## CONSTITUTIONAL AMENDMENT FULL TEXT

#### **Ballot Title:**

Marijuana Plants for Medical Marijuana Patients

### **Ballot Summary:**

Allows qualifying medical marijuana patients or their caregivers to grow marijuana plants for medical use. Redefines medical use of marijuana to include growing up to nine mature flowering marijuana plants, and possessing the harvest therefrom. Includes the definition of a marijuana plant. Applies only to Florida law, and does not immunize violations of federal law.

### **Article and Section Being Created or Amended:**

Article X, Section 29

# **Full Text of the Proposed Amendment:**

ARTICLE X, SECTION 29.– Medical marijuana production, possession and use.

- (b) DEFINITIONS. For purposes of this section, the following words and terms shall have the following meanings:
- (6) "Medical use" means the acquisition, possession, use, growing up to nine mature flowering marijuana plants and possessing the harvest therefrom, delivery, transfer, or administration of an amount of marijuana not in conflict with Department rules, or of related supplies by a qualifying patient or caregiver for use by the caregiver's designated qualifying patient for the treatment of a debilitating medical condition.
- (11) "Marijuana plant" means a plant, including, but not limited to, a seedling or cutting. To determine if a piece or part of a marijuana plant severed from the marijuana plant is itself a marijuana plant, the severed piece or part must have some readily observable evidence of root formation, such as root hairs. Callous tissue is not readily observable evidence of root formation.

Initiative Information

**Date Approved** 6/11/2018

Serial Number 18-05

**Sponsor Name**: Peaceful Minds for Medical Marijuana **Sponsor Address**: Post Office Box 1531, Palatka, FL 32178

Page 1 of 1