3rd Sub. S.B. 233 MEDICAL CANNABIS AMENDMENTS

HOUSE FLOOR AMENDMENTS

AMENDMENT 1 MARCH 1, 2024 8:08 AM

Representative Raymond P. Ward proposes the following amendments:

1. Page 72, Lines 2201 through 2210:

- 2201 (b) Notwithstanding Subsection (6)(a) and Section 4-41a-109, a qualified medical provider [or clinic or], medical clinic, or medical office that employs a qualified medical provider may advertise only the following:
- 2204 (i) a green cross;
- 2205 (ii) the provider's or clinic's name and logo;
- 2206 (iii) a qualifying condition that the individual treats;
- 2207 (iv) {that the individual is registered as a qualified medical provider and recommends
- 2208 medical cannabis; } that the qualified medical provider, medical clinic, or medical office evaluates
 patients for medical cannabis recommendations; [or]
- (v) a scientific study regarding medical cannabis use[-]; or
- 2210 (vi) contact information.

2. Page 86, Lines 2630 through 2631:

- 2630 <u>sole reason that the employee has a prescription for a controlled substance.</u>
 - (c) A government employer that would take an adverse action described in Subsection (2)(a) or (2)(b) shall have a written policy that:
 - (i) is comprehensive in nature regarding when an employee would be disciplined; and
 - (ii) does not treat medical cannabis any differently than another controlled substance.
- 2631 (3) Subsection (2) does not apply: