

APPLICATION FOR INITIATIVE OR REFERENDUM PETITION SERIAL NUMBER

Secretary of State
1700 W. Washington Street, 7th Floor
Phoenix, AZ 85007

The undersigned intends to circulate and file an INITIATIVE or a **REFERENDUM** (circle the appropriate word) petition and hereby makes application for the issuance of an official serial number to be printed in the lower right-hand corner of each side of each signature sheet of such petition. Pursuant to Arizona Revised Statutes § 19-111, attached hereto is the full text, in no less than eight point type, of the **MEASURE** or CONSTITUTIONAL AMENDMENT (circle appropriate word) intended to be INITIATED or **REFERRED** (circle appropriate word) at the next general election.

SUMMARY: A description of no more than one hundred words of the principal provisions of the proposed law, constitutional amendment or measure that will appear in no less than eight point type on the face of each petition signature sheet to be circulated.

RE-LEGALIZE MARIJUANA

SECRETARY OF STATE
2015 JAN 26 PM 3:27


Signature of Applicant

MIKE ROSS
Printed Name of Applicant

PO BOX 27421
Address

TEMPE, AZ 85285
City State Zip

(602) 349-9926
Telephone Number

RADL ReLegalize All Drugs
Name of Organization (if any)

PO BOX 27421
Address

TEMPE, AZ 85285
City State Zip

Telephone Number

Name of Officer and Title

Address

City State Zip

Telephone Number

Name of Officer and Title

Address

City State Zip

Telephone Number

RELEGALIZE420@GMAIL.COM

Date of Application	Jan 26, 2015
Signatures Required	225,963
Deadline for Filing	July 7, 2016
Serial Number Issued	C-02-2016
FOR OFFICE USE ONLY	

Revised 11/92

De Minimus Committee

SECRETARY OF STATE

2015 JAN 26 PM 3:27

OFFICIAL TITLE

RE-LEGALIZE MARIJUANA

FULL TEXT OF PROPOSITION

BE IT ENACTED BY THE PEOPLE OF THE STATE OF ARIZONA THE CONSTITUTION OF THE STATE OF ARIZONA IS AMENDED BY THE ADDITION OF A NEW ARTICLE TO READ:

RE-LEGALIZE MARIJUANA

1. THE STATE OF ARIZONA SHALL RECOGNIZE THAT MARIJUANA AND MARIJUANA ABUSE ARE NOT CRIMINAL PROBLEMS TO BE SOLVED BY ARRESTING PEOPLE AND PUTTING THEM IN PRISON, FINING THEM AND SEIZING THEIR ASSETS.
2. THE STATE OF ARIZONA SHALL RECOGNIZE THAT MARIJUANA AND MARIJUANA ABUSE ARE MEDICAL PROBLEMS THAT ARE TO BE SOLVED BY THE PERSON WHO USES THE MARIJUANA. IT IS NOT THE GOVERNMENT'S JOB TO SOLVE PEOPLE'S MARIJUANA PROBLEMS.
3. GOVERNMENT ENTITIES IN THE STATE OF ARIZONA SHALL NOT TAX, REGULATE, CONTROL, OR PASS ANY LAWS GOVERNING THE USE, SMOKING, CONSUMPTION, DRINKING, INJECTING, SALE, TRANSFER, GROWTH, CULTIVATING, MANUFACTURE, PRODUCTION, STORAGE, POSSESSION, TRANSPORTATION, OR IMPORTATION OF MARIJUANA OR ANY OF THE CHEMICALS IN ANY MARIJUANA PLANT.
4. NOR SHALL ANY CITY, COUNTY, STATE OR OTHER GOVERNMENT AGENCY OR GOVERNMENT ENTITY IN ARIZONA ASSIST OTHER GOVERNMENT AGENCIES, SUCH AS THE FEDERAL GOVERNMENT, FOREIGN GOVERNMENTS, INDIAN GOVERNMENTS OR OTHER STATE GOVERNMENTS IN ENFORCING THEIR LAWS AGAINST MARIJUANA.
5. NOR SHALL ANY GOVERNMENT ENTITY IN THE STATE OF ARIZONA PASS ANY REGULATIONS DISCRIMINATING AGAINST PEOPLE OR ENTITIES THAT USE, SMOKE, CONSUME, DRINK, INJECT, SELL, TRANSFER, GROW, CULTIVATE, MANUFACTURE, PRODUCE, STORE, POSSESS, TRANSPORT, OR IMPORT MARIJUANA.
6. FOR THIS INITIATIVE THE WORD MARIJUANA REFERS TO ANY FORM OF MARIJUANA, MARIJUANA PRODUCTS, CANNABIS OR HEMP AND INCLUDES CONCENTRATED FORMS SUCH AS HASHISH, HASH OIL, WAX AND SHATTER.
7. ANY PERSON ARRESTED OR CONVICTED OF ANY MARIJUANA OFFENSE IN THE PAST SHALL AUTOMATICALLY HAVE THEIR CRIMINAL RECORD CLEARED FOR THOSE CHARGES AND AUTOMATICALLY RECEIVE A FULL PARDON FOR THOSE CHARGES.
8. ANY PERSON ARRESTED FOR ANY MARIJUANA OFFENSE IN THE PAST WHO ACCEPTED A PLEA BARGAIN FOR REDUCED CHARGES SHALL AUTOMATICALLY HAVE THEIR CRIMINAL RECORD CLEARED FOR THOSE REDUCED CHARGES AND AUTOMATICALLY RECEIVE A FULL PARDON FOR THOSE REDUCED CHARGES.
9. THE STATE OF ARIZONA SHALL NOT EXTRADITE A PERSON TO ANOTHER STATE OR COUNTRY IF THE PERSON COULD BE CHARGED WITH MARIJUANA CRIMES WHICH WOULD BE LEGAL IN ARIZONA.
10. ANY GOVERNMENT EMPLOYEE, POLICE OFFICER OR PROSECUTOR THAT INTERFERES WITH A PERSONS MARIJUANA RIGHTS DEFINED IN THIS INITIATIVE SHALL BE PERSONALLY AND CIVILLY LIABLE TO EACH PERSON FOR EACH INCIDENT FOR A MINIMUM OF \$1 MILLION IN DAMAGES OR 10 TIMES THE ACTUAL AMOUNT OF DAMAGES WHICH EVER IS GREATER. THERE SHALL BE NO IMMUNITY TO POLICE OFFICES OR PROSECUTORS WHO CLAIM TO BE "ACTING IN GOOD FAITH" OR OTHER REASONS.
11. THIS CONSTITUTIONAL AMENDMENT WILL NOT EFFECT THE ARIZONA MEDICAL MARIJUANA ACT WHICH SHALL CONTINUE TO EXIST IN PARALLEL.