

10752 Deerwood Park Blvd South-Suite 100 Jacksonville, Florida 32256

Toll Free - 1-855-525-7529 Local 1-904-240-4378

IAN J. CHRISTENSEN, ESQ – ATTORNEY AT LAW 1JC LAW GROUP

WARNING TO ANY OFFICER. EMPLOYEE, OR AGENT OF THE STATE OF FLORIDA OR ANY OF ITS SUBDIVISIONS:

THIS DOCUMENT SHALL SERVE AS OFFICIAL NOTICE OF THIS PATIENT'S MEDICAL NECESSITY FOR CANNABIS. AS SUCH, ANY OFFICER, EMPLOYEE OR AGENT SHALL BE HELD PERSONALLY LIABLE IN TORT OR NAMED AS A PARTY DEFENDANT IN ANY ACTION FOR ANY INJURY OR DAMAGE SUFFERED AS A RESULT OF ANY ACT EVENT OR OMISSION OF ACTION IN THE SCOPE OF HER OR HIS EMPLOYMENT OR FUNCTION, IF SUCH OFFICER EMPLOYEE OR AGENT ACTED IN BAD FAITH OR WITH MALICIOUS PURPOSE OR IN A MANNER EXHIBITING WANTON AND WILLFUL DISREGARD FOR HUMAN RIGHTS, SAFETY, OR PROPERTY. See Fla. Stat. 768.28 (9) (4)

OFFICIALLEGAL CERTIFICATION

Medical Necessity for use of Cannabis as per Jenks v. State, 576 f. 2d 676 (1 DCA 1991).

PATIENT NAME, COUNTY: SCOTT YANDELL, DUVAL COUNTY, FLORIDA

This document serves to certify that SCOTT YANDELL has consulted with an attorney and medical expert in the State of Florida, and as such has established the right to cultivate, possess and consume cannabis for medical purposes. In Florida, a person can lawfully possess, cultivate and consume cannabis when the following have been established:

- 1. The defendants had no control over the circumstances which required the choice between the lesser of two evils;
- 2. No less harmful alternative was available; and
- 3. The harm sought to be avoided was less offensive than the criminal acts committed to avoid it. See, Jenks v. State, 576 F 2d 676 (1 DCA 1991).

Copies of SCOTT YANDELL'S medical chart documenting he/she has been diagnosed with the following conditions have been supplied through counsel. Condition(s): displacement of intervertebral discs at levels C3-4 and C6-C7 (ICD-9: 722.10); bilateral cervical radiculopathies and left sided lumbar radiculopathy (ICD-9: 723.4, 724.4), lumbar disc degeneration at L3-L4 (ICD-9: 722.52), chronic pain syndrome (ICD-9:338.4), paraspiral spasms and guarding (ICD-9: 728.85, 784.99), attention deficit disorder (ICD-9: 314.01), plantar fascial fibromatosis (ICD-9: 728.71) and sleep apnea (ICD-9: 780.57).

- A consultative examination was performed by Dr. Chaksau Sharma including a review of SCOTT YANDELL'S medical
 records and detailed interview; whereby, it was determined if cannabis would be medically necessary to treat SCOTT
 YANDELL'S conditions.
- 2. Based on this review, in Dr. Sharma's opinion, there is no safer alternative available than cannabis to treat SCOTT YANDELL'S condition, and this treatment is medically necessary for his/her well-being.
- Applying SCOTT YANDELL'S's facts and circumstances to the law in the State of Florida SCOTT YANDELL has
 established beyond a reasonable doubt that he/she has a lawful right to cultivate, consume, and possess cannabis
 for medicinal purposes.

As a consequence, SCOTT YANDELL would need the ability to cultivate up to 60 plants to prepare enough medicine for a 120 day time period.* (*120 days is the approximate amount of time it takes to harvest and prepare cannabis extracts for medicinal purposes).

I hereby certify that SCOTT YANDELL has proven beyond a reasonable doubt that cannabis is medically necessary.

Signed: Storn Muslemann
Attorney of Record

Date: August 12, 2014

10752 Deerwood Pork Blvd South-Suite 100 Jacksonville, Florida 32256

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OFFICIALLEGALCERTIFICATION

Medical Necessity for use of Cannabis as per Jenks v. State, 576 f. 2d 676 (1 DCA 1991).

PATIENT NAME, COUNTY: MARSHA YANDELL, DUVAL COUNTY, FLORIDA

This document serves to certify that MARSHA YANDELL has consulted with an attorney and medical expert in the State of Florida, and as such has established the right to cultivate, possess and consume cannabis for medical purposes. In Florida, a person can lawfully possess, cultivate and consume cannabis when the following have been established:

- 1. The defendants had no control over the circumstances which required the choice between the lesser of two evils;
- 2. No less harmful alternative was available; and
- 3. The harm sought to be avoided was less offensive than the criminal acts committed to avoid it. See, Jenks v. State, 576 F 2d 676 (1 DCA 1991).

Copies of MARSHA YANDELL'S medical chart documenting he/she has been diagnosed with the following conditions have been supplied through counsel. Condition(s): Cervical Spondylosis, Disc Displacement (ICD-9: 721.0, 722.0, 729.2), endometriosis (ICD-9: 617.9), migraine headaches (ICD-9: 746.9), Adjustment disorder with mixed anxiety and depressed mood (ICD-9: 309.28), faigue (ICD-9: 780.79) and Diffuse myofascial pain syndrome/fibromyalgia (ICD-9: 729.1).

- 1. A consultative examination was performed by Dr. Chaksau Sharma including a review of MARSHA YANDELL'S medical records and detailed interview; whereby, it was determined if cannabis would be medically necessary to treat MARSHA YANDELL'S conditions.
- 2. Based on this review, in Dr. Sharma's opinion, there is no safer alternative available than cannabis to treat MARSHA YANDELL'S condition, and this treatment is medically necessary for his/her well-being.
- 3. Applying MARSHA YANDELL'S's facts and circumstances to the law in the State of Florida MARSHA YANDELL has established beyond a reasonable doubt that he/she has a lawful right to cultivate, consume, and possess cannabis for medicinal purposes.

As a consequence, MARSHA YANDELL would need the ability to cultivate up to 60 plants to prepare enough medicine for a 120 day time period.* (*120 days is the approximate amount of time it takes to harvest and prepare cannabis extracts for medicinal purposes).

I hereby certify that MARSHA YANDELL has proven beyond a reasonable doubt that cannabis is medically necessary.

Signed: Jan Duslinson

Date: September 9, 2014

Attorney of Record

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IAN J. CHRISTENSEN, ESQ – ATTORNEY AT LAW IJC LAW GROUP

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OFFICIALLEGAL CERTIFICATION

Medical Necessity for use of Cannabis as per Jenks v. State, 576 f. 2d 676 (1 DCA 1991).

PATIENT NAME, COUNTY, STATE: WESLEY BRILL, ST. JOHNS COUNTY, FLORIDA AUTHORIZED AGENT NAME, COUNTY, STATE: SCOTT YANDELL, ST. JOHNS COUNTY, FLORIDA

This document serves to certify that WESLEY BRILL has consulted with an attorney and medical expert in the State of Florida, and as such has established the right to cultivate, possess and consume cannabis for medical purposes. In Florida, a person can lawfully possess, cultivate and consume cannabis when the following have been established:

- 1. The defendants had no control over the circumstances which required the choice between the lesser of two evils;
- 2. No less harmful alternative was available; and
- 3. The harm sought to be avoided was less offensive than the criminal acts committed to avoid it. See, Jenks v. State, 576 F 2d 676 (1 DCA 1991).

Copies of WESLEY BRILL'S medical chart documenting he/she has been diagnosed with the following conditions have been supplied through counsel. Condition(s): Diabetes Mellitus II, dyslipidemia, atrial fibrillation, peripheral neuropathy, thoracic/lumbar radiculitis (ICD-9: 724.4), chronic low back pain/lumbago (ICD-9: 724.2, 724.5), lumbosacral spondylosis (721.3), sacroilitis (ICD-9: 720.2) and depression.

- 1. A consultative examination was performed by Dr. Chaksau Sharma including a review of WESLEY BRILL'S medical records and detailed interview; whereby, it was determined if cannabis would be medically necessary to treat WESLEY BRILL'S conditions.
- 2. Based on this review, in Dr. Sharma'S opinion, there is no safer alternative available than cannabis to treat WESLEY BRILL'S condition, and this treatment is medically necessary for his/her well-being.
- 3. Applying WESLEY BRILL'S facts and circumstances to the law in the State of Florida, WESLEY BRILL has established beyond a reasonable doubt that he/she has a lawful right to cultivate, consume, and possess cannabis for medicinal purposes.

As a consequence, WESLEY BRILL would need the ability to cultivate up to 99 plants to prepare enough medicine for a 120 day time period.* (*120 days is the approximate amount of time it takes to harvest and prepare cannabis extracts for medicinal purposes). WESLEY BRILL has assigned SCOTT YANDELL as his authorized agent to produce the cannabis that is medically necessary for his condition.

I hereby certify that WESLEY BRILL has proven beyond a reasonable doubt that cannabis is medically necessary to treat his debilitating condition(s).

Signed: Jan Anslonson

Date: October 14, 2014

Attorney of Record

IAN I. CHRISTENSEN, ESQ – ATTORNEY AT LAW IJC LAW GROUP

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OFFICIALLEGAL CERTIFICATION

Medical Necessity for use of Cannabis as per Jenks v. State, 576 f. 2d 676 (1 DCA 1991).

PATIENT NAME, COUNTY: MATHEW YOUNG, PASCO COUNTY, FLORIDA

This document serves to certify that MATHEW YOUNG has consulted with an attorney and medical expert in the State of Florida, and as such has established the right to cultivate, possess and consume cannabis for medical purposes. In Florida, a person can lawfully possess, cultivate and consume cannabis when the following have been established:

- 1. The defendants had no control over the circumstances which required the choice between the lesser of two evils;
- 2. No less harmful alternative was available; and
- 3. The harm sought to be avoided was less offensive than the criminal acts committed to avoid it. See, Jenks v. State, 576 F 2d 676 (1 DCA 1991).

Copies of MATHEW YOUNG'S medical chart documenting he/she has been diagnosed with the following conditions have been supplied through counsel. Condition(s): HIV disease (ICD-9: 042), Post Traumatic Stress Disorder (ICD-9: 309.81, and Traumatic Brain Injury (ICD-10.52).

- 1. A consultative examination was performed by Dr. Genester Wilson-King including a review of MATHEW YOUNG'S medical records and detailed interview; whereby, it was determined if cannabis would be medically necessary to treat MATHEW YOUNG'S conditions.
- 2. Based on this review, in Dr. Wilson-King's opinion, there is no safer alternative available than cannabis to treat MATHEW YOUNG'S condition, and this treatment is medically necessary for his/her well-being.
- 3. Applying MATHEW YOUNG'S facts and circumstances to the law in the State of Florida, MATHEW YOUNG has established beyond a reasonable doubt that he/she has a lawful right to cultivate, consume, and possess cannabis for medicinal purposes.

As a consequence, MATHEW YOUNG would need the ability to cultivate up to 60 plants to prepare enough medicine for a 120 day time period.* (*120 days is the approximate amount of time it takes to harvest and prepare cannabis extracts for medicinal purposes).

I hereby certify that MATHEW YOUNG has proven beyond a reasonable doubt that cannabis is medically necessary to trea his debilitating condition(s).

Signed: Som Anslower

Date: September 10, 2014

Attorney of Record





Note to Law Enforcement: As licensed Florida Counsel, I hereby attest that I have consulted with the person identified on the front of this card, and based on a licensed physicians expert opinion and testimony, the patients diagnosed medical condition meets the criteria to establish a medical necessity for cannabis, as allowed by Florida's Medical Necessity Doctrine which states: (1) the patient did not intentionally bring about the circumstances which caused the unlawful act, (2) the patient could not accomplish the same objective using a less offensive alternative, and (3) that the evil sought to be avoided was more heinous than than the unlawful act perpetrated to avoid it. (See Jenks v. State, 582 So. 2D 676 1st DCA 1991). The expert opinion of a licensed Florida physician confirms the following (1) The condition the patient is suffering from was not brought about intentionally. (2) For the patient, there is no safer alternative available to treat their condition. (3) For patient, the benefits of their use of cannabis outweigh any of the harm it may cause to them. Disclaimer: This card is intended to be used solely for the purpose of establishing beyond a reasonable doubt the patient's medical necessity for cannabis. As such, the patient's medical necessity is an absolute defense from criminal prosecution, and any state official can be stripped of their immunity for willfully disregarding the human rights and safety of the patient identified by this card. See, Fla. Stat § 768.28(9)(a). For more information, contact Health Law Services at 1-855-525-7529

Note to Law Enforcement: As licensed Florida Counsel, I hereby attest that I have consulted with the person identified on the front of this card, and have been retained by them to advise them on lawfully providing cannabis to patients with a valid licensed qualified physicians order prescribing cannabis Caregivers may only provide cannabis to qualified patients whose debilitating medical condition meets the criteria to establish a medical necessity for cannabis, as allowed by Florida's Medical Necessity Doctrine which states: (1) the patient did not intentionally bring about the circumstances which caused the unlawful act, (2) the patient could not accomplish the same objective using a less offensive alternative, and (3) that the evil sought to be avoided was more heinous than the unlawful act perpetrated to avoid it. (See Jenks v. State, 582 So. 2D 676 1st DCA 1991). The expert opinion of a licensed Florida physician confirms the following: (1) The condition the patient is suffering from was not brought about intentionally. (2) For the patient, there is no safer alternative available to treat their condition. (3) For patient, the benefits of their use of cannabis outweigh any of the harm it may cause to them.

Disclaimer: This card is intended to be used solely for the purpose of advising law enforcement of a patient's medical necessity for cannabis. As such, the patient's medical necessity is an absolute defense from criminal prosecution, and any State official can be stripped of their immunity for willfully disregarding the human rights and safety of the patient identified by this card.

See, F. S. § 768.28(9)(a).

For more information, contact Health Law Services at 1-855-525-7529