local tax collection (County General Tax Fund). Counties and City Agricultural Taxes assess, at point-of-sales (POS) must be submitted to "The Mississippi Cannabis Freedom Authority" for rules in open public questions & answers as scheduled for Mississippi Cannabis Markets rules making. These rules must be presented to "The Mississippi Cannabis Freedom Authority" for review, vote, recommendations, and final approval by the Director of The Mississippi Cannabis Freedom Fund.

V. Cannabis Transportation Cargo Permit

Responsibility: The Mississippi Cannabis Freedom Fund may issue Cannabis Transport Permit for Cannabis cargo by:
AIR: Cannabis Air Cargo Permit may be issued to businesses for Cannabis transport to and from RECIPROCITY STATES current and/or future approved Legalized Cannabis State Laws. See Published rules for Cannabis Air Cargo Permit
LAND: Intrastate Cannabis Transport Permit may be issued to Independent Transport Contractor annually for Cannabis Transport within Mississippi Legal Cannabis Markets. See Published rules for Cannabis Land Cargo Permit
WATER: Hemp (Cannabis) Exporters must register their Cannabis crops and follow United States & International Export & Export regulation daily. See Published rules for Cannabis Water Cargo Permit
RAIL: Cannabis Rail Cargo Permit may be issued to businesses for Cannabis transport to and from RECIPROCITY STATES current and/or future approved Legalized Cannabis State Laws/Amendments. See Published rules for Cannabis Rail Cargo Permit

VI. Cannabis Studies/Research Permit

Responsibility: The Mississippi Cannabis Freedom Fund shall make rules for Studies/Research registration in Mississippi Legal Cannabis Markets, without undue burdens on Businesses or Mississippi's voters. Studies/Research may include Cannabis Patients, Cannabis Cards, Caregivers, and any Cannabis activities. Rules shall be presented in open public questions & answers annually for Mississippi Cannabis Markets rules making. These rules shall be presented to "The Mississippi Cannabis Freedom Authority" for review, recommendations, and final approval by the Director of The Mississippi Cannabis Freedom Fund.

Section 5. Mississippi’s Voters Rights and Responsibilities

I. "STATE RIGHTS & CANNABIS DEFENSE CLAUSE"
We the people of the State of Mississippi ask support amending Mississippi's Constitution 1890, for "The Mississippi Cannabis Freedom Act" shall create Legal Cannabis Markets for adult's cannabis, medical cannabis, Industrial hemp, and other cannabis activities in Mississippi Legal Cannabis Markets. This "Act" protects Mississippi's Cannabis Customers operating within the limits granted by this "Act". Individuals operating outside of this "Act" are not protected and shall be prosecuted under 2002 Mississippi's drug policies and laws. This "Act" by Mississippi's Voters gives State Governments, Businesses, Bankers, Doctors, Pharmacist, Advertisers, Caregivers, Others, and Cannabis: Patients, Cultivators, Manufacturers, Distributors, Exporters, Importers, Sellers, Users, all Cannabis Businesses, Hemp Farmers protections from prosecution and/or jail by Government (State and/or other). This "Act" details Mississippi's Cannabis Voters rights to cannabis for Adults Cannabis, Medical Cannabis, Hemp Farming, State & Counties tax collections, fees, and other Cannabis activities. Mississippi's rights shall not be denied in Mississippi's Legal Cannabis Markets. Mississippi's Cannabis Customers have the right to Interstate & Intrastate commerce granted by "The Mississippi Cannabis Freedom Act". State, County, Public, Private, or Local government shall not make law prohibiting or restricting Mississippi Cannabis Voter's rights. These rights shall not be taken, shall not be infringed upon, and shall not be stolen. Mississippi Cannabis Voters State rights

II. "CANNABIS ACT PROTECTION CLAUSE"
We the people of the State of Mississippi as added by this "Act" Cannabis Act Protection Clause prevents governments, public, private sector seek legal action against this "Act" for any reason must pay the sum of $450,000.00 USD for protected State's rights against undue burden granted by this "Act". This "Act" has immunity from States, Federal, Private, Public Authorities from lawsuits public, State, federal, or Civil legal actions. This "Act" shall not be revoked, repealed, changed, amended, by any State Government Legislators, without the expressed written consent of "The People" as outlined in this "Act". This "Act" is protected by the voters from undue burdens from anti-cannabis anachrist agenda daily. This is a Protected Right by Mississippi Cannabis Voters!
III. "CANNABIS THC (TETRAHYDROCANNABINOL) CLAUSE"

We the people of the State of Mississippi as added by this "Act" Cannabis THC Clause for public safety. Cannabis intoxication shall be 415 Nanograms & 345 Metabolite of THC Level to be positive for Cannabis. Drug Test must indicate individual is intoxication (high stone, etc.) at the time of test. THC levels in the body for Cannabis is not high or stone at the time of Drug Test in Mississippi Legal Cannabis Markets

IV. "CANNABIS PROPERTY SEIZURES CLAUSE"

We the people of the State of Mississippi as added by this "Act" Cannabis Property Seizure clause for "The People" under "The Mississippi Cannabis Freedom Act". This "Act" mandates all Cannabis property seizure, becomes the property of "The People". Following all legal proceedings, Cannabis property seized must be immediately transferred to "The People" for processing into The Cannabis Freedom Fund database. Penalties for violating this clause $20,000 USD per idea or plant per site

V. "CANNABIS ACT VOTER'S RIGHT CLAUSE"

We the people of the State of Mississippi as added by this "Act" employee's discharged, fired, or released for cannabis (High, stone, etc.) shall receive the sum $350,000.00 USD from violator(s) immediately for anti-cannabis denial of cannabis rights and violating this "Act" mandate against undue burdens see also Cannabis THC Clause

VI. "STATES CANNABIS RECIPROCITY CLAUSE"

We the people of the State of Mississippi as added by this "Act" States Cannabis Reciprocity clause for Interstate & Intrastate commerce between States regulating cannabis for Adult Cannabis, Medical Cannabis, Hemp Farming, taxes collection, and all other cannabis activities. Mississippi's Cannabis Customers have the right to States Cannabis Reciprocity and a right to commerce between States under this "Act" in Mississippi's Legal Cannabis Markets

VII. "CANNABIS SEVERABILITY CLAUSE"

We this people of the State of Mississippi as added by this "Act" Cannabis Severability clause for protection of the entire "Act" mandated by Mississippi Cannabis voters this "Act" severability. If any part, word, or provision of this "Act" found invalid shall not prevent this "Act" from going into effect immediately. As added by this "Act" the complete "Act" is Seerable in Mississippi's Legal Cannabis Markets

VIII. "CANNABIS BANKING ACCOUNT CLAUSE"

We the people of the State of Mississippi as added by this "Act" Cannabis Banking Account clause for interstate & intrastate commerce between states, cities, counties, and Mississippi Cannabis customers that have Cannabis operations to make mandated deposits. These Cannabis operations are from market activities. These Cannabis activities shall be outlined in Mississippi's Cannabis Market report as schedule released to the public, private, and others interested parties. All Cannabis parties have a right to Cannabis Banking, and Cannabis customers have a right to safety for being hurt or harmed by criminals seek cash money. Banking shall create a safe environment, and prevent shallow money markets (Black Money Markets) in Mississippi's Legal Cannabis Markets

IX. "CANNABIS UNDUE BURDEN CLAUSE"

We the people of the State of Mississippi as added by this "Act" Cannabis Undue Burden Clause to this "Act" for protections of the complete "Act" for Mississippi's Cannabis Voters. Cannabis Undue Burden Clause mandate Mississippians is outlined for the world to see Cannabis Freedom legal markets operating by Cannabis Markets Rules (Free Markets) and must not be hinder, stopped, added cost for Mississippi's Cannabis Voters, interfered with markets growth, and other burdens is an "UNDUE BURDEN" Violation of this Undue Burden Clause is punishable by fine with the sum of $450,000.00 USD to recover of the Undue Burden attack!

X. "CANNABIS SPONSORSHIP DISCLOSURE CLAUSE"

We the people of the State of Mississippi as added by the "Act" Cannabis Sponsorship clause to this "Act" for protections of the complete "Act". Pursuant to MISS. Code ANN § 23-17-11 (1972) an Affidavit Affirming sponsor, Steven B. Griffin, 50 Hwy Green Acres Circle, Laurel, MS 39443, is a qualified elector (Registered Voter) in Jones County State of Mississippi. The Mississippi Cannabis Freedom Fund is owned and operated by elector as Director. Sponsor shall be the primary contact for invoice, payments, promotion, lobbying, monthly filings, State and Federal taxes as required by law. The Mississippi Cannabis Freedom Fund will handle all requirements for Cannabis Businesses filing daily.

XI. "CANNABIS ACT SUPERSEDE CLAUSE"

We the people of the State of Mississippi as added by this "Act" Cannabis Act Supersedes Clause to protect this "Act" from substandard "Citizen Initiatives" efforts in Mississippi Legalization cannabis movement in Mississippi. "The Mississippi Cannabis Freedom Act" supersedes any current, future, or other Cannabis legalization or amendments once approved by Mississippi's Cannabis voters in Mississippi's Legal Cannabis Markets

XII. "CANNABIS ACT ERRORS AND OMISSION CLAUSE"

We the people of the State of Mississippi as added by this "Act" Cannabis Act Errors and Omissions Clause to protect this "Act" entire written words. Error could be present and maybe corrected as of this date:

---

The Mississippi Cannabis Freedom Fund  
Name of Organization  

Steven Brian Griffin/ Director  
Name of Officer and Title  

Post Office Box 994  
Address  

Laurel MS 39443  
City State Zip  

Phone  
601-577-0855  

---

Sponsor Signature  

Steven Brian Griffin  
Print Sponsor Name  

50 Hwy Green Acres Circle  
Address  

Laurel MS 39443  
City State Zip  

Phone  
601-577-0855  

---