
ORCA - OKLAHOMANS FOR RESPONSIBLE CANNABIS ACTION



405.706.0124
kris@masterman.us

816 NW 45th Street
Oklahoma City, OK

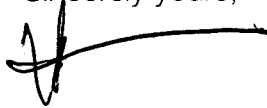
October 7, 2021

The Honorable Brian Bingman
CC: Amy Canton
RE: Initiative Petition
2300 N Lincoln Blvd, Ste. 122
Oklahoma City, OK 73105

Dear Mr. Secretary

Please accept for filing the enclosed copy of an initiative petition and suggested ballot title. A self-addressed stamped envelope is included; we would appreciate a file stamped copy.

Sincerely yours,



Kris Masterman

Secretary



Jed Green

Chair

Advocates of the Proponents

RECEIVED

OCT 07 2021

OKLAHOMA SECRETARY
OF STATE

818,432

The Oklahoma Medical Marijuana Enforcement and Anti-Corruption Act

This constitutional amendment: regulates cannabis, hemp, marijuana and plant based medicine; creates a state agency, the Oklahoma State Cannabis Commission; audits the current medical marijuana program; delegates powers to the Governor, Legislature and the Commission; establishes the Commission Board, its membership and meeting requirements, and its relationships with state agencies; has a fiscal impact and pays for itself with taxes on marijuana sales and fees on businesses and individuals; establishes those taxes, licenses, license requirements and fees; directs surplus revenue to pay for education, local and military veterans mental health programs, law enforcement, research, marijuana waste clean-up, and agricultural insurance; provides licensed marijuana businesses with tax deductions, and some hemp businesses with limited tax credits; adapts to federal legalization of marijuana; provides guidelines for consumer protection and establishes individual patient, professional, privacy, employment, medical, parental, student, firearm ownership, state-licensure, and due process rights; provides for judicial review, severability; and becomes effective upon passage with time for implementation.

Shall the proposal be approved?

For the proposal - Yes

Against the proposal - No

A “YES” vote is a vote in favor of this measure. A “NO” vote is a vote against this measure.

FILED

OCT 07 2021

**OKLAHOMA SECRETARY
OF STATE**

818,432

State Question No. 818, Initiative Petition No. 432

WARNING

IT IS A FELONY FOR ANYONE TO SIGN AN INITIATIVE OR REFERENDUM PETITION WITH ANY NAME OTHER THAN HIS OWN, OR KNOWINGLY TO SIGN HIS NAME MORE THAN ONCE FOR THE MEASURE, OR TO SIGN THE PETITION WHEN HE IS NOT A LEGAL VOTER

FILED

INITIATIVE PETITION

OCT 07 2021

To the Honorable John Kevin Stitt, Governor of Oklahoma:

OKLAHOMA SECRETARY
OF STATE

We the undersigned legal voters of the State of Oklahoma respectfully order that the following proposed Amendment to the Constitution shall be submitted to the legal voters of the State of Oklahoma for their approval or rejection at the next regular general election (or at a special election as may be called by the Governor), and each for himself/herself says: I have personally signed this petition; I am a legal voter of the State of Oklahoma; my residence is correctly written after my name. The time for filing this petition expires ninety (90) days from _____. The question we herewith submit to our fellow voters is:

Shall the following proposed new Article 31 to the Oklahoma Constitution be approved?

BE IT ENACTED BY THE PEOPLE OF OKLAHOMA THAT A NEW ARTICLE 31 TO THE OKLAHOMA CONSTITUTION BE APPROVED:

CONSTITUTION OF OKLAHOMA, ARTICLE 31

THE OKLAHOMA MEDICAL MARIJUANA ENFORCEMENT AND ANTI-CORRUPTION
ACT

SECTION 1. New State Agency

- (1) A new State Agency is hereby created called the Oklahoma State Cannabis Commission (hereinafter "OSCC"), which shall assume all administrative, regulatory, and appropriate adjudicative authority over cannabis, hemp, marijuana and plant-based medicines, the products and services derived therefrom as established in the provisions set forth in this Article.
- (2) Within one (1) year of passage of this Article, all authority, funding and assets of the Oklahoma Medical Marijuana Authority (hereinafter "OMMA") currently granted it by statute or other means, as well as all of its compliance, enforcement, and administrative responsibilities, shall become the sole jurisdiction and responsibility of the OSCC. At such time, the OMMA as a division of the Oklahoma State Department of Health (hereinafter "OSDH") shall cease to exist. All commercial and individual licenses issued by the OMMA shall be transferred to the OSCC, and such licenses shall continue to be

valid after the establishment of the OSCC. Commercial and individual license renewals shall then be handled by the OSCC.

- (3) The OSCC shall comply with the Oklahoma Administrative Procedures Act for the purposes required under this Article. All final agency decisions may be appealed in accordance with the Oklahoma Administrative Procedures Act, and such decisions shall be reviewed on a de novo basis.
- (4) The OSCC is authorized to create the OSCC General Fund as well as any other accounts necessary for collection and receipt of fees, tax revenue, and all other funds specified under this Article that are collected by or on behalf of the OSCC.
- (5) Upon transfer of all authority regarding the cultivation, manufacture, processing, distribution, transport, sale and consumption of products derived from cannabis, hemp, and marijuana to the OSCC, all funds previously generated and not yet expended by the current medical marijuana program but held by any state agency on behalf of the OMMA shall be transferred to the OSCC General Fund.
- (6) The State Auditor shall within one hundred and fifty (150) days of the passage of this article make publicly available a detailed audit, report, and accounting for all collections and expenditures of revenue related to Oklahoma's medical marijuana program by the OMMA, OSDH, and the Oklahoma State Tax Commission (hereinafter "OTC") from June 26th, 2018 to the date of passage of this Article.
- (7) Any fees and tax revenues found by the State Auditor to have been collected prior to passage of this Article in relation to Oklahoma's medical marijuana program that have not been spent in a manner specified by law shall be returned to the OSCC General Fund by the agency which expended the funds. If the Agency is no longer financially able to transfer said funds within thirty (30) days, the funds shall be transferred to the OSCC from the Oklahoma General Fund.

SECTION 2. Officers, Boards and Advisors

- (1) The Governor shall appoint a Commissioner to oversee and direct the operations of OSCC. The position shall be a cabinet level position in the State of Oklahoma. The Commissioner is responsible for the overall direction and leadership of the OSCC. The Commissioner shall begin service upon the appointment by the Governor. However, such appointment must be approved by a two-thirds ($\frac{2}{3}$) majority of the Oklahoma House of Representatives by the end of next legislative session after such appointment or the Commissioner shall be deemed to be removed from office upon the recess of the House of Representatives without such consent.
- (2) The OSCC shall have a board consisting of twenty (20) members as detailed in this section. The OSCC Board shall have decision-making authority regarding all emergency and permanent rules and regulations of the OSCC. The Commissioner of the OSCC shall serve as Chairman of the Board, but the Commissioner shall not have a vote. All rules and regulations of the OSCC must be approved by at least fourteen (14) members of the Board in order to be advanced as an emergency and/or permanent rule/regulation of the agency pursuant to the Oklahoma Administrative Procedures Act. No rules or regulations may be adopted without prior Board approval. The Board is further empowered to investigate matters deemed necessary by a two-thirds ($\frac{2}{3}$) majority of the Board, including but not limited to, the investigation of actions of any member of the OSCC, including but not limited to the Commissioner and any member of the Board. Prior to

calling a meeting of the Board, the OSCC shall provide five (5) days advance notice of such meeting to all licensees via email, and shall also post notice on its website and social media accounts. This notice requirement shall be in addition to and not a replacement of the requirements of the Oklahoma Open Meetings Act.

- (3) The OSCC Board shall be comprised of seven (7) representatives appointed by the head of each of the following agencies: the Oklahoma State Department of Health (hereinafter "OSDH"), the Oklahoma Bureau of Narcotics and Dangerous Drugs (hereinafter "OBND"), the Oklahoma Department of Agriculture Food and Forestry (hereinafter "ODAFF"), the Oklahoma Department of Environmental Quality (hereinafter "DEQ"), the Oklahoma Tax Commission (hereinafter the "OTC"), the Oklahoma State Fire Marshal, and the Office of the Attorney General. Two (2) additional members shall be appointed by the Speaker of the House, and one (1) additional member shall be appointed the Senate Pro Tempore.
- (4) The final nine (9) members of the Board shall include one (1) representative from each of the following categories: OSCC patient licensee, OSCC caregiver licensee, ODAFF certified hemp grower licensee, OSCC grower licensee, OSCC processor licensee, OSCC dispensary licensee, OSCC transporter licensee, and two (2) At-large representatives. License representatives shall be appointed in the following manner: The Governor shall appoint the patient, caregiver, and one (1) At-Large representative; the Senate Pro Tempore shall appoint the OSCC dispensary, ODAFF certified hemp grower and one (1) At-Large representative; the Speaker of the House shall appoint representatives for the OSCC grower licensee, OSCC processor licensee, and two (2) At-Large representatives.
- (5) License representatives must be selected from applications submitted to the OSCC Executive Director. Applicants shall only be required to include their resume, proof of licensure and voluntary background information. Application forms must be made available by the OMMA or OSCC within thirty (30) days of passage of this Article. Appointments shall be made within ninety (90) days of passage of this Article. Licensee representative terms shall begin the effective date of selection and run to December 31st in the same year and continue from that point for two (2) calendar years. Thereafter, each Board term shall run two (2) calendar years from December 31st of the year the Board term ends. Board members may be appointed to successive terms, but no member may serve more than three (3) consecutive terms on the Board. In the event of a vacancy on the Board for any reason, and at the end of each term, the OSCC shall, sixty (60) days prior to the expiration of any term and within thirty (30) days of any vacancy, make applications for the Board position available on the OSCC website. The OSCC shall keep such application period open for fifteen days, and upon the closing of such period forward a list of all applicants and information submitted by the applicant to the person and/or agency charged with appointing power for that position. Only persons who submitted an application may be considered for appointment. A list of all applicants, along with information submitted by them, shall be prepared by the OSCC within ten (10) days of the closing of the application window and forwarded to the person and/or agency with appointment power for that Board position. A list of all applicants along with the resume they submitted with their application shall be made available on the OSCC website. All other submitted applicant information shall be treated in accordance with the Oklahoma Open Records Act. Appointments shall be made before the expiration of the current term and take effect upon expiration of the current Board term. In the event

- of a vacancy during an existing term, such appointment shall be made within ten (10) days upon receipt of applicant information by the person and/or agency charged with appointing the position, and such person shall take office immediately upon appointment.
- (6) Upon the establishment of the OSCC Board, it shall become the advisory board for the OMMA and replace any existing Board within the OMMA, and subsequently for the OSCC upon the transfer of authority from the OMMA to the OSCC.
 - (7) The OSCC Board shall meet a minimum of four (4) times within a calendar year. The Board shall meet at least once each in the months of February, May, August and November.
 - (8) At or before the November meeting, the OSCC Board shall be responsible for providing and directing the Commissioner, both verbally and in writing, with all legislative recommendations for the upcoming legislative session. The OSCC shall provide all support and resources necessary for the Board to prepare such recommendations. No member of the Board or OSCC shall pursue a legislative agenda contrary to that of the Board's recommendation. In the event that the Commissioner believes a change in direction is necessary, the Commissioner may call a meeting of the Board for consideration of any proposed changes.
 - (9) Every November, the Oklahoma State Legislature shall convene a bipartisan, bicameral committee hearing to receive the legislative recommendation from the OSCC Commissioner as directed by the OSCC Board.
 - (10) The Commissioner shall hire an Executive Director authorized to provide executive leadership, oversight and accountability for operations as well as departmental divisions and boards, and shall be responsible for the hiring of staffing sufficient to operate the OSCC and fulfill the duties set forth in this Article. This shall include but not be limited to a Director of Growers, Director of Processors, Director of Dispensaries, Director of Compliance, and Director of Special Programs.
 - (11) The Executive Director shall provide an operational and budget report at each mandated Board meeting.
 - (12) Each of the four (4) Directors specified in this Article shall have a Director Advisory Board of five (5) members who shall be appointed by the Executive Director with the advice and consent of the OSCC Board, in compliance with a set of requirements and procedures developed by the OSCC Board.
 - (13) Each Director may call meetings of their respective boards in compliance with the Open Meetings Act as needed to ensure substantial input into policy recommendations by the Director to either the Executive Director or OSCC Board. All meetings of the Board or Director Advisory Board shall be live streamed via the internet as well as following all other requirements of the Oklahoma Open Meetings Act. Additionally, prior to any meeting of the Board, a full agenda shall be posted at least forty-eight (48) hours in advance. The agenda items shall be sufficiently detailed so as to provide actual public notice of the items to be considered and matters upon which a vote shall occur.

SECTION 3. Relationship to other State Agencies

- (1) The OSCC may enter into a Memorandum of Agreement/Understanding (hereinafter "MOU") with the following state agencies to provide sufficient funding, for the purpose of regulation, support and enforcement of cannabis, marijuana and hemp programs as authorized in this Article. These agencies shall execute the following responsibilities and

may assume additional scope of authority through agreement in writing with the OSCC. All such MOUs must be approved by fifteen (15) OSCC Board members before they become effective, and a vote of fifteen (15) OSCC Board members may terminate any MOU upon sixty (60) days notice to the agency with which the MOU is entered. Such MOUs must also be adopted in accordance with all currently existing laws of the State of Oklahoma as of the date this Article is adopted.

- (2) The OSCC may enter into MOUs with the OSDH, and OSDH may receive funding for costs associated with any MOUs for the purposes of food safety inspections and/or permitting. Absent a MOU, all food safety permits and inspections related to the production, manufacture and sales of any products regulated herein shall be conducted by the OSCC, and the OSDH shall have no authority regardless of existing Oklahoma law.
- (3) The OSCC may enter into MOUs with the ODAFF, and ODAFF may receive funding for costs associated with any MOUs related to administration of a compliant United States Department of Agriculture (hereinafter "USDA") hemp program that are not covered by revenue generated from that program. These costs may include, but are not limited to inspections, testing and inventory tracking systems. ODAFF shall maintain authority to regulate Oklahoma's USDA State Hemp Program and fulfill its obligations to that federal program or they may choose to delegate that full or partial authority to the OSCC and may enter into such agreements with OSCC necessary to carry out that purpose. Upon formation of the OSCC Board, any changes to regulation of the State Hemp Program shall only be submitted to the USDA with the advice and consent of the OSCC Board.
- (4) The OSCC may enter into MOUs with the OBNDD for purposes of facilitating the OBNDD's assistance and support related to the investigation, inspection, and when necessary, criminal prosecution in cases arising from compliance investigations by the OSCC, or through OBNDD initiated investigations conducted pursuant to existing OBNDD authority. The OBNDD shall receive funding from the OSCC for related activities, including the establishment of a special unit dedicated to the aforementioned efforts, in accordance with any MOUs entered into between the agencies. The OSCC may also provide adequate funding to support the following activities of the OBNDD, should the OBNDD elect to undertake them:
 - (a) OBNDD may establish research and education support programs to provide marijuana, marijuana products and related assets seized by the OBNDD to be utilized by research and education licensees for research and education purposes. This program shall be done in cooperation with the OSCC Special Programs Board;
 - (b) OBNDD shall provide a quarterly report to the OSCC Board detailing assets seized and division of proceeds through sale of assets seized by any enforcement agency, office, force or district attorney's office in the State of Oklahoma;
 - (c) OBNDD shall provide a curriculum and classes required for all law enforcement officers certified through the Council on Law Enforcement Education and Training (hereinafter "CLEET") to provide a mandatory minimum of eight (8) hours education and training in proper protocols regarding enforcement and understanding of patient rights and protections.
- (5) The OSCC may enter into MOUs with the State Fire Marshal for inspection, enforcement and other relevant actions related to the Program.

- (6) The DEQ shall be responsible for administration of the Rural Impact and Waste Remediation Program as established in section 4 of this Article.
- (7) Agencies empowered in this section shall be required to provide the OSCC Board at each mandated quarterly meeting with an update on all activities, and such updates must include a report of fees, taxes, any other revenue collected, and any expenditure of funds.

SECTION 4. Taxation and Direction of Expenditure by the Commission

- (1) An excise tax rate of seven percent (7%) on retail medical marijuana and medical marijuana product sales shall be established, replacing the current excise tax on medical marijuana and medical marijuana product sales. Such excise tax shall only be imposed at the point of retail sales of a product to the consumer. Revenue from this fund shall be collected by the OTC and directed to the OSCC General Fund. Revenue in this fund shall first provide for the operational costs of the OSCC as budgeted by the Commissioner in addition to the following expenditures from the fund. The Legislature is authorized to lower the excise tax rate stated herein.
- (2) Three percent (3%) of the gross collection of the excise tax on medical marijuana retail sales shall be allotted and transferred into a Research Fund. These funds may be made available to Research or Education licensees for uses including but not limited to the research, study, production, development and testing of plant based medicinal, agricultural and industrial applications. The OSCC shall establish an application procedure and requirements for use of such funds by a research and/or educational licensee. All such allocation of funds authorized by the OSCC must be approved by the Board.
- (3) Three percent (3%) of the gross collection of the excise tax on medical marijuana retail sales shall be placed into a Rural Impact and Urban Waste Remediation Program Fund. The DEQ shall be responsible for administration of these funds through the Rural Impact and Waste Remediation Program as established in this Article and further directed by the Legislature.
- (4) Three percent (3%) of the gross collection of the excise tax on medical marijuana retail sales shall be placed into a fund to be established by the Department of Agriculture to provide mitigation support efforts and insurance related to crop damage caused by accidental overspray of pesticides, herbicide, and fungicides. Only state licensed applicators shall be eligible for coverage under this fund. The Department of Agriculture may enter into all necessary MOUs with any other state agency and the state Insurance Commissioner necessary to carry out the intended purposes of this section. These funds shall remain part of the Insurance and Mitigation Fund and shall not be swept into the Oklahoma General Revenue Fund unless approved by a super majority of the Oklahoma Legislature on a bill having originated in the Oklahoma House of Representatives.
- (5) Three percent (3%) of the gross collection of the excise tax on medical marijuana retail sales shall be held in a fund for the purpose of providing grants to counties and municipalities for emergency mental health response programs. The OSCC shall make grant applications available within one (1) year of passage of this Article. All such allocation of funds authorized by the OSCC hereunder must be approved by the Board.
- (6) Three percent (3%) of the gross collection of the excise tax on medical marijuana retail sales shall be set aside for the purpose of providing grants for prevention, treatment and recovery services related to addiction and mental health in the State of Oklahoma.

Preference shall be given to those grant applications which directly provide benefits and services to honorably discharged members of the United States Military or the National Guard of any state. The OSCC may enter into an MOU with the Oklahoma Department of Mental Health and Substance Abuse Services for the purpose of overseeing this program. All such grants and any funding provided by the OSCC must be approved by the Board.

- (7) Three percent (3%) of the gross collection of the excise tax on medical marijuana retail sales shall be used to support mental health crisis training for law enforcement officers approved by the Oklahoma Department of Mental Health and Substance Abuse Services and administered by CLEET. This training shall be an annual mandatory minimum of eight (8) hours for all law enforcement officials certified by CLEET.
- (8) All marijuana businesses that are legally operating under this Article shall be allowed to claim an Oklahoma state income tax deduction and/or exemption in an amount equal to any expenditure otherwise allowable as a federal income tax deduction but disallowed for federal purposes because marijuana is a Schedule I controlled substance under federal law. This shall include any costs of compliance with regulations and/or requirements set forth by the OSCC or the OBNDD.
- (9) Certified Hemp licensees under the ODAFF administered USDA Hemp program shall be granted a tax credit for the cost of investment into physical infrastructure and equipment utilized for the processing of certified hemp and certified hemp products or biomass utilized in conjunction with certified hemp and/or biomass grown or cultivated within Oklahoma. The use of this infrastructure or equipment for the purpose of processing marijuana or marijuana products shall not disqualify the licensee from eligibility for this tax credit, provided that the majority of annual use of said infrastructure or equipment is for the purpose of processing certified hemp or hemp products or biomass utilized in conjunction with certified hemp and/or biomass grown or cultivated within Oklahoma. Tax credits granted hereunder may be transferred, assigned, or sold and shall be valid for a period of seven (7) years from the date such credit was earned. This credit shall be available for five (5) years from the date of passage of this Article. The Legislature has the authority to modify the duration of and availability of this credit by simple majority.
- (10) Counties and municipalities shall not impose any additional taxes, fees, permits, charges, or restrictions specific to any business or consumer activities regulated hereunder, unless otherwise specified in this Article. Counties and municipalities shall not alter any zoning ordinances with the intent of displacing any cannabis business licensee. Counties and municipalities may impose an annual registration or certificate of compliance fee of up to one hundred dollars (\$100).
- (11) No plants, plant material, processed goods and/or products regulated hereunder shall be considered to have value for the purpose of ad valorem taxation.
- (12) Certified hemp and products made from certified hemp shall be exempt from the excise tax on marijuana sales specified in this Article.
- (13) Upon citizen or legislative action which legalizes the possession and sale of marijuana in the State of Oklahoma without the need for a patient, caregiver or other license issued by the OSCC, the excise tax specified in this Article will be eliminated and may be replaced by a tax rate of up to fifteen percent (15%) on marijuana and marijuana products sold to persons other than patient and caregiver licensees. Such tax is only collected from the

consumer at the time of retail sales and is not collected at any other time during the stream of commerce.

- (14) The OTC shall issue to businesses licensed hereunder a sales tax exemption to purchase all materials, products, and other items used by them in the cultivation, manufacture, processing, distribution, packaging, or retail sales of any product regulated hereunder.
- (15) Unless otherwise specified, funds not utilized for the purposes specified in this Article shall transfer to the State General Revenue Fund at the end of each fiscal year. Seventy-five percent (75%) of such transferred funds shall only be expended for common education.

SECTION 5. OSCC Commercial and Patient Licensing

- (1) The OSCC shall issue licenses with no limit on the number of licenses issued.
- (2) Commercial licensees are authorized to purchase and sell cannabis, marijuana, and certified hemp to any other Commercial licensees unless otherwise specified in this Article.
- (3) Marijuana Grower - There shall be no restriction on the amount of marijuana grown, sold or transferred to marijuana grower, processor, dispensary, researcher, education, or distributor licensees by marijuana grower licensees. A separate license is required to grow hemp for certification through the USDA approved and ODAFF administered Oklahoma State Hemp Program. Marijuana grower licenses shall be good for one (1) year and cost twenty-five hundred dollars (\$2500).
- (4) Marijuana Processor - There shall be no restrictions on the amount of marijuana or marijuana products, certified hemp or certified hemp products a marijuana processor licensee may buy, sell, process or distribute to marijuana processor, researcher, education, dispensary, or distributor licensees. A separate license is required to process hemp for certification through the USDA approved and ODAFF administered Oklahoma State Hemp Program. Marijuana processor licenses shall be good for one year and cost twenty-five hundred dollars (\$2500).
- (5) Marijuana Dispensary - Dispensaries shall be authorized to sell marijuana to medical marijuana patient and caregiver licensees, as well as deliver marijuana and marijuana products to said licensees at private residences. Within one hundred and eighty (180) days of the passage of this Article, regulations shall be adopted authorizing the residential delivery of marijuana and marijuana products. Marijuana dispensary licenses shall be good for one (1) year and cost twenty-five hundred dollars (\$2500).
- (6) Marijuana Handling License - Within ninety (90) days of passage of this Article, the OSCC shall make available a marijuana handling license for employees of marijuana dispensaries who shall be required to have a minimum of two (2) hours of cannabis related education every two (2) years. Applicants will receive a temporary sixty (60) day handling license upon application and must complete their education requirement, the cost of which shall be covered by the license fee, before receiving their two (2) year license. This license shall be good for two (2) years and cost thirty dollars (\$30). The education and license requirements stated in this paragraph shall not take effect until one hundred and eighty (180) days after the OSCC assumes authority for the regulation of the program outlined herein.
- (7) Marijuana Distributor - There shall be no limit on the amount of marijuana or marijuana products bought or sold by marijuana distributor licenses to marijuana grower, processor,

- researcher, education, or dispensary licensees. Marijuana broker and distributor licenses shall be good for one (1) year and cost twenty-five hundred dollars (\$2500).
- (8) Laboratory License - A medical marijuana laboratory license may be issued to a person or entity who performs testing on marijuana and marijuana products for other marijuana licensees. The laboratory license shall be good for one (1) year and cost twenty-five hundred dollars (\$2500). Laboratory licensees are not authorized to buy or sell marijuana or marijuana products.
 - (9) Marijuana Transport - Marijuana transport licenses shall be good for one (1) year and cost twenty-five hundred dollars (\$2500). Marijuana transport licensees are not authorized to buy or sell marijuana or marijuana products.
 - (10) Transporter Agent - The annual fee for a transporter agent license shall be good for one year and cost one hundred dollars (\$100.00). Transport agents are not authorized to buy or sell marijuana or marijuana products.
 - (11) Waste Disposal - Marijuana waste disposal licenses shall be good for one (1) year and cost twenty-five hundred dollars (\$2500). Waste disposal licensees are not authorized to buy or sell marijuana or marijuana products, unless otherwise authorized by the Legislature.
 - (12) Researcher - Research licensees may research all aspects of the cultivation, production, use, sales, effects, medical value or any other relevant aspect of any plant, item, medicine or related product regulated by this Article. Research licensees may apply for grants from the OSCC to support public or private research projects. Licensees may participate in an OBNDD research support program. Licensees may partner with state and/or private institutions of higher education, who may adopt requirements and procedures necessary for entering into such research partnerships. The State of Oklahoma may not impose any penalty or undue burden on any state institution of higher learning related to any research conducted in accordance with this Article. The research license shall cost five hundred dollars (\$500) and is good for two (2) years. Research licensees are not authorized to sell marijuana or marijuana products, unless otherwise authorized by the Legislature.
 - (13) Education - In cooperation with the Special Programs Board, education license holders may develop materials and curricula for medical, legal and any other professional licensees providing service to licensees of the OSCC. This may include curriculum and material to satisfy requirements for marijuana recommendation licensees as well as general public education and awareness programs. Education licensees may apply for grants from the OSCC to support public or private education programs. Licensees may participate in an OBNDD education support program. Licensees may partner with state and/or private institutions of higher education, who may adopt requirements and procedures necessary for entering into such education partnerships. A medical education license shall cost five hundred dollars (\$500) and is good for two (2) years. Education licensees are not authorized to sell marijuana or marijuana products, unless otherwise authorized by the Legislature.
 - (14) Medical Recommender - All Oklahoma licensed medical practitioners with prescriptive authority shall be eligible for a medical recommender license. Practitioners must be in good standing with their licensing board and must complete at least four (4) hours of program education, the cost of which shall be covered by the license fee, as approved or developed by the Special Programs Board and approved by the OSCC Board. A medical recommender license shall cost five hundred dollars (\$500) and is good for two (2) years.

All Oklahoma licensed medical practitioners with prescriptive authority may sign up to one hundred (100) licenses without a medical recommender license or the required program education. Medical recommender licenses are not authorized to sell marijuana or marijuana products, unless otherwise authorized by the Legislature. The OSCC shall adopt regulations which allow recommender licensees to possess certain products and materials for demonstration and education purposes with their patients. The education and license requirements stated in this paragraph shall not take effect until one hundred and eighty (180) days after the OSCC assumes authority for the regulation of marijuana.

- (15) The OSCC may adopt regulations which allow any business license type outlined above in this section to renew their license for a five (5) year period. Such renewals shall be contingent on said businesses agreeing to any inspections and/or other restrictions imposed by the OSCC related to the five (5) year license, and the fee for such a license shall not exceed the aggregated five-year cost of the license. Nothing herein shall be deemed as prohibiting a business from continuing to renew annually.
- (16) Patient - Oklahoma Patient licenses shall be issued to any resident of the United States who can provide state or federally issued personal identification. There shall be no qualifying medical conditions for a patient license or for the rights to which the patient licensee is entitled in accordance with this Article. Patient licenses issued by the OSCC shall require a recommendation from an Oklahoma licensed medical practitioner with prescriptive authority. Marijuana patient licenses, marijuana prescriptions, or other forms of proof of enrollment in a medical marijuana program issued by states or other subdivisions of the United States other than Oklahoma shall be recognized as equivalent to an Oklahoma issued patient license for the purpose of possessing, purchasing and consuming marijuana and marijuana products, except that only holders of Oklahoma patient licenses shall be afforded the homegrow provision or allowance. The OSCC shall not charge any fee to marijuana patients from other states for their use of out-of-state medical marijuana licenses, medical marijuana prescriptions, or related instruments. Patient license applications shall be approved, rejected or denied within fourteen (14) business days of receipt. Applications may only be rejected or denied based on the applicant not meeting stated criteria or improper completion of the application. Patient licenses shall be good for two (2) years unless indicated otherwise by the recommending medical practitioner, and shall cost one hundred dollars (\$100). Persons on Medicare, Medicaid, Soonercare, active duty military or veterans of any branch of armed services of the United States shall pay only twenty dollars (\$20). The Legislature has the authority to reduce these costs and to expand the discounted rate to additional groups. The OSCC shall adopt regulations for the issuance of a temporary thirty (30) day patient license. This license shall be made available immediately at the time of the practitioner recommendation, is non-renewable, and shall cost ten dollars (\$10). It shall be free for persons on Medicare, Medicaid, Soonercare, active duty military or veterans of any branch of armed services of the United States.
- (17) Caregiver - Caregiver licenses shall be issued to persons over the age of eighteen (18) on behalf of patients who need assistance with the purchase, cultivation or administration of marijuana or marijuana products. The parents or legal guardians of a minor patient shall be automatically issued a caregiver license upon approved application for the minor patient licensee. A caregiver license is good for two (2) years. There shall be no cost for a caregiver license. Caregiver licenses issued by states other than Oklahoma shall be

- recognized as equivalent to an Oklahoma issued caregiver license, except that only holders of Oklahoma caregiver licenses may participate in the homegrow provision.
- (18) All commercial licensees, except recommender, marijuana handling, and transporter agent licensees shall be required to pay an annual registration fee of no more than five hundred dollars (\$500) to the OBNDD.

SECTION 6. Federally Based Exemptions, Exclusions, Contingencies, Boundaries of Authority, Retention and Direction of State Authority under Circumstance

- (1) Certified Hemp produced in Oklahoma under any USDA Program shall not be regulated within the State of Oklahoma to a degree more restrictive than current federal guidelines, with the exception that the State of Oklahoma shall maintain the authority to impose additional protections and/or taxes for certified hemp consumer products sold in the State of Oklahoma as allowed for under this Act.
- (2) Should the federal government legalize marijuana, then the State of Oklahoma shall have no restrictions on such conduct greater than the restrictions set under federal law.
- (3) Should the federal government legalize marijuana, the possession quantities permitted in this Article shall be raised to the maximums permitted by federal law.
- (4) Should the federal government legalize marijuana, but not set specific possession maximums, the Legislature shall determine maximum limits but they shall not be below the maximums indicated in this Article.
- (5) The OBNDD shall retain the authority to enforce cannabis and marijuana law in Oklahoma on behalf of the OSCC.
- (6) Should federal action be taken to allow for the interstate transfer of marijuana, or a relevant court precedent occurs limiting federal supremacy or expanding states' rights, or the United States Department of Justice issues an opinion or memorandum allowing or tolerating the interstate transfer of marijuana and marijuana products, then said transfer shall be permitted by the State of Oklahoma. Such transfers must be in compliance with the laws and regulations of both the origin and destination states. The Legislature by statute and the Governor by executive order are further authorized to permit the interstate transfer of marijuana and marijuana products.

SECTION 7. Product Tracking and Consumer Safety

- (1) Tracking, tracing, and accounting of the cultivation of marijuana by OSCC grower licensees shall be no more restrictive or burdensome than federal guidelines for hemp harvest batches.
- (2) The OSCC Commission Board shall develop a matrix to sufficiently track cannabis, marijuana, hemp and cannabis, marijuana and hemp product inventories within the specifications and limitations of this Article; and advertise an acquisition and Request for Proposal (RFP). The approval of this vendor shall be by the authority of the Board. The selected vendor shall not assess any additional costs to the OSCC licensees beyond fees paid directly to the OSCC, or provide services to OSCC licensees aside from what is required for regulatory compliance by the OSCC.
- (3) Data Report Mandate - At each quarterly meeting of the OSCC Board, the Executive Director shall provide a report on baseline statistics of the program including current license counts and statistics as well as enough data to provide an overview of the industry

- from the perspective of a market report. Additionally, the Executive Director shall provide Key Performance Metrics of the OSCC.
- (4) Data Security Protocol - Patient and caregiver data which contains personal identifying information shall not be shared outside of the collecting agencies with the exception that data may be shared between collecting agencies.
 - (5) Proprietary Data Protection - Data that may be considered proprietary by OSCC commercial licensees as well as ODAFF certified hemp licensees shall not be required to be reported for the purpose of compliance with any provision of this Article.
 - (6) A harvest batch of either marijuana or hemp that is not processed or concentrated and is intended for sale as a smokeable product shall be required to be tested for consumer safety for every twenty (20) pounds, on a dry weight basis within the harvest batch, or the entire weight of the harvest batch, whichever is less.
 - (7) Production batches of solvent extracted concentrates shall be required to be tested for consumer safety for every 10,007 grams of solvent extracted concentrate or the entire weight of the production batch, whichever is less.
 - (8) Production batches produced without use of solvents shall be tested for consumer safety for every 50 lbs for dry concentrate, or the entire weight of the production batch, whichever is less.
 - (9) Regulation of the production of consumable products, goods and foodstuffs made utilizing harvest or production batches tested for consumer safety in accordance with this section shall, with the exception of cannabinoids and terpenes present, be no more stringent than federal Good Manufacturing Practices (GMP) for similar consumer products, goods or foodstuffs.
 - (10) Certified hemp not intended for individual consumption shall not be subject to testing beyond that required for certification as hemp through the USDA approved Oklahoma State Hemp Program administered by ODAFF.
 - (11) Batch sizes listed in this section may be increased by the Legislature or the OSCC.

SECTION 8. Professional Licensure Protections

- (1) A bank, credit union, or other person or entity providing financial services to a licensed marijuana business in the State of Oklahoma shall not be liable pursuant to any state law or regulation solely for providing said financial services.
- (2) No person providing services to a marijuana business shall be subject to arrest, prosecution, disciplinary action, or penalty in any manner or denied any right or privilege under Oklahoma state, municipal or county statute, ordinance or resolution, including without limitation a civil penalty or disciplinary action by any business, occupational or professional licensing board or bureau, solely for providing services to businesses whose conduct is permitted under this Article.
- (3) No medical practitioner shall be subject to arrest, prosecution, disciplinary action, or penalty in any manner or denied any right or privilege under Oklahoma state, municipal or county statute, ordinance or resolution, including without limitation a civil penalty or disciplinary action by the State Board of Medical Licensure and Supervision or the State Board of Osteopathic Examiners, or by any other business, occupational or professional licensing board or bureau solely for providing a medical marijuana recommendation for a patient or for monitoring, treating or prescribing scheduled medication to patients who

are medical marijuana licensees. The provisions of this subsection shall not prevent the relevant professional licensing boards from sanctioning a medical practitioner for failing to properly evaluate the medical condition of a patient or for otherwise violating the applicable practitioner-patient standard of care.

SECTION 9. Patient and Caregiver Rights

Possession

- (1) It shall be lawful for all patient licensees to grow, purchase, transport, receive, prepare and consume marijuana and marijuana products. It shall be lawful for all patient licensees to possess up to: twelve (12) marijuana plants; one (1) ounce by weight of concentrated marijuana; seventy-two (72) ounces by weight of topical marijuana; seventy-two (72) ounces by weight of edible marijuana; eight (8) ounces by weight of suppository marijuana; and eight (8) ounces by weight of commercially sold marijuana. These amounts are cumulative. The Legislature is permitted to increase these quantities as well as permit other forms of marijuana.
- (2) It shall be lawful for patient licensees and caregiver licensees to purchase, possess and use marijuana paraphernalia.
- (3) Caregiver licensees shall have all the same rights and protections as patient licensees under this Article with the exception of the right to consume cannabis unless the caregiver licensee is also a patient licensee.
- (4) Growing or processing amounts in excess of what this section permits for personal possession, or the distribution in any amount with consideration, shall require a business license issued by the OSCC.
- (5) Until marijuana possession is legalized in Oklahoma for persons without a patient or caregiver license, possession up to one and one-half (1.5) ounces of marijuana, three (3) grams of concentrate, or eight (8) ounces of topical, suppository or edible marijuana, or marijuana paraphernalia without a valid medical marijuana patient or caregiver license shall constitute a civil infraction with only a fine not to exceed four hundred dollars (\$400). If within forty-five (45) days of a citation for possession without a license the person is approved for a patient license, they may present their license or proof of license approval to the jurisdiction issuing the citation and have it vacated. There shall be no warrant issued for the unpaid fine indicated in this paragraph for a minimum of forty-five (45) days.

General Protection Language

- (6) No person shall be subject to arrest, prosecution or penalty in any manner under state law or municipal or county ordinance or resolution including without limitation a civil penalty or disciplinary action by a business, occupational or professional licensing board or bureau solely on the basis of conduct permitted under this Article.
- (7) No person shall be denied any form of healthcare, housing, employment, public assistance, public benefit, parental right, educational opportunity, extracurricular activity, licensure or licensed activity including but not limited to firearm use, firearm ownership and driving a motor vehicle solely on the basis of conduct permitted under this Article unless failure to do so would result in substantial imminent harm under federal law or regulations.

Privacy

- (8) All patient and caregiver licensees have the right to privacy related to their authorization to use and their use of medical marijuana. No patient or caregiver records or information are allowed to be sold without the written approval of the patient. All software must contain patient information protections to ensure that patient data, personal identifiers and related medical information of the patient is not disclosed without the consent of the patient.
- (9) The handling of any records maintained by the OSCC or by businesses licensed by or contracted with the OSCC shall comply with all applicable state and federal privacy laws.

Impairment Testing

- (10) The mere presence of THC metabolites in a patient licensee's blood, urine, hair, hair follicle, or other body fluids or tissues carries no evidentiary weight with regards to current impairment or intoxication. No test which identifies the presence of THC metabolites in a patient licensee's blood, urine, hair, hair follicle, or other body fluids or tissues shall be used as evidence of impairment or intoxication for the purposes of denying any form of healthcare, housing, employment, public assistance, license or licensed activity, public benefit, parental right, educational opportunity, or extracurricular activity.
- (11) No test which identifies the presence of THC metabolites or active THC in a patient licensee's blood, urine, hair, hair follicle, or other body fluids or tissues shall be used as dispositive for the determination of any violation of federal or state law or local ordinance.
- (12) There is no presumption of impairment or intoxication solely on the basis of the use of marijuana, including the presence of active THC or THC metabolites. Proof of impairment requires confirmation of impairment through the use of cognitive, kinetic and/or behavioral evaluations, and all such tests shall be video recorded as evidence.

Employment

- (13) No employer may discipline, discharge, refuse to hire, or otherwise penalize an applicant or employee solely on the basis of conduct permitted under this Article. However, nothing in this Article shall be construed to exclude workplace policies which prohibit the use or being under the influence of marijuana during a work shift; and nothing in this Article shall be construed to prohibit the use of tests assessing the presence of active THC for the purpose of determining impairment.

Medical Care

- (14) For the purposes of medical care, including organ transplants, marijuana use does not constitute the use of an illicit substance or otherwise disqualify a marijuana user from medical care.
- (15) No medical practitioner shall deny or alter the treatment of a patient, including the prescribing of scheduled medications such as opioids or benzodiazepines, solely on the basis of conduct permitted under this Article, unless that denial or alteration is medically indicated.
- (16) It is within the standard of care for a medical practitioner with appropriate prescriptive authority to prescribe scheduled medications, including opioids and benzodiazepines, to

medical marijuana patient licensees without having to modify the patient's treatment solely on the basis of conduct permitted under this Article. No medical practitioner may be required by their employer to deny or alter the treatment of a patient solely on the basis of conduct permitted under this Article, unless that denial or alteration is medically indicated.

Parental Rights

- (17) For the purposes of assessing child endangerment, abuse or neglect, marijuana use does not constitute the use of an illicit substance. There is no presumption of endangerment, abuse or neglect solely on the basis of conduct permitted under this Article.
- (18) No person shall be denied custody of or visitation or parenting time with a minor solely on the basis of conduct permitted under this Article. There is no presumption of child endangerment, neglect or abuse solely on the basis of conduct permitted under this Article.
- (19) The presence of active THC or THC metabolites in birthing-related tissues is not solely in itself dispositive of child endangerment, abuse or neglect.

Student Rights

- (20) No school or school board shall prohibit or penalize students from accessing, self-administering or administering with the aid of a licensed caregiver medical marijuana during school hours and on school premises in a manner consistent with the guidance of the student's healthcare provider(s). Until federal law determines otherwise, no school employee shall be required to assist any student in the storage or administration of marijuana on school premises. Schools and school boards shall determine further policy provisions consistent with this Article, including the manner and best practices for use of medical marijuana while on school property or at school sponsored events.
- (21) No school or school board shall deny or restrict access to extracurricular activities solely on the basis of a student's use of marijuana consistent with the guidance of the student's healthcare provider(s).

Licensure Rights (Firearms, Motor Vehicles, and Other Licenses)

- (22) No conduct permitted under this Article shall be the basis for the denial, revocation or suspension of any state-issued license, including drivers' licenses, concealed carry permits, occupational or professional licensing.
- (23) Nothing in this Article shall be construed to permit operating a motor vehicle while impaired. Nothing in this Article shall be construed to prohibit testing for active THC as part of a determination of impairment. Nothing in this Article shall be construed to prohibit the use of breathalyzers, blood tests or other technologies for assessing the presence of active THC. Nothing in this Article shall prohibit the use of cognitive, kinetic or behavioral tests for the purpose of determining impairment.
- (24) No licensee of the OSCC shall be denied the right to own, purchase, possess or use a firearm, ammunition, or firearm accessories solely on the basis of conduct permitted under this Article.
- (25) No state or local agency, municipal or county governing authority shall restrict, revoke, suspend or otherwise infringe upon the right of a person to own, purchase or possess a

firearm, ammunition, or firearm accessories or any related firearms license or certification solely on the basis of conduct permitted under this Article.

- (26) No state or local agency, municipal or county governing authority shall enforce or assist in enforcing a federal law that prohibits or restricts firearm use or ownership solely on the basis of conduct permitted under this Article.

Due Process and Equal Protection Rights

- (27) No person currently under parole, probation, or other state supervision, or released awaiting trial or other hearing shall be punished, have their parole, probation or bail revoked, or otherwise be penalized solely on the basis of conduct permitted under this Article.
- (28) No conduct permitted under this Article shall constitute a reasonable articulable suspicion of any civil infraction or criminal act or be the basis for detention, search, or arrest; notwithstanding when law enforcement is investigating with a reasonable articulable suspicion that a person is operating a motor vehicle, motorboat, or other motorized form of transport while impaired.
- (29) Marijuana and marijuana products permitted for possession under this Article are not subject to seizure. This shall not be construed to prohibit law enforcement from such seizures on grounds outside the scope of conduct permitted under this Article.
- (30) No person shall be subject to increased punishment for any crime or civil infraction on the basis of any conduct permitted under this Article.

Local and Homegrow Rights

- (31) There shall be no additional licensing or fees related to homegrows. No municipal or county governing body or agency may charge any additional fees or require any additional licensing for homegrows.
- (32) No ordinance, regulation or statute relating to homegrows shall be unduly burdensome.
- (33) Municipal and county governing bodies shall not require additional licensing, permits or fees, or otherwise restrict or interfere with the rights of patient licensees or caregivers to possess, purchase, transport, prepare, consume, or cultivate marijuana within the quantities permitted under this Article.
- (34) Nothing in this Article shall be construed to prohibit landlords from restricting homegrows or indoor smoking or vaping of marijuana or marijuana products in a private residence, except that a lease agreement shall not prohibit a tenant from lawfully possessing and consuming marijuana or marijuana products by means other than smoking or vaping. Nothing in this Article shall be construed to restrict business owners from prohibiting smoking or vaping of marijuana or marijuana products on their premises.
- (35) No ordinance, regulation or statute relating to the vaporization or smoking of cannabis shall be more restrictive than those relating to tobacco use.

SECTION 10. Judicial Review

- (1) Any rule or regulation adopted by the OSCC pursuant to this Article must comply with the Oklahoma Administrative Procedures Act. Any person aggrieved by a final agency order is entitled to seek judicial review in accordance with Oklahoma law. If the OSCC fails to timely promulgate rules required by this Article, any resident of the state may

commence a mandamus action in district court to compel performance by the OSCC in accordance with this Article.

SECTION 11. Legislative Authority

- (1) In addition to the specific provisions indicated herein whereby the Legislature is authorized to enact laws that modify provisions of this Article by simple majority, the Legislature is further authorized to enact laws that modify the following provisions within this Article by way of a supermajority vote of seventy-five percent (75%) in both the House and Senate as well as the signature of the Governor: Section 2, paragraphs 2-5, 10 and 12; and Section 4, paragraphs 4, 5, 6, 8, 9 and 10.

SECTION 12. Severability

- (1) The provisions hereof are severable, and if any part or provision hereof shall be void, invalid, or unconstitutional, the decision of the court so holding shall not affect or impair any of the remaining parts or provision hereof, and the remaining provisions hereof shall continue in full force and effect.

SECTION 13. Effective Date

- (1) This Article shall become effective immediately upon its passage.

SECTION 14. Definitions

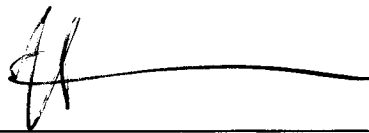
- (1) "Cannabis" means a plant of the species *Cannabis Sativa* Linnaeus and all subspecies thereof that has not been determined to be marijuana or hemp based on THC content on a dry weight basis as defined by federal law.
- (2) "Homegrow" means marijuana grown in accordance with this Article by patient licensees or on behalf of patient licensees by caregiver licensees.
- (3) "Marijuana" means the flower of a female cannabis plant that contains more THC on a dry weight basis than does hemp as defined by federal law.
- (4) "Marijuana Product" means a product containing cannabinoids extracted from marijuana by physical or chemical means.
- (5) "Hemp" means mature cannabis whose percentage of THC content on a dry weight basis is defined by federal law.
- (6) "Certified Hemp" means hemp that is produced in accordance with the USDA Industrial Hemp Program.
- (7) "Certified Hemp Product" means all products derived from certified hemp.
- (8) "Person" means a natural person and does not include any partnership, trust, estate, corporation, association, or any other non-natural person as created by operation of law.
- (9) "THC" means delta-9-tetrahydrocannabinol, the principal psychoactive constituent of cannabis, along with its double bond isomers and stereoisomers. For the purposes of this Article, THC excludes tetrahydrocannabinols approved for medical use by the FDA.
- (10) "Active THC" means unmetabolized tetrahydrocannabinol, as present in a person's body fluids or tissues, in contrast to its metabolites.
- (11) "THC metabolite" means a substance formed through the metabolization of THC.
- (12) "Unduly burdensome" means that the measures necessary to comply with the rules or ordinances adopted pursuant to this Article subject persons, licensees or potential licensees to such an investment of money, time, or any other resource or asset that a

reasonably prudent person or business would not operate a marijuana business or engage in the personal use, storage or cultivation of marijuana.

Name and Address of Proponents



Jed Green
Residence: Oklahoma , Oklahoma County
Mailing:2900 Venice Boulevard 73107
Oklahoma City Oklahoma



Kristopher Masterman
Residence: Oklahoma , Oklahoma County
Mailing: 816 NW 45th Street
Oklahoma City Oklahoma

STATE QUESTION 818 INITIATIVE PETITION 432

PROPONENTS PROPOSED “**GIST OF THE PROPOSITION**”
TO BE AFFIXED TO THE TOP OF THE SIGNATURE SHEET FOR
CIRCULATION OF SIGNATURES

The gist of the proposition is:

The Oklahoma Medical Marijuana Enforcement and Anti-Corruption Act

This constitutional amendment: regulates cannabis, hemp, marijuana and plant based medicine; creates a state agency, the Oklahoma State Cannabis Commission; audits the current medical marijuana program; delegates powers to the Governor, Legislature and the Commission; establishes the Commission Board, its membership and meeting requirements, and its relationships with state agencies; has a fiscal impact and pays for itself with taxes on marijuana sales and fees on businesses and individuals; establishes those taxes, licenses, license requirements and fees; directs surplus revenue to pay for education, local and military veterans mental health programs, law enforcement, research, marijuana waste clean-up, and agricultural insurance; provides licensed marijuana businesses with tax deductions, and some hemp businesses with limited tax credits; adapts to federal legalization of marijuana; provides guidelines for consumer protection and establishes individual patient, professional, privacy, employment, medical, parental, student, firearm ownership, state-licensure, and due process rights; provides for judicial review, severability; and becomes effective upon passage with time for implementation.

J. Brian Bingman
Secretary of State and
Native American Affairs



J. Kevin Stitt
Governor

OKLAHOMA SECRETARY OF STATE

October 7, 2021

Mr. Kristopher Masterman
816 NW 45th Street
Oklahoma City, Oklahoma 73118

Mr. Jed Green
2900 Venice Boulevard
Oklahoma City, Oklahoma 73107

Dear Proponent(s):

This acknowledges receipt of the petition submitted to the Secretary of State office, which has been designated as **State Question Number 818, Initiative Petition Number 432** and filed accordingly this 7th day of October 2021.

Now that the petition has officially been filed for the record, per Title 34 O.S. Section 8, it is the duty of the Secretary of State to cause to be published, a notice of such filing and the apparent sufficiency or insufficiency of the petition, and shall also include notice that any citizen or citizens of the state may file a protest as to the *constitutionality* of the petition, by a written notice to the Supreme Court and to the proponent(s) filing the petition. Any such protest must be filed within ten (10) business days after the publication of the notice.

As soon as the ten (10) business day appeal/protest period has concluded our office will be in contact regarding the next steps in the process.

If we may provide any further assistance or should you have any questions, please do not hesitate to contact our office or me directly.

Thank you,

A handwritten signature in black ink, appearing to read "Amy Canton".

Amy Canton
Director, Executive Legislative Services
405.522.4565 / executivelegislative@sos.ok.gov

J. Brian Bingman
Secretary of State and
Native American Affairs



J. Kevin Stitt
Governor

OKLAHOMA SECRETARY OF STATE

October 7, 2021

Ms. Cindy Shea
Oklahoma Press Service
3601 N. Lincoln
Oklahoma City, Oklahoma 73105

Dear Ms. Shea:

Please find enclosed the following notices for publication.

- Notice of Filing for State Question 817, Initiative Petition 431
- Notice of Filing for State Question 818, Initiative Petition 432

Per Title 34 O.S. § 8, the publication must appear in at least one newspaper of general circulation in the State of Oklahoma. Please publish the enclosed notice in *The Oklahoman*, *Tulsa World*, and the *Journal Record* as soon as possible.

Also, upon the completion of publication, please provide our office with the corresponding Affidavits of Publication. Should you have any questions, please do not hesitate to contact our office.

Sincerely,

A handwritten signature in black ink, appearing to read "Amy Canton".

Amy Canton
Director, Executive Legislative Division
Oklahoma Secretary of State Office

NOTICE OF THE FILING OF STATE QUESTION 818, INITIATIVE PETITION 432, THE APPARENT SUFFICIENCY THEREOF, AND NOTICE TO CITIZENS OF THE STATE THAT ANY SUCH PROTEST, AS TO THE CONSTITUTIONALITY OF SAID PETITION, MUST BE FILED ACCORDINGLY WITHIN TEN (10) BUSINESS DAYS AFTER THIS NOTICE (Okla. Stat. tit. 34, § 8)

NOTICE is hereby given that on October 7, 2021, State Question 818, Initiative Petition 432 was filed in the Office of the Oklahoma Secretary of State.

NOTICE is also hereby given that State Question 818, Initiative Petition 432 is SUFFICIENT for filing with the Office of the Oklahoma Secretary of State. The official record is available for public view via the Oklahoma Secretary of State website at <https://www.sos.ok.gov/documents/Questions/818.pdf>.

NOTICE is likewise, hereby given, as provided in Title 34 Section 8 of the Oklahoma Statutes, that any citizen or citizens of the state may file a protest as to the constitutionality of said petition, by a written notice to the Supreme Court and to the proponent(s) filing the petition. Any such protest must be filed within ten (10) business days after publication of this notice. Also, a copy of any such protest shall be filed with the Office of the Oklahoma Secretary of State.

Proponents of record for State Question 818, Initiative Petition 432:

Mr. Kristopher Masterman
816 NW 45th Street
Oklahoma City, Oklahoma 73118

Mr. Jed Green
2900 Venice Boulevard
Oklahoma City, Oklahoma 73107

J. Brian Bingman
Secretary of State
State of Oklahoma

Oklahoma Press Service

3601 North Lincoln Blvd.

Oklahoma City, OK 73105

Voice: (405) 499-0020 Fax: (405) 499-0048

Thursday, October 21, 2021 02:22 PM

Page 1 of 1

Proof of Publication Order Number 21-10-43

I, Landon Cobb, of lawful age, being duly sworn upon oath, deposes and says: That I am the Authorized Agent of OK-JOURNAL RECORD, a Daily newspaper printed and published in the city of OKLAHOMA CITY, county of Oklahoma, and state of Oklahoma, and that the advertisement referred to, a true and printed copy of which is here unto attached, was published in said OK-JOURNAL RECORD in consecutive issues on the following dates-to-wit:

Insertion: 10/13/2021

That said newspaper has been published continuously and uninterruptedly in said county during a period of one-hundred and four consecutive weeks prior to the publication of the attached notice or advertisement; that it has been admitted to the United States mail as second-class mail matter; that it has a general paid circulation, and publishes news of general interest, and otherwise conforms with all of the statutes of the Oklahoma governing legal publications.

PUBLICATION FEE \$40.50

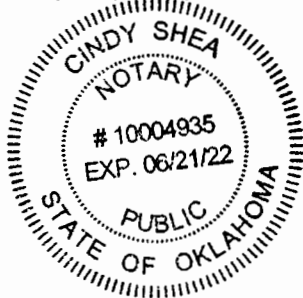
Landon Cobb

(Editor, Publisher or Authorized Agent)

SUBSCRIBED and sworn to me this
21 day of October 2021.

Cindy Shea

(Notary Public)



NOTICE OF THE FILING OF STATE QUESTION 818, INITIATIVE PETITION 432, THE APPARENT SUFFICIENCY THEREOF, AND NOTICE TO CITIZENS OF THE STATE THAT ANY SUCH PROTEST, AS TO THE CONSTITUTIONALITY OF SAID PETITION, MUST BE FILED ACCORDINGLY WITHIN TEN (10) BUSINESS DAYS AFTER THIS NOTICE (Okla. Stat. tit. 34, § 8)

NOTICE is hereby given that on October 7, 2021, State Question 818, Initiative Petition 432 was filed in the Office of the Oklahoma Secretary of State.

NOTICE is also hereby given that State Question 818, Initiative Petition 432 is SUFFICIENT for filing with the Office of the Oklahoma Secretary of State. The official record is available for public view via the Oklahoma Secretary of State website at <https://www.sos.ok.gov/documents/Questions/818.pdf>.

NOTICE is likewise, hereby given, as provided in Title 34 Section 8 of the Oklahoma Statutes, that any citizen or citizens of the state may file a protest as to the constitutionality of said petition, by a written notice to the Supreme Court and to the proponent(s) filing the petition. Any such protest must be filed within ten (10) business days after publication of this notice. Also, a copy of any such protest shall be filed with the Office of the Oklahoma Secretary of State.

Proponents of record for State Question 818, Initiative Petition 432:

Mr. Kristopher Masterman
816 NW 45th Street
Oklahoma City, Oklahoma 73118

Mr. Jed Green
2900 Venice Boulevard
Oklahoma City, Oklahoma 73107

J. Brian Bingman
Secretary of State
State of Oklahoma

Oklahoma Press Service

3601 North Lincoln Blvd.

Oklahoma City, OK 73105

Voice: (405) 499-0020 Fax: (405) 499-0048

Thursday, October 21, 2021 02:22 PM

Page 1 of 1

Proof of Publication Order Number 21-10-43

I, Landon Cobb, of lawful age, being duly sworn upon oath, deposes and says: That I am the Authorized Agent of OK-THE OKLAHOMAN, a Daily newspaper printed and published in the city of OKLAHOMA CITY, county of Oklahoma, and state of Oklahoma, and that the advertisement referred to, a true and printed copy of which is here unto attached, was published in said OK-THE OKLAHOMAN in consecutive issues on the following dates-to-wit:

Insertion: 10/13/2021

That said newspaper has been published continuously and uninterruptedly in said county during a period of one-hundred and four consecutive weeks prior to the publication of the attached notice or advertisement; that it has been admitted to the United States mail as second-class mail matter; that it has a general paid circulation, and publishes news of general interest, and otherwise conforms with all of the statutes of the Oklahoma governing legal publications.

PUBLICATION FEE \$40.50

Landon Cobb

(Editor, Publisher or Authorized Agent)

SUBSCRIBED and sworn to me this
21 day of October 2021.

Cindy Shea
(Notary Public)



NOTICE OF THE FILING OF STATE QUESTION 818, INITIATIVE PETITION 432, THE APPARENT SUFFICIENCY THEREOF, AND NOTICE TO CITIZENS OF THE STATE THAT ANY SUCH PROTEST, AS TO THE CONSTITUTIONALITY OF SAID PETITION, MUST BE FILED ACCORDINGLY WITHIN TEN (10) BUSINESS DAYS AFTER THIS NOTICE (Okla. Stat. tit. 34, § 8)

NOTICE is hereby given that on October 7, 2021, State Question 818, Initiative Petition 432 was filed in the Office of the Oklahoma Secretary of State.

NOTICE is also hereby given that State Question 818, Initiative Petition 432 is SUFFICIENT for filing with the Office of the Oklahoma Secretary of State. The official record is available for public view via the Oklahoma Secretary of State website at <https://www.sos.ok.gov/documents/Questions/818.pdf>.

NOTICE is likewise, hereby given, as provided in Title 34 Section 8 of the Oklahoma Statutes, that any citizen or citizens of the state may file a protest as to the constitutionality of said petition, by a written notice to the Supreme Court and to the proponent(s) filing the petition. Any such protest must be filed within ten (10) business days after publication of this notice. Also, a copy of any such protest shall be filed with the Office of the Oklahoma Secretary of State.

Proponents of record for State Question 818, Initiative Petition 432:

Mr. Kristopher Masterman
816 NW 45th Street
Oklahoma City, Oklahoma 73118

Mr. Jed Green
2900 Venice Boulevard
Oklahoma City, Oklahoma 73107

J. Brian Bingman
Secretary of State
State of Oklahoma

Oklahoma Press Service

3601 North Lincoln Blvd.

Oklahoma City, OK 73105

Voice: (405) 499-0020 Fax: (405) 499-0048

Thursday, October 21, 2021 02:22 PM

Page 1 of 1

Proof of Publication Order Number 21-10-43

I, Landon Cobb, of lawful age, being duly sworn upon oath, deposes and says: That I am the Authorized Agent of OK-TULSA WORLD - Legal, a Daily newspaper printed and published in the city of TULSA, county of Tulsa, and state of Oklahoma, and that the advertisement referred to, a true and printed copy of which is here unto attached, was published in said OK-TULSA WORLD - Legal in consecutive issues on the following dates-to-wit:

Insertion: 10/13/2021

That said newspaper has been published continuously and uninterruptedly in said county during a period of one-hundred and four consecutive weeks prior to the publication of the attached notice or advertisement; that it has been admitted to the United States mail as second-class mail matter; that it has a general paid circulation, and publishes news of general interest, and otherwise conforms with all of the statutes of the Oklahoma governing legal publications.

PUBLICATION FEE \$40.50

Landon Cobb

(Editor, Publisher or Authorized Agent)

SUBSCRIBED and sworn to me this
21 day of October 2021.

Cindy Shea
(Notary Public)



NOTICE OF THE FILING OF STATE QUESTION 818, INITIATIVE PETITION 432, THE APPARENT SUFFICIENCY THEREOF, AND NOTICE TO CITIZENS OF THE STATE THAT ANY SUCH PROTEST, AS TO THE CONSTITUTIONALITY OF SAID PETITION, MUST BE FILED ACCORDINGLY WITHIN TEN (10) BUSINESS DAYS AFTER THIS NOTICE (Okla. Stat. tit. 34, § 8)

NOTICE is hereby given that on October 7, 2021, State Question 818, Initiative Petition 432 was filed in the Office of the Oklahoma Secretary of State.

NOTICE is also hereby given that State Question 818, Initiative Petition 432 is SUFFICIENT for filing with the Office of the Oklahoma Secretary of State. The official record is available for public view via the Oklahoma Secretary of State website at <https://www.sos.ok.gov/documents/Questions/818.pdf>.

NOTICE is likewise, hereby given, as provided in Title 34 Section 8 of the Oklahoma Statutes, that any citizen or citizens of the state may file a protest as to the constitutionality of said petition, by a written notice to the Supreme Court and to the proponent(s) filing the petition. Any such protest must be filed within ten (10) business days after publication of this notice. Also, a copy of any such protest shall be filed with the Office of the Oklahoma Secretary of State.

Proponents of record for State Question 818, Initiative Petition 432:

Mr. Kristopher Masterman
816 NW 45th Street
Oklahoma City, Oklahoma 73118

Mr. Jed Green
2900 Venice Boulevard
Oklahoma City, Oklahoma 73107

J. Brian Bingman
Secretary of State
State of Oklahoma

RECEIVED

OCT 25 2021

OKLAHOMA SECRETARY
OF STATE

IN THE SUPREME COURT
STATE OF OKLAHOMA

Paul Tay,)
Petitioner,)
v.)
Jed Green, Kristopher Masterman,)
Respondents.)

Case No. MA-119927

AMENDED APPLICATION FOR ORIGINAL JURISDICTION CHALLENGING
CONSTITUTIONALITY OF INITIATIVE PETITIONS 431 AND 432 AND
SEEKING RICO CIVIL INJUNCTIVE RELIEF

Comes Now, the Petitioner brings for the above-titled causes in the public interest to preserve the Federal Union under one consistent rule of law, to resolve positive conflicts between above-named proposed Oklahoma Constitution amendments and federal law.

Statements of the Case

The Petitioner is a responsible cannabis activist and claims the Office of the Provisional Governor of Oklahoma where the State of Oklahoma claims subject matter and territorial jurisdiction over all persons on Indian Territory defined by Treaties between the Indian Nations, Tribes, and the United States. He serves the Provisional State of Sequoyah as Assistant Solicitor General. He is the declared Independent candidate for Governor of Oklahoma, under house arrest, as a political prisoner, in a State county jail, David L. Moss Detention Center, located on the Great Cherokee Nation, on the northern boundary of the Muscogee (Creek) Nation, where he has been convicted of no crime in a court of competent jurisdiction.

Respondents are proponents of the above-referenced initiative petitions.

This Court acquires original custodial jurisdiction to insure all proposed initiative petitions are constitutionally sufficient prior to submission to the People of Oklahoma.

The venue is proper where the Oklahoma Constitution allows the People to make law and amend the Constitution by ballot initiatives.

The Respondents filed State Question 817, Initiative Petition 431, and State Question 818, Initiative Petition 432 on 7OCT21, lacking signature pages.

If the Court finds Initiative Petitions 431 and 432 constitutionally sufficient for signature-gathering, State Questions 817 and 818 would go before the vote of the People, subject to sufficient number of signatures gathered on the initiative petitions.

Passage at the ballot of both State Questions would add Articles 31 and 32 to the Oklahoma Constitution. IP 431, Section 2 declares,

“It shall be lawful for all persons twenty-one (21) years of age and older to grow, purchase, transport, transfer, receive, prepare, and consume marijuana and marijuana products.”

In Section 2, Clause 21, State consents to “lawful” licensed marijuana users to possess firearms and ammunition. Section 4 excise-taxes marijuana purchases without proof of license. Section 5 allows post-conviction relief for past marijuana convictions. Section 6 shields criminal acts related to marijuana use under federal law from state prosecution. Initiative Petition 432 creates a new State agency and

infrastructure to regulate State consent of marijuana use that would otherwise be criminal under federal law.

Previously, in *Tay v. Kiesel et al*, 2020 OK 57, this Court held Controlled Substances Act does not preempt limited state immunity for marijuana use, possession, and cultivation by persons over 21 as contemplated by State Question 807. The Court reacquires the same issues, on grounds it allowed the possibilities of preemption under other federal statutes and civil injunctive relief against the current medical marijuana regulatory infrastructure, pursuant to Racketeer Influenced and Corrupt Organizations Act (RICO).

State Question 817, Initiative Petition 431 proposes a new Oklahoma Constitution Article 31 or 32 be approved by vote of the people to “grant the right to use marijuana to persons 21 years of age or older.”

State Question 818, Initiative Petition 432 proposes a new Oklahoma Constitution Article 32 to create a new state agency, Oklahoma State Cannabis Commission, to regulate limited state immunity of marijuana use by persons who wish to violate federal laws, related to firearms, 18 U.S.C. § 922, money-laundering, 18 U.S.C. §§ 1956(a), & 1957, and 18 U.S.C. § 1960, unlicensed money transmitting business.

Arguments of the Case

The United States expressly entered into the 1971 Vienna Convention on Psychotropic Substances which completely bans marijuana from the world’s legal

markets. Congress completely occupies the field, where no space can exist for State consent of marijuana use, *Gonzales v. Raich*, 545 U.S. 1 (2005).

Almost 400,000 “medical” marijuana business and “patient” licenses in the land area Oklahoma claims jurisdiction, including Indian Territory, render federal enforcement of simple misdemeanor marijuana possession, defined by the Controlled Substances Act, impossible, except when suspects are included within the investigative chain of large-scale trafficking and gang-related operations usually instigated by a drug deal gone bad dead body. News on 9, *Authorities Seize More Than \$17 Million in Illegal Marijuana from Lincoln County Property*, (15 June 2021). Press Release, DOJ, *DEA Investigation in Chapel Hill Area Uncovers Large Scale Drug Ring*, (Dec. 17, 2020).

Section 5, Initiative Petition 431 conflicts with the Non-Retroactivity Doctrine, where past marijuana convictions would be eligible for post-conviction relief. *Ex Rel Matloff v. Wallace*, 2021 OK CR 21. In positive conflict with 18 U.S.C § 922, State consents to possession of firearms and ammunition by marijuana users, described in Section 1, Clause 21-23, Initiative Petition 431. Section 4, IP 431, conflicts with 18 U.S.C. §§ 1956(a), federal prohibitions against money laundering, where the State collects 15% excise tax from marijuana purchases and allocates proceeds to various State programs.

IP 432 creates Oklahoma State Cannabis Commission to charge marijuana businesses \$2,500 and “patients” \$100 for State permission to violate federal law. It

is impossible to write gists to honestly warn the People of the federal criminal consequences of complying with State consent of violating federal law by persons who chose to use, possess, and cultivate marijuana.

18 million acres of Indian Territory affirmed by *McGirt v. Oklahoma*, 140 S.Ct. 2452, preempts IP 431 and 432. Signatures gathered on Indian Territory, Cherokee Outlet, and Federal Unassigned Land would be invalid, where the State disclaims jurisdiction to the extent the federal government claims jurisdiction, when it executed treaties with Indians. *Currey v. Corporation Commission*, 617 P. 2d 177 (Okla. 1979). Article 4, 1856 Treaty precludes State jurisdiction:

“no portions of either of the tracts of country defined in the first and second articles of this agreement shall ever be embraced, or included within, or annexed to, any Territory or State.”

State Disclaimer Clause, Oklahoma Constitution Article 1, Section 3 renders all Oklahoma elections invalid on Indian Territory. SQ817 and 818 would be illegitimate, because the election would be held on Indian Territory:

“The people inhabiting the State do agree and declare that they forever disclaim all right and title in or to any unappropriated public lands lying within the boundaries thereof, and all lands lying within said limits owned or held by any Indian, tribe, or nation.”

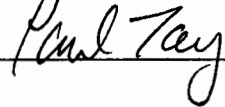
Relief Sought

The current State “medical” marijuana is tantamount to State permission to violate federal laws related to money laundering by business and the State itself. Petitioner hopes and prays the Court holds IP431 and 432 constitutionally **SUFFICIENT** for submission to the People of Oklahoma, to be stare decisis

consistent with *Tay*, conditional upon Court stipulations the Respondents rephrase the gists to honestly warn the People of federal criminal consequences arising from State criminal conspiracy to launder money and consent for violations of federal law prohibiting marijuana from the marketplace; and conditional upon Court civil injunctive relief to enjoin Oklahoma Medical Marijuana Authority observe its own administrative code OAC310:681-1-3,

“All medical marijuana licenses and rights granted under Oklahoma law and this Chapter shall only be valid in the State of Oklahoma, excluding any tribal trust, tribal restricted land, or federal lands in the State.”

Respectfully submitted,



Petitioner

DLM #

1163908

David L. Moss Detention Center

300 N. Denver

Tulsa, OK 74103

Under penalty of perjury, the Petitioner certifies all statements made above are true to the best of his knowledge.



RECEIVED

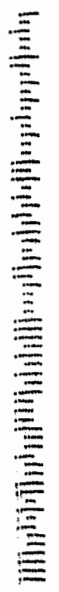
OCT 25 2021

OKLAHOMA SECRETARY
OF STATE

Handwritten notes:
P...
...
...

Handwritten: 1100000

7910594801 0002



IN THE SUPREME COURT
STATE OF OKLAHOMA

PAUL TAY
PETITIONER

V,
JED GREEN,
KRISTOPHER MASTERMAN
RESPONDENT

MA-119,954
MA-119,927

NOTICE OF ORIGINAL JURISDICTION
SUPREME COURT PROCEEDING

NOTICE TO:

JED GREEN
2900 VENICE BLVD.
OKLAHOMA CITY, OK 73107

KRISTOPHER MASTERMAN
816 N.W. 45TH STREET
OKLAHOMA CITY, OK 73118

THE ATTACHED ORIGINAL PROCEEDING HAS BEEN
FILED, DATES FOR RESPONSE AND ANY ORAL
PRESENTATION WILL BE SET BY ORDER OF THE
CHIEF JUSTICE.

Paul Tay
PETITIONER
DL# 1163908
DAVID LIMBS
300 N DENVER
TULSA, OK 74103

RECEIVED
NOV 16 2021
OKLAHOMA SECRETARY
OF STATE
2 pages

“no portion of either of the tracts of country defined in the first and second articles of this agreement shall ever be embraced, or included within, or annexed to, any Territory or State.”

Oklahoma Constitution Article 1, Section 3 states the Respondents’ posture.

“The people inhabiting the State do agree and declare that they forever disclaim all right and title in or to any unappropriated public lands lying within the boundaries thereof, and in any lands lying within said limits owned or held by any Indian, tribe, or nation.”

Ground 1 was in all appeals available to the Petitioner. Under the standard of review posed by the 1856 Treaty and Oklahoma Constitution, this Court has original, exclusive jurisdiction.

2. The Respondent Guten, a Tulsa County District Court Judge, set the bond at \$85,000, knowing the Petitioner is unable to post excessive bond, in violation of the 8th Amendment.

3. In amicus, *McGirt v. Oklahoma*, 140 S.Ct. 2452, the City of Tulsa cited *United States v. Baker*, 894 F. 2d 1144, to confess Tulsa Police Department lacks jurisdiction to collect evidence or arrest anyone on Muscogee (Creek) Nation land.

The evidence is rendered inadmissible by exercise of incompetent jurisdiction.

Relief Sought

The federal government completely occupies the field, leaving no space for State jurisdiction on Indian Territory. The Petitioner hopes and prays the Court grant the petition as stated, causing the immediate release of the Petitioner.



TULSA OK 740
1 2 PM 1202 NOV 01

OKLAHOMA SECRETARY
OF STATE

RECEIVED

NOV 16 2021

Handwritten notes:
Acc. # 100
11/16/21
11/16/21
11/16/21

Handwritten notes:
Approved by
Secretary of State
11/16/21

Handwritten notes:
11/16/21
11/16/21



921084-50162