GOVERNMENT OF THE DISTRICT OF COLUMBIA

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BOARD OF ELECTIONS

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SPECIAL BOARD MEETING

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TUESDAY

FEBRUARY 25, 2014

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The Special Board Meeting of the District of Columbia Board of Elections convened in Room 280 North, 441 4th Street, N.W., Washington, D.C., 20001, pursuant to notice at 10:00 a.m., Deborah K. Nichols, Chairman, presiding.

BOARD OF ELECTIONS MEMBERS PRESENT:

DEBORAH K. NICHOLS, Chairman DEVARIESTE CURRY, Member

STEPHEN I. DANZANSKY, Member

BOARD OF ELECTIONS STAFF PRESENT:

CLIFFORD D. TATUM, Executive Director

KENNETH MCGHIE, General Counsel

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Act of 2014 Initiative is a Proper
Subject for Initiative
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1	P-R-O-C-E-E-D-I-N-G-S
2	(10:03 a.m.)
3	CHAIRMAN NICHOLS: Good morning.
4	Welcome. I hereby call to order the Special
5	Meeting of the Board of Elections to conduct
6	a hearing to determine whether the proposed
7	initiative measure entitled, "Legalization of
8	Possession of Minimal Amounts of Marijuana for
9	Personal Use Act of 2014," presents a proper
10	subject of initiative in the District of
11	Columbia. We are also conducting Special
12	Meeting to approve the finalization of polling
13	place relocations.
14	It is Tuesday, February 25, 2014.
15	The time is 10:04 a.m. We are meeting in Room
16	280 North of One Judiciary Square.
17	I am Deborah K. Nichols, Chairman
18	of the Board. Present with me this morning
19	are Mr. Stephen Danzansky
20	MEMBER DANZANSKY: Good morning.
21	CHAIRMAN NICHOLS: and Ms.
22	Devarieste Curry.

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1	MEMBER CURRY: Good morning.
2	CHAIRMAN NICHOLS: Also present
3	this morning are Mr. Kenneth McGhie, the
4	Board's general counsel, and Mr. Clifford
5	Tatum, the Board's executive director.
6	We're going to rearrange the
7	agenda this morning and take the finalization
8	of polling place relocations for the April 1st
9	primary election first. I'll turn it over to
10	Mr. Tatum for that presentation.
11	EXECUTIVE DIRECTOR TATUM: Thank
12	you, Madam Chair. At our last meeting, we
13	announced several precincts that needed to be
14	relocated and took motions to relocate those
15	precincts. And, I am now requesting the Board
16	to make a motion to finalize the relocation of
17	those specific precincts.
18	CHAIRMAN NICHOLS: All right. I'll
19	entertain a motion to finalize the proposed
20	polling place relocation.
21	MEMBER DANZANSKY: Yes, Madam
22	Chair, I move that we do finalize the

1	relocation of a voting placement for Precinct
2	3, 116, 117, 118, and 121.
3	CHAIRMAN NICHOLS: For comment.
4	Thank you, Dr. Danzansky, Mr. Curry.
5	All in favor, aye.
6	(Chorus of ayes.)
7	CHAIRMAN NICHOLS: All oppose.
8	(No response.)
9	CHAIRMAN NICHOLS: Motion carries.
10	EXECUTIVE DIRECTOR TATUM: Thank
11	you, ma'am.
12	CHAIRMAN NICHOLS: Thank you, Mr.
13	Tatum.
14	All right, we will now move to the
15	initiative, to the initiative. At this
16	morning's meeting, the Board will conduct a
17	hearing to receive testimony on whether the
18	proposed initiative entitled, "Legalization of
19	Possession of Minimal Amounts of Marijuana for
20	Personal Use Act of 2014," presents a proper
21	subject of initiative in the District of
22	Columbia.

1	I'll turn the meeting over to Mr.
2	McGhie, our general counsel, to give an
3	overview of the requirements to meet the
4	criteria for a proper subject of initiative.
5	MR. MCGHIE: Okay. In the District
6	the District of Columbia is one of the few
7	states which allows citizens to have
8	initiative measures in the, in their
9	jurisdiction. And, the citizens can pretty
10	much legislate on any matter what they choose
11	with eight exceptions. And, if you want to
12	see what those exceptions are, I've put it up
13	on this little easel right here.
14	So, you can legislate or introduce
15	legislation that could be adopted by the
16	citizens on anything except a matter that
17	would be contrary to the terms of the Home
18	Rule Act. That's number one.
19	By contrary to the terms of the
20	Home Rule Act that would include legislation
21	that would conflict with a Federal statute.
22	Just like the City Council cannot adopt any

1	legislation that is contrary to a Federal
2	statue, citizens cannot introduce any
3	legislation that would be contrary to a
4	Federal statute.
5	Also, two, you cannot have
6	legislation that seeks to amend the Home Rule
7	Act. The Home Rule Act is like the District
8	of Columbia's constitution, and so the
9	District's Home Rule Act can only be amended
10	through a charter amendment, and that is
11	initiated through the Council first.
12	So, you cannot introduce
13	legislation to amend the charter, you can't
14	introduce legislation to appropriate funds as
15	a function of the Council, and that was
16	specifically excluded as an area that cannot
17	be legislated by the citizens in the
18	Initiative Act.
19	You can't introduce legislation
20	that would violate the United States
21	Constitution, and your initiative measure must
22	also be, or the Committee, must also be in

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1	compliance with the Office of Campaign Finance
2	filing requirements.
3	So, not having properly filed at
4	the Office of Campaign Finance is a grounds
5	for the Board to deny the initiative at this
6	time as not being a proper subject. Your
7	initiative must be also in the proper
8	legislative form. It cannot discriminate.
9	And, finally, the last part, it cannot negate
10	or limit a budget act.
11	Again, that is the providence of
12	the Council. And, so as the Chairman
13	indicated, the Board is here today to make a
14	determination on whether or not you have a
15	proper subject of initiative, meaning that it
16	does not fall into any of these eight
17	exceptions.
18	And, if the Board finds that it
19	does fall into one of these exceptions, it
20	would reject the, reject the measure, and you
21	would have an opportunity, if you chose, to
22	appeal it to the D.C. Superior Court.

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1	That would be my overview.
2	CHAIRMAN NICHOLS: All right.
3	Thank you, Mr. McGhie.
4	Let me ask if the proponent of the
5	measure has met all the statutory clerical and
6	administrative requirements with respect to
7	filing the, verify statement of contributions?
8	MR. MCGHIE: Yes. The the
9	proposal of the measure has, or his committee,
10	has made all the proper filings at the Office
11	of Campaign Finance, and they are in
12	compliance with the, their filing
13	requirements.
14	CHAIRMAN NICHOLS: Okay. All
15	right. We will move to comments from any
16	opponents. Are there any individuals who wish
17	to make comments in opposition to the proposed
18	initiative?
19	(No response.)
20	CHAIRMAN NICHOLS: All right.
21	Well, we'll move to our, our list of those who
22	wish to present testimony in support, or

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1	comments and support. And, that I think,
2	we'll do panels of two.
3	We'll start with Grant Smith. Are
4	you present?
5	(No response.)
6	CHAIRMAN NICHOLS: And, Sima Anand?
7	(No Response.)
8	CHAIRMAN NICHOLS: All right. How
9	about Amanda La Forge?
10	All right. Come forward, Ms. La
11	Forge.
12	MR. SMITH: Thank you.
13	CHAIRMAN NICHOLS: Please identify
14	yourself for the record.
15	MR. SMITH: Yes. My name is Grant
16	Smith. I'm with the Drug Policy Alliance
17	organization that is committed to reducing the
18	harms associated with drug use and drug
19	policies that harm individuals.
20	As we've been hearing in the news
21	and, and from recent reports on the matter,
22	thousands of District residents have been

1	harmed by laws that criminalize people who
2	possess and use small amounts of marijuana.
3	We have seen enormous disparity in who has
4	been penalized for possessing and using small
5	amounts of marijuana in the District of
6	Columbia.
7	More than 90 percent of all
8	arrests for possessing marijuana in the
9	District have been of African-Americans even
10	though African-Americans and white residents
11	of the District use marijuana at similar
12	rates. People should not be criminalized,
13	arrest, arrested, handcuffed, and then later
14	denied access to the most basic of life's
15	necessities, jobs, housing, public assistance
16	on account of a record of a marijuana-related
17	arrest.
18	Given that so many people have
19	been affected by marijuana prohibition and
20	each arrest cost so much harm to individuals
21	that neighborhoods in which they live in all
22	of the District of Columbia. Ending the

1	criminalization of marijuana possession in the
2	District of Columbia is an issue of importance
3	to voters who are impacted by the harm that
4	marijuana prohibition has presented to the
5	citizens of the District of Columbia.
6	This is an issue for voters to
7	decide. Voters should be given the
8	opportunity to voice their opinion on this
9	issue that has affected so many.
10	A single point of concern that has
11	been raised by the Office of the Attorney
12	General should not prevent the voters from
13	deciding this issue. And, in light of the
14	racial disparities perpetuated by marijuana
15	prohibition and the lives destroyed really,
16	thousands of lives, by marijuana prohibition,
17	preventing this measure from moving forward
18	would send the wrong message in my view to
19	those individuals and communities that have
20	been impacted the most by marijuana
21	prohibition.
22	And, for that reason and others, I

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1	urge the Board of Elections to allow this
2	initiative to proceed.
3	CHAIRMAN NICHOLS: Thank you, Mr.
4	Smith.
5	Ms. La Forge.
6	MS. LA FORGE: Yes. Good morning.
7	Thank you.
8	CHAIRMAN NICHOLS: Good morning.
9	MS. LA FORGE: My name is Amanda La
10	Forge. I'm counsel to Adam Eidinger, who's
11	the proposer of the initiative and the D.C.
12	Candidates Campaign. I thank you for this
13	opportunity to address the Board this morning.
14	We hope that the Board considers
15	this testimony, as well as the other testimony
16	that you hear today, and finds that the
17	proposed initiative, the Legalization of
18	Minimal Amounts of Marijuana for Personal Use
19	Act of 2014, is indeed a proper subject of
20	initiative that it is not contrary to the Home
21	Rule Act.
22	And, we urge you to accept the

1	proposed initiative so that the process of
2	collecting signatures to place this measure on
3	the ballot before the voters of the District
4	of Columbia can begin.
5	Last week, we sent a letter to the
6	Board's general counsel, Mr. McGhie, which
7	outlines our argument a bit more in depth.
8	I'll just summarize it here today. I do have
9	copies of that letter if any of you require
10	it.
11	CHAIRMAN NICHOLS: We have copies.
12	MS. LA FORGE: You have that, okay.
13	Wonderful.
14	But, in short, the legal
15	conclusion of the Attorney General is
16	incorrect that the proposed initiative as
17	drafted does not conflict with Federal law and
18	is therefore a proper subject matter for
19	initiative here in the District.
20	The Attorney General concluded
21	that the proposed initiative conflicts with a
22	provision of Federal law, namely the Anti-Drug

1	Abuse Act of 1988. That requires Public
2	Housing Authority, such as the District as
3	landlords, to include as a standard quality on
4	leases a provision that gives the landlord the
5	discretion, and do I emphasize that it's a
6	discretionary right, the discretion to
7	terminate a tendency based on drug-related
8	activity that takes place on or near the
9	public housing premises by the tenant, members
10	of the tenant's household, or guests of the
11	tenant with or without the tenant's knowledge.
12	This is clearly the law of the
12 13	This is clearly the law of the land. The United States Supreme Court in
13	land. The United States Supreme Court in
13 14	land. The United States Supreme Court in Housing and Urban Development versus Rucker
13 14 15	land. The United States Supreme Court in Housing and Urban Development versus Rucker clearly held that the Federal law provision
13 14 15 16	land. The United States Supreme Court in Housing and Urban Development versus Rucker clearly held that the Federal law provision requires public housing authorities to use
13 14 15 16 17	land. The United States Supreme Court in Housing and Urban Development versus Rucker clearly held that the Federal law provision requires public housing authorities to use leases that contain such a discretionary term.
13 14 15 16 17 18	land. The United States Supreme Court in Housing and Urban Development versus Rucker clearly held that the Federal law provision requires public housing authorities to use leases that contain such a discretionary term. And however, there's nothing in
13 14 15 16 17 18 19	<pre>land. The United States Supreme Court in Housing and Urban Development versus Rucker clearly held that the Federal law provision requires public housing authorities to use leases that contain such a discretionary term.</pre>

1	Under the proposed initiative as
2	it's drafted, the District would remain free
3	to use the lease as, again, as required to do
4	by Federal law that gives them discretion to
5	evict a public housing tenant who violates the
6	term of the lease by conduct made lawful by
7	the initiative, and that is the possession of
8	small amounts of marijuana for personal use.
9	The Attorney General concluded
10	that Section 1(b)3 of the proposed initiative,
11	which would add new D.C. Code Section 48-
12	904.01(a)3, and provides that no District
13	government agency or office shall limit or
14	refuse to provide any facility, service,
15	program, or benefit to any person based on
16	conduct that is made lawful by, by the, by the
17	proposed initiative.
18	And, the Attorney General found
19	that that conflicts with the aforementioned
20	Federal law requiring the use of these clauses
21	in leases, but this is not the case, and it's
22	not the case, again, under the Rucker case,

1	which clearly states that requiring a tenant
2	to voluntarily enter into a lease is not the
3	denial of any public benefit based on conduct
4	that has already taken place.
5	It is simply asking a prospective
6	tenant to voluntarily agree to lease terms
7	that deal with future conduct of the tenant,
8	members of the tenant's household, or guests
9	of the, or guests of the tenant. The Housing
10	Authority would still have the discretion as
11	the landlord to evict tenants who violate the
12	terms of the lease. And, this would
13	essentially be the District acting to enforce
14	a contract rather than denying any benefit to,
15	to the tenant.
16	In addition, the proposed
17	initiative contains another section 1(b)6,
18	which states that nothing in the initiative
19	should be construed to prohibit the District,
20	or any other private property owner for that
21	matter in the District, from regulating the
22	possession and use or consumption of marijuana

1 on property that they own. So, in summary, there is no 2 conflict between the proposed initiative as 3 drafted and Federal law. The District remains 4 5 free to use the lease required by Federal law, free to use its discretion to terminate 6 7 tenancies based on the tenants who violate the terms of, of the lease, and the District also 8 9 remains free to regulate conduct on property 10 that it, that it owns. 11 And, again, we urge the Board to 12 reject the Attorney General's conclusion and 13 to approve the initiatives so that this matter 14 may move forward before the voters. 15 CHAIRMAN NICHOLS: Thank you, Ms. 16 La Forge. 17 MS. LA FORGE: Thank you. CHAIRMAN NICHOLS: Do you have any 18 19 questions of the witnesses? 20 MR. MCGHIE: Just one matter. When 21 you indicated you were questioning opponents, 22 I should have indicated that the Office of the

1	Attorney General did submit a legal memorandum
2	opposing the initiative as not being a proper
3	subject for initiative.
4	And, I'd like to ask the Board to
5	include that in the record at this time. It's
6	a letter to me dated February 19, 2014, and it
7	is from the Attorney General.
8	MEMBER CURRY: I have a couple of
9	questions to both of you. Given the ACLU's
10	findings, and I hope you're familiar with
11	them, on the racial disparities, in the arrest
12	of those using marijuana and given your
13	testimony that nothing is going to change with
14	respect to those living in public housing, I
15	wonder if this is not an initiative designed
16	to benefit the change in demographics of the
17	District of Columbia.
18	Here's my concern. You spoke
19	about the disparities and ending the
20	criminalization, but what are you going to do
21	to make sure that those arrested and charged
22	are given a fair shake? That's the real

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1	issue.
2	It's not that there were always
3	laws on the books, so how does this law
4	change? And, how is it going to benefit those
5	who are disproportionately arrested and
6	charged with the possession of marijuana?
7	And, that's irrespective of
8	income, meaning that a middle or a high-middle
9	income African-American is also four times
10	more likely to be arrested than a white person
11	with the same amount of marijuana.
12	MR. SMITH: Well, first and
13	foremost, the arrests would end of African-
14	Americans throughout the District of Columbia.
15	MEMBER CURRY: Let me stop you,
16	
	sir, because I think you missed my question.
17	sir, because I think you missed my question. It wouldn't end if I asked you how are you
17 18	
	It wouldn't end if I asked you how are you
18	It wouldn't end if I asked you how are you going to work with those doing the arresting
18 19	It wouldn't end if I asked you how are you going to work with those doing the arresting because that's the issue is the discretion to
18 19 20	It wouldn't end if I asked you how are you going to work with those doing the arresting because that's the issue is the discretion to arrest and charge.

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1	African-Americans. One who had one seed, one
2	seed, of marijuana in his car and was
3	arrested, lost his license, lost everything.
4	And, so, how is this law going to
5	really affect and help those who are
6	disproportionately arrested?
7	MR. SMITH: Well, it takes one
8	mechanism, one means by which those, that
9	profiling, as you say, can occur away, so
10	that's one step. There are many other things
11	that need to be done like you say.
12	There are many things that need to
13	be done in terms of how we, how police are
14	trained in the District of Columbia, what is
15	considered appropriate, and what the metrics
16	are in terms of how we enforce the laws in the
17	District of Columbia.
18	We need to look at records. You
19	
ТЭ	know, we look at records, of those who have
20	know, we look at records, of those who have been convicted for marijuana possession and
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20	been convicted for marijuana possession and

1	to have, you know, records that are
2	disallowing them from getting jobs regardless
3	of income or regardless of where they live in
4	the District of Columbia.
5	We need to look at that. And, the
6	Council is looking at that. And, it's
7	something that we are, we're very interested
8	in trying to rectify, and so that we can, you
9	know, so we can change that, but there are
10	number of things that need to happen in
11	addition to, for appealing marijuana.
12	Marijuana prohibition has had a
13	very large impact on citizens in the District
14	of Columbia as you, as you laid out. And,
15	this is one of the ways that we can begin to,
16	begin to, to rollback and reform how, reform
17	that relationship between law enforcement
18	officers and the public.
19	And, you know, marijuana serving
20	as, as a means in order to, to create
21	situations where people may or may not
22	actually present with criminal, criminal

1	intent, but or treated as criminals because
2	of the marijuana, and we need to, we need to
3	change that relationship.
4	MEMBER CURRY: Let me ask you
5	another question again because of D.C. Human
6	Rights Act. Under the District of Columbia
7	Human Rights Act, if I'm correct, there's a
8	disproportionate effect on any group by an
9	initiative or law or anything then would
10	violate the Act.
11	Now, given that blacks are four
12	times more likely to be arrested for marijuana
13	possession, and that's also in this city, than
14	are white, wouldn't this law have a
15	disproportionate effect on African-Americans?
16	And, let me tell you what I mean, just take
17	his hypothetical.
18	John Doe at George Washington
19	University, Georgetown University, or anywhere
20	else, hanging out with his friends, he thinks
21	he can smoke that joint, and it's not more
22	than the two ounces and he thinks he's okay,

1	but the facts are different. He's more likely
2	to be arrested.
3	And, wouldn't this law,
4	knowledgeable people about the change of the
5	law? I'm knowledgeable that I can have this
6	amount. Wouldn't that loath those people into
7	a false sense of security when in effect, the
8	law is not applied the same way with respect
9	to them?
10	MR. SMITH: And well, if the law
11	you mean if this initiative pass and this
12	was lawful activity, then that it would
13	there will not be a there will not be a
14	there will not be circumstances where people
15	of color would be disproportionately impacted
16	by a law that no longer criminalizes that
17	activity.
18	Is that
19	MEMBER CURRY: Well, I thank you
20	for being so sanguine, but applications of
21	laws, I mean, that's, that's it just
22	doesn't work that way. And, in fact, there

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1	was an article in the Washington Post not too
2	long ago that said, "If you smoke that joint
3	and you're black, you're more likely to be
4	arrested."
5	And, one group of these were
6	all highly educated upper-middle class
7	African-Americans, had a police officer to
8	come speak to their teams recently just about
9	this subject, and the police officer was just
10	blunt, "If I'm not the one in the car
11	arresting you, you're going to jail." It's as
12	simple as that.
13	So, thank you. I understand that
14	you want it to be that way, and maybe you've
15	answered the question as best you can.
16	MR. SMITH: Well, no agree.
17	There's many other there's other flaws in
18	the books that are disproportionately enforced
19	as well, you know, and that's some of the,
20	some of the studies that came out last summer
21	so that Washington Lawyers Committee report
22	found that people were being pulled over for

1	things like something hanging for the review
2	mirror, you know, obstructing the view was a,
3	you know, was a, gave cause to search the
4	vehicle.
5	There are others, such as minor
6	traffic violations, that we need to look at as
7	well. And, I think, you know, there's a,
8	there's a question about why these things
9	continuing.
10	And, you're right in the sense
11	that even if something is lawful, there's
12	still, you know, people may still be
13	discriminated against and, you know, and that
14	we can't, you know, can't have a false sense
15	of, you know, we can't provide a false of
16	assurance, but at the same time, we by
17	fundamentally changing the law, we can move in
18	that direction.
19	MEMBER CURRY: Thank you.
20	MR. SMITH: We can remove that,
21	that legal, that legal recourse to
22	basically, it handcuffs people, handcuffs

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1	people's lives for the remainder, basically,
2	for the remainder of their lives and
3	undermine, and their livelihoods.
4	MEMBER CURRY: Thank you.
5	CHAIRMAN NICHOLS: Thank you, both.
6	MEMBER DANZANSKY: Madam Chair.
7	CHAIRMAN NICHOLS: I'm sorry.
8	MEMBER DANZANSKY: If I may?
9	Counsel, Ms. La Forge, is that correct? Just
10	to clarify. Are you saying or suggesting here
11	that if a tenant enters into a lease with the
12	District of Columbia, and then is evicted for
13	possession of a minimal amount of marijuana,
14	this law does not act as a bar to that
15	eviction? Is that correct?
16	MS. LA FORGE: Yes.
17	MEMBER DANZANSKY: Is that stated
18	here?
19	MS. LA FORGE: That is what I'm
20	saying. Yes, it is stated there.
21	MEMBER DANZANSKY: Can you just
22	give us a section?

1	MS. LA FORGE: Sure. On the in
2	the in the proposed initiative or
3	MEMBER DANZANSKY: Yes.
4	MS. LA FORGE: Well, I would call
5	your attention to Section let's see what it
6	is, again, Section it's 1(b)6 of the
7	initiative, which again, authorizes the
8	District as the landlord, and any, any land,
9	or property owner in the District, to regulate
10	the possession or use of conduct of, you know,
11	possession of minimal amounts of marijuana for
12	personal use conduct made lawful by the
13	initiative on property that they, that they
14	own.
15	The Federal provision is clearly a
16	provision that the District is required by law
17	to comply with. Again, I do stress that it is
18	a discretionary provision the District may
19	consider
20	MEMBER DANZANSKY: I understand.
21	MS. LA FORGE: drug-related
22	activity as a, as a, as a basis for eviction.

1	It's not, it's not required.
2	MEMBER DANZANSKY: Okay. And,
3	secondly, this is directed to you both, there
4	was an article dated February 20 in the
5	Washington Times, which indicated that the
6	sponsor of the legalization initiative said
7	he's working with lawyers from his group to
8	see if the questionable wording in the
9	initiative can be changed ahead of today's
10	hearing.
11	"It might be" In quote, "It
12	might be a matter of four words that have to
13	be changed. I don't want to lose our
14	opportunity to collect signatures."
15	Do you all know anything about
16	this? Is there in process a discussion that
17	will obviate our need to decide this or
18	whatever? Can anybody enlighten us on that or
19	is that somebody else?
20	MR. EIDINGER: That was me. I
21	would be happy to talk about that when
22	MEMBER DANZANSKY: Okay, fine.

1	Thank you. It wasn't your group then.
2	Finally, one of our
3	responsibilities as a Board is to in addition
4	to the finding as to whether or not this is
5	proper subject matter for legislation is to
6	prepare a summary statement of your proposal
7	for the ballot, which accurately reflects and
8	signals to the voters what this is about.
9	And, one of the elements that you
10	describe in this is that it relates to
11	possession or production of minimal amounts of
12	marijuana. I just, and maybe, I just need to
13	understand what certain of these provisions
14	means.
15	And, as I say, the reason I'm
16	asking is both related to the subject matter
17	determination and/or related to our
18	responsibility to prepare a summary statement
19	so we accurately reflect to the voter what
20	this is about, but not everybody reads every
21	line of a piece of proposed legislation or
22	knows what it is.

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1	And, I call your attention
2	particularly to your proposal, Section 1(a)
3	(d), I'm sorry well, and (d), where it
4	talks about possessing, growing, harvesting,
5	in the interior of a house. Is that correct?
6	(No response.)
7	MEMBER DANZANSKY: And, it's my
8	understanding what (d) says is that once
9	having grown this plant in your house, and
10	there's a limit of six plants per person and
11	12 per household, or whatever you, the
12	suggestion is, that once that marijuana is
13	processed from those six plants, you can also
14	keep that, and that's on the same premises.
15	Is that correct? Is that the way it works?
16	MS. LA FORGE: Yes.
17	MEMBER DANZANSKY: Okay. Now,
18	these plants, like all plant life, have a
19	life. And, I just back of the envelop
20	calculation indicated to me that, and the life
21	of these plants apparently according to the
22	research I did, is about eight weeks to

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1	maturity. And, you're welcome to dispute
2	this, but the point, it's not the exactness of
3	the figures, there is a turnover.
4	And, if somebody grows six plants,
5	harvests those plants, and puts the marijuana,
6	or in whatever form, and keeps it in his home,
7	he can keep that without danger, and then he
8	can grow another six, is that correct, and
9	also keep that? Is that correct? And, that
10	can continue. Am I understanding that
11	correct, correctly?
12	MS. LA FORGE: That's correct.
13	MEMBER DANZANSKY: Okay. So, so as
14	I understand it, and as I calculated, if
15	there's an eight-week growth cycle for six
16	plants, one can produce about 7 crops a year
17	or 42 plants and keep that in his apartment or
18	
19	home. Assuming whatever number of ounces per
ТЭ	home. Assuming whatever number of ounces per plant, say maximum 5 ounces, one could
20	
	plant, say maximum 5 ounces, one could
20	plant, say maximum 5 ounces, one could accumulate about 210 ounces of marijuana per

1	can keep that amount in his apartment. And,
2	if marijuana has a life of five years, or
3	whatever the life expectancy is, it can amount
4	to a pretty substantial amount.
5	And, I guess my question is, are
6	we really when we're talking about this and
7	describing this legislation because of this
8	provision, are we really talking about
9	possession and storage of minimal amounts?
10	That's about, for 5 years, 65 pounds of
11	marijuana.
12	Just reading this, it raised that
13	question. And, if any of you can enlighten
14	us, I would appreciate it.
15	MS. LA FORGE: I actually don't
16	believe that that is what we're talking about.
17	I would like to defer to Mr. Eidinger, who
18	certainly is far more
19	MEMBER DANZANSKY: All right.
20	MS. LA FORGE: and should be
21	able to answer your question.
22	MEMBER DANZANSKY: Again, this is

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1
      not, doesn't go to the issue of whether or not
      this is --
 2
 3
                  MS. LA FORGE: No, I understand --
 4
                  MEMBER DANZANSKY: It's our
      description of this to the public.
 5
 6
                  MS. LA FORGE: Absolutely.
 7
                  CHAIRMAN NICHOLS: Thank you, all.
                  MEMBER DANZANSKY: Thank you.
 8
 9
                  MS. LA FORGE: Thank you.
10
                  CHAIRMAN NICHOLS: All right.
11
      We'll move to our next witnesses.
                                          Ms.
12
      Croydon, are you present?
13
                             (No response.)
14
                  CHAIRMAN NICHOLS: Mr. Summersgill.
15
                             (No response.)
16
                  CHAIRMAN NICHOLS: Is Ms. Anand,
      Anand?
17
18
                             (No response.)
19
                  CHAIRMAN NICHOLS: No. All right,
20
      Mr. Summersgill, please identify --
21
      Summersgill, please identify yourself for the
22
      record.
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	rage 55
1	MR. SUMMERSGILL: My name is Bob
2	Summersgill. I'm the commissioner for ANC
3	3F07, Connecticut Avenue.
4	I just wanted to address the Human
5	Rights aspect. I don't believe that anything
6	in this initiative goes to violate the D.C.
7	Human Rights Act. What I understand to be
8	your concern is how a criminal law is
9	implemented and enforced. And, that's a
10	problem with Metropolitan Police Department,
11	not with the initiative itself.
12	That's really all I came to say.
13	I think other issues have been covered.
14	CHAIRMAN NICHOLS: All right.
15	MEMBER CURRY: Well, I have a
16	question. And, I guess it's sort of still
17	getting to the same thing, as one Judge said,
18	"New laws don't exist in a vacuum."
19	So, a previous speaker referred to
20	Section, and you did submit a paper, and I do
21	thank you. One, I guess it's 1(c)6, "Nothing
22	in this subsection shall be construed to

1	prohibit any person, business, corporation,
2	organization, or other entity who or which
3	owns or occupies or controls real property
4	from prohibiting or regulating possession or
5	consumption."
6	So, let me ask, if I'm living in
7	one of these hoity-toity high-rises, very
8	expensive places, and I have grown the amount
9	that Mr. Danzanksy calculated I can grow, or
10	even if I just have two ounces, and the
11	property owner decides that he doesn't want me
12	to live there anymore and he knows I've had
13	this marijuana, and he decides to evict me,
14	where is my safe harbor to say that I can own
15	that small amount and prevent me from being
16	evicted?
17	And, he has no other reason to
18	evict me because I pay on time, I don't play
19	loud music because I'm afraid of being shot,
20	so he has no other reason to evict me. So,
21	does this law provide any safe harbor because
22	you give him that discretion in this

1	provision.
2	MR. SUMMERSGILL: No. Because none
3	of the categories of the D.C. Human Rights Act
4	are affected, no one is more impacted based on
5	any of those categories than any other.
6	MEMBER CURRY: But I'm not going to
7	the Human Rights now. I'm just going to this
8	section of the law well, would become law,
9	this initiative Section 1(c)6, that anybody
10	who owns real property has the right, the
11	discretion, to regulate it and prevent one
12	from possession or consuming marijuana.
13	So, if the owner of the apartment
14	high-rise wants to evict me for that, do I
15	have a safe harbor anywhere in the Act or
16	proposed Act?
17	MR. SUMMERSGILL: I don't I
18	don't believe whether there is a safe harbor
19	or not, there's violation of the D.C. Human
20	Rights Act.
21	MEMBER CURRY: You don't believe
22	there's a violation

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	rage 50
1	MR. SUMMERSGILL: I believe so
2	because none of the categories is impacted.
3	MEMBER CURRY: Okay. As I said, I
4	wasn't going to the D.C. Human Rights, but
5	okay, thank you.
6	MR. SUMMERSGILL: That's one of the
7	criteria.
8	MEMBER CURRY: Right.
9	MR. SUMMERSGILL: Thank you.
10	CHAIRMAN NICHOLS: All right, we
11	will move to Mr. Eidinger. Come forward.
12	MR. EIDINGER: Ms. Curry, I'd like
13	to address this point you're making because I
14	do think it is it a very important point.
15	CHAIRMAN NICHOLS: Please identify
16	yourself for the record.
17	MR. EIDINGER: Oh, my name is Adam
18	Eidinger. I'm the proposer of the initiative.
19	If you live in a high-rise, as you
20	said, "hoity-toity apartment building," and
21	the lease says you can't smoke, you can't have
22	dogs, and you can't use marijuana, you can't

1	grow marijuana, that doesn't violate anyone's
2	human rights. You've, you've agreed to that.
3	MEMBER CURRY: Let me stop you
4	right now, sir. I get that if it's a
5	contract.
6	MR. EIDINGER: It is a contract.
7	MEMBER CURRY: But, what I was
8	positing is my contract because I don't
9	violate laws, so my contract doesn't say that
10	I can't have the marijuana. It doesn't say
11	that in there, and so I'm but I'm choosing
12	because it doesn't say that to exercise my
13	right to have this couple of ounces of
14	whatever, but for whatever reason because I'm
15	a person who stands up for my rights and I
16	don't like the people down the hall playing
17	their music loud or whatever, the landlord has
18	just decided I'm a person to be evicted and he
19	evicts me on the basis of my having the two
20	ounces in there.
21	And, I think it's legal because
22	that's, you know, this law will have passed by

	rage iv
1	then,
2	MR. EIDINGER: Sure.
3	MEMBER CURRY: and so, I'm
4	asking is there a safe harbor anywhere
5	MR. EIDINGER: I think this I
6	don't think it's relevant to our initiative
7	because that is an issue of the landlord
8	violating the rights of their tenant. The
9	tenant has to be given due process, so they
10	have to be informed that, hey, we're changing
11	the rules in this building.
12	You can't have dogs, you can't
13	smoke marijuana. Okay, they got to give you
14	notice. And, I don't think if a tenant went
15	to court and said, I had no notice and he
16	tried to evict me, the eviction would go
17	through.
18	I think this is kind of a spurious
19	topic because really the issue here is we're
20	trying to change these laws so people aren't
21	discriminated against. And, we are so
22	restricted by this initiative process.

1	We can't put a complete Bill to
2	the voters. We can't say, we want to have a
3	place for you to buy it safely. We can't say
4	that this should be regulated in such and such
5	a way because that would spend money.
6	So, all we can say is that it's
7	legal for the individual in the privacy of
/	regar for the individual in the privacy of
8	their own home to use minimal amounts of
9	marijuana, and this will have no impact on tax
10	dollars, no impact on human rights. This is
11	just for certain people's rights.
12	I feel bad for people who are low
12 13	I feel bad for people who are low income that have no option but to live in
13	income that have no option but to live in
13 14	income that have no option but to live in public housing and are being denied this
13 14 15	income that have no option but to live in public housing and are being denied this right. I think they deserve this right too,
13 14 15 16	income that have no option but to live in public housing and are being denied this right. I think they deserve this right too, but we can't put that in the initiative or you
13 14 15 16 17	income that have no option but to live in public housing and are being denied this right. I think they deserve this right too, but we can't put that in the initiative or you guys will say, we're spending money.
13 14 15 16 17 18	<pre>income that have no option but to live in public housing and are being denied this right. I think they deserve this right too, but we can't put that in the initiative or you guys will say, we're spending money. So, we have we're trying to do</pre>
13 14 15 16 17 18 19	<pre>income that have no option but to live in public housing and are being denied this right. I think they deserve this right too, but we can't put that in the initiative or you guys will say, we're spending money.</pre>

1	Washington Post this past Sunday because of
2	this hearing. That's why they're talking
3	about this.
4	We're the country is watching
5	this. And, when this passes, we still have to
6	rewrite this law. It's not, it's not done.
7	We need the City Council to come up with a tax
8	and regulated scheme for us. We need, as you
9	say, real protections. We need the Federal
10	law to change, so how people are discriminated
11	against.
12	It's a Federal law. And, if I
12 13	It's a Federal law. And, if I could change the Federal law, I would, but I
13	could change the Federal law, I would, but I
13 14	could change the Federal law, I would, but I can't. All I can do as a D.C. resident is do
13 14 15	could change the Federal law, I would, but I can't. All I can do as a D.C. resident is do this, and so, yes, I feel you, I hear you.
13 14 15 16	could change the Federal law, I would, but I can't. All I can do as a D.C. resident is do this, and so, yes, I feel you, I hear you. I've been to jail 16 times, and
13 14 15 16 17	could change the Federal law, I would, but I can't. All I can do as a D.C. resident is do this, and so, yes, I feel you, I hear you. I've been to jail 16 times, and every time I've been jail, never once for
13 14 15 16 17 18	could change the Federal law, I would, but I can't. All I can do as a D.C. resident is do this, and so, yes, I feel you, I hear you. I've been to jail 16 times, and every time I've been jail, never once for marijuana, always for political activism,
13 14 15 16 17 18 19	<pre>could change the Federal law, I would, but I can't. All I can do as a D.C. resident is do this, and so, yes, I feel you, I hear you.</pre>
13 14 15 16 17 18 19 20	<pre>could change the Federal law, I would, but I can't. All I can do as a D.C. resident is do this, and so, yes, I feel you, I hear you.</pre>

1	minorities who are in there for marijuana.
2	More than half the people I sat in
3	the cells with, were there for marijuana, and
4	they were always minorities, Latino or black.
5	I never met a single white person in jail for
6	marijuana.
7	Now, because I care about those
8	people, and I'm white, is that a problem? No,
9	okay. It doesn't matter what my race is. I
10	am taking the stand. That's what matters.
11	And, so, you know, I urge this
12	Board here to vote for this. I also want to
13	respond to Mr. Danzansky here. You were
14	completely off base about the five ounces
15	being produced every eight weeks. It's really
16	a much longer process.
17	If you start from a seed, which
18	people will be starting, you're looking at
19	like eight months before your first harvest,
20	okay. I don't know where you're getting this
21	maturity yes, maturity means you can tell
22	if it's a male plant or a female plant.

1	This is actually a male plant. If
2	I plant a seed and this pops up, I'm going to
3	kill this plant.
4	MEMBER CURRY: Which one grows
5	faster?
6	MR. EIDINGER: They grow the same
7	rate, but you sex the plants. There's male
8	and female plants. And, when this when you
9	see this, when you see these little pollen
10	sacks here, you know you have a male plant.
11	You won't get flowers, meaning you won't get
12	marijuana.
13	Marijuana is a Spanish term for
14	Mary Jane, which means Mary with female.
15	People are smoking the female plants. So, the
16	reason we said for six plants, in the immature
17	phase is because half of them, 50 percent,
18	will likely be males. We'll get rid of those,
19	then you have three mature plants.
20	And, yes, you can start another
21	round of three more plants that are immature,
22	but then maybe only one of those is going to

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1	be good, so really you're constricted. And,
2	I think even the best grower, even with a lot
3	of room, like a huge amount of space to grow,
4	probably will not be able to produce more than
5	15 ounces per year. That's my estimate.
6	Some people claim they can get a
7	pound of marijuana off one plant. Yes, if
8	you're growing it, you know, in a, outdoors
9	and you are in California and you've got great
10	climate. We don't have that here.
11	You're looking at one backyard or
12	balcony crop a year. And, indoors you can,
13	maybe every eight months, you can squeeze a
14	harvest out.
15	This is not going to end up and
16	also, why would someone grow it just to
17	stockpile it? Just to have all this they
18	would grow it to use it. And, they're going
19	to and I'm trying to figure out a way so I
20	don't have to go to the black market to buy
21	marijuana. That's what this is really about.
22	The whole we have to let people

-	
1	grow cannabis. They have nowhere to buy it.
2	And, since I can't put tax and regulate on the
3	ballot, home cultivation is even more
4	important because it's the only way.
5	And, I definitely think reducing
6	the amount of business that gangs and cartels
7	have is in the public interest. It's in the
8	human rights' interest. People should not
9	have to be worried about getting shot buying
10	a tiny amount of marijuana, but that's what
11	happens in the city, and too many people have
12	died over this.
13	Too many people have died and been
13 14	Too many people have died and been turned on to hard drugs too because the same
14	turned on to hard drugs too because the same
14 15	turned on to hard drugs too because the same drug dealer who, not every drug dealer is like
14 15 16	turned on to hard drugs too because the same drug dealer who, not every drug dealer is like this, but many of the big drug dealers,
14 15 16 17	turned on to hard drugs too because the same drug dealer who, not every drug dealer is like this, but many of the big drug dealers, they've got everything. And, we shouldn't be
14 15 16 17 18	turned on to hard drugs too because the same drug dealer who, not every drug dealer is like this, but many of the big drug dealers, they've got everything. And, we shouldn't be putting the safe substance, which we know
14 15 16 17 18 19	turned on to hard drugs too because the same drug dealer who, not every drug dealer is like this, but many of the big drug dealers, they've got everything. And, we shouldn't be putting the safe substance, which we know doesn't kill people, in the same category as
14 15 16 17 18 19 20	turned on to hard drugs too because the same drug dealer who, not every drug dealer is like this, but many of the big drug dealers, they've got everything. And, we shouldn't be putting the safe substance, which we know doesn't kill people, in the same category as heroine, but that's exactly what we've done,

1	Twent Twent evenuence T don't
	I want, I want everyone, I don't
2	care where you live in the city, to have safe
3	access to this plant, and if that means
4	growing it, that's all we can do for now,
5	great.
6	The other thing is just keep in
7	mind like we can't put what we want on this
8	ballot. Like we are really restricted. And,
9	yes, it's not perfect. I don't know, I don't
10	know of any law that's perfect, you know, but
11	we, we are confident about one thing is this
12	will not prevent the Federal laws from being
13	enforced, and we are going to stand our ground
14	on that.
15	We don't want any more delays. We
16	don't want to a special election. You know,
17	if you, if you we have to if we lose
18	today, you know, we have to resubmit and start
19	this whole process over, we will miss November
20	7. That's a million dollars for us to do a
21	special election some time in 2015 or late,
22	even late, even later this year potentially

1	based on the timing.
2	Why do that? Why do that? We've
3	already been before the Board. We already got
4	the rejection on the grounds that we were
5	spending money. Here we are with something
6	that doesn't spend money, that is very
7	limited, and really is just about individual
8	rights.
9	It is not, it is not the final
10	word on legalization, but it is definitely in
11	a sense in the right direction. And, I'm
12	willing to take any questions you guys have.
13	I appreciate this Board, this Board's time.
14	MEMBER DANZANSKY: So, if a lease
15	contains a provision saying that a tenant may
16	not engage in any activity, which is a
17	violation of Federal drug law, they cannot use
18	this provision as a defense against eviction.
19	MR. EIDINGER: Unfortunately, no.
20	If they signed that lease, they just waive
21	their rights. If I sign a lease saying I
22	can't have a dog in my house, which I have

1	done, I can't have a dog in my house. I can
2	be evicted for that. It's the same kind of
3	thing.
4	You know, I don't think it's that
5	complicated of an issue. Unfortunately, yes,
6	I think you're right. There are probably more
7	minorities that are living in public housing,
8	so this disproportionately is an issue for
9	them.
10	I wish we could address it. We
11	can't. We can't go there. We can't I
12	can't change Federal law. You know, I want to
13	change Federal law, you know.
14	MEMBER CURRY: Well, you addressed
15	part of the question I raised to the others,
16	the disproportionate impact of the Human
17	Rights Act for those living in Federal
18	housing, but what about, as I said, those kids
19	at Georgetown and everywhere else who has read
20	this and they think they have a right now to
21	go out and light up a joint?
22	And, unfortunately, it's going to

1	have a disproportionate impact according to
2	the ACLU study because they're going to be
3	arrested four times more. So, whenever
4	anything has a disproportionate impact under
5	the Human Rights Act, that seems to be a
6	violation of it.
7	And, that's out there that they're
8	more likely to be arrested. And, now that
9	they know about it because, you know, I'm
10	acting like, wow, just like this bottle of
11	Courvoisier, or whatever, it's not illegal for
12	me to have it, but I'm
13	MR. EIDINGER: Well, if you're a
14	kid, it is illegal. If you're under 21 years
15	of age, and I think that's, you know, I do
16	call sometimes an 18-year-old a kid because
17	they act that way, but, you know, it's illegal
18	for them still. I'm sorry, we're not going
19	there. We're not addressing the issue of
20	minors and people under 21.
21	MEMBER CURRY: No, I'm talking
22	about kids in college.

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1	MR. EIDINGER: Well, they're not,
2	they're not kids. They're adults. And, if
3	you're, if you're 21, you're 21 and still in
4	college, and you use cannabis in the privacy
5	of your own home and your apartment, and
6	there's nothing in your lease says you can't
7	do it, I don't see why you're breaking you
8	shouldn't be targeted.
9	And, if you are targeted, you have
10	rights. That's the whole point here. If
11	you're I think if you're a minority and
12	you're, you feel that you've been targeted
13	because you're color for marijuana, and they
14	came to your house, they search your house,
15	and they find under two ounces of marijuana,
16	it's yours to keep and they can't do anything
17	to you if this becomes law.
18	So, I think we're definitely
19	addressing it. And, I've done I've
20	MEMBER CURRY: So, this is for your
21	house. You can't I can't have the two
22	ounces in my car. I mean, I'm not smoking it,

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1	but I just have it because I'm going over to
2	
3	MR. EIDINGER: I don't know the
4	answer to be honest. Is your car considered
5	property?
6	PARTICIPANT: It's considered your
7	property.
8	MR. EIDINGER: It's considered
9	personal property.
10	MEMBER CURRY: Right. So, I have
11	it, I'm not smoking it, but I have it, and
12	they stop me.
13	MR. EIDINGER: You would be able to
14	keep it. You'll be able to keep it like
15	you're able to keep a case if wine in your
15 16	you're able to keep a case if wine in your back trunk, you know. Like another thing is
16	back trunk, you know. Like another thing is
16 17	back trunk, you know. Like another thing is we let people brew wine and beer at home up to
16 17 18	back trunk, you know. Like another thing is we let people brew wine and beer at home up to like 50 gallons, 50 gallons.
16 17 18 19	back trunk, you know. Like another thing is we let people brew wine and beer at home up to like 50 gallons, 50 gallons. I mean, I don't drink that in five

1	pursue happiness in their own homes. That's
2	what this is about.
3	Yes, I guess I'm kind of, you
4	know, the question of whether you're
5	transporting your car, you'd be allowed to
6	that, I think, but I think this might be
7	something that, you know, ultimately the City
8	Council will transmit this if it passes.
9	Ultimately, they'll probably change it.
10	We're really giving the voters a
11	chance to weigh in on the bigger issue and
12	we're leaving the details to the City Council.
13	You know that.
14	CHAIRMAN NICHOLS: Why do you think
15	the Council didn't take this up?
16	MR. EIDINGER: Well, I've been told
17	by at least six members of the City Council
18	personally that they want us to do this. That
19	they feel that the political climate with the
20	Federal government is that such that we need
21	the local government, the local citizen ring,
22	to lead on this, to give them the political

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1	cover, if you will.
2	Now, I don't think there's
3	unanimous support for legalization yet in the
4	Council. They haven't even passed decrim yet.
5	On March 4, the City Council will take its
6	final vote on decriminalization of marijuana.
7	I think if this Board today
8	decides to not approve this language for
9	consideration that City Council vote will go
10	badly for us. I think this is actually
11	creating a lot of pressure. They know the
12	voters are going to weigh in, so they want to
13	lead first, but if the voters don't have a
14	chance to weigh in in the general election, I
15	think we lose all leverage on the Council and
16	
17	MEMBER DANZANSKY: But this isn't
18	just weighing in. This is creating a statute.
19	You can weigh in with answering a poll.
20	MR. EIDINGER: You know as well as
21	I do that nothing becomes law until it's
22	transmitted to Congress. That gives almost

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1	detail authority to the City Council. And,
2	I've also there is a Bill in the City
3	Council for broad spectrum legalization that
4	would have places where you can buy it and use
5	it and it would just cover everything. There
6	hasn't been a hearing yet.
7	Maybe it'll get a hearing if this
8	is coming. I am only here because this is one
9	piece of the puzzle and I know that I've been
10	hearing for about three years now, we should
11	just put this in the ballot, let the voters
12	decide. And, I'm like, let's do it. Let's do
13	it. Let's do it say, I hope you guys will
14	vote yesterday.
15	MEMBER DANZANSKY: So this is part
16	are you saying this is part of a larger
17	strategy here?
18	MR. EIDINGER: Absolutely. I mean,
19	I think, there's a national strategy here. I
20	think people are recognizing that now,
21	granted if we didn't have polling that showed
22	that 63 percent over a number of years now of

1	at least two years once legalization here 63
2	percent, and it still hasn't happened, that's
3	a reason to do an initiative.
4	If we were polling at 40 percent,
5	I wouldn't be here right now, yes, or even 50
6	percent for that matter. We wanted this to
7	win. We're not putting this in the ballot to
8	lose, you know. And, it's it will, it will
9	pass, I believe. And, then, hopefully, in
10	2015, we'll see a watershed moment on this
11	issue for the whole country.
12	And, you know, our neighbors in
13	Maryland and Virginia I know are also looking
14	at this issue, especially in Maryland. So,
15	yes, I think, this is democracy. It's time
16	for a change.
17	CHAIRMAN NICHOLS: Any other
18	questions?
19	(No response.)
20	CHAIRMAN NICHOLS: Thank you, Mr.
21	Eidinger.
22	MR. EIDINGER: I really appreciate

1	your time. Thank you.
2	CHAIRMAN NICHOLS: Is there anyone
3	else who wishes to make comments?
4	Ms. Wells, come forward. And,
5	identify yourself for the record.
6	MS. OBAMA: For this record, I'm
7	identifying myself as Attorney General Octavia
8	Obama. That is my federal name.
9	I do want to say this. I am
10	working on making D.C. a promise
11	state/district, okay. I have asked for Eric
12	Holder's resignation, okay. I have entered a
13	case against him for this and other reasons.
14	First off, I think the scope of
15	this project needs to be narrowed down. I
16	think that it needs to be that medical
17	marijuana needs to maintain that status,
18	medical marijuana because for MHMR use
19	only, not for recreational use.
20	Just to tell you a brief story.
21	When I first started law school in Texas, they
22	had stores that we can go into and actually

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1	buy medical marijuana plant. The plant was
2	about yay high and it was about \$50 to buy a
3	plant in this store. And, this was in Texas
4	when I started law school.
5	You know, after Bush became
6	President and things like that, it got done
7	away with, but we were able to go to those
8	stores, smoke it in our homes, we could go to
9	work and smoke, and we had absolutely no
10	problem.
11	I'm an MHMR advocate myself, and I
12	think that it needs to be restricted to that.
13	We need to get that together first because
14	there are people out here when you allow
15	everybody to use it, there are people that get
16	into selling it that have they start mixing
17	it with stuff, like formaldehyde or maybe
18	cocaine or other illegal drugs that make it
19	more highly addictive and it should not be.
20	It needs to be narrowed down and
21	scoped to only medical purposes. I have been
22	diagnosed by a doctor to be schizoaffective

1	disorder. I'm a manic thinker, and I have been
2	diagnosed that ever since law school.
3	So, I think that the age limit
4	needs to be also 18 and not 21 because MHMR
5	disorders kick in at the age of 18. And, I'm
6	also proposing as assistant to the, the
7	conduct initiative that she was talking about
8	earlier, I can't remember her name, but a \$200
9	fine for harassment.
10	I saw a book, and it was a law
11	book, here. We do things differently on a
12	military base, which is where I was raised, so
13	I'm proposing a \$200 harassment ticket be
14	issued. I've already done a pilot myself and
15	it can work. I can issue cost tickets for
16	harassment.
17	You cannot discriminate on anybody
18	based on color, okay, so I'm proposing that.
19	I went to the FOIA's Office, and I've already
20	spoke with them on several issues, and they
21	said that it was okay and that I needed to
22	bring it here to introduce that ticket, that

1 fine, for \$200 harassment. 2 So, and I also have a case just in 3 case you all want --4 MEMBER CURRY: Excuse me. May I ask 5 you a question though about that? So, you're saying the \$200 fine is issued against whom? 6 7 MS. OBAMA: The police officers, correct, that are harassing people. 8 9 MEMBER CURRY: The police officer 10 for harassment, okay. I just wanted to 11 understand you. 12 MS. OBAMA: Or any person that's 13 harassing somebody that's smoking medical 14 marijuana because it's just -- you need to 15 treat it like any form of medication. If that person has to go and take their medication, 16 17 they have to take their medication. It's going to be regulated to 18 19 where you have to take it regular amounts of 20 times a day. 21 MEMBER CURRY: Okay. 22 MS. OBAMA: It's Marinol. It's MJNA

1	known on, for the book, and it's a 10 percent
2	tax. It's really, it's really, you know,
3	simple.
4	So, as long as you take medical
5	pills, the marijuana is better for you. Those
6	pills do not allow women to procreate and they
7	cause other side effects, like nerve damage,
8	so the medical marijuana is more safe for you
9	or herbal solution for a person of my statute
10	or another, you know, MHMR person.
11	CHAIRMAN NICHOLS: Okay. Ms.
12	Wells, can you wrap up?
13	MS. OBAMA: So, yes.
14	CHAIRMAN NICHOLS: Okay.
15	MS. OBAMA: I'm wrapping up.
16	Octavia Wells as U.S. Senate on that ballot.
17	CHAIRMAN NICHOLS: All right.
18	MS. OBAMA: And, that's it. Oh,
19	wait.
20	CHAIRMAN NICHOLS: Thank you.
21	MS. OBAMA: No, I have another
22	case. I have a case actually to get people

1 paid. 2 CHAIRMAN NICHOLS: No, that's not 3 in our jurisdiction. That's not in our 4 jurisdiction. MS. OBAMA: Okay. Because the 5 FOIA's office said you might need --6 7 CHAIRMAN NICHOLS: No. We -- no. MS. OBAMA: Okay. 8 9 CHAIRMAN NICHOLS: That's not in 10 our jurisdiction. Thank you so much, Ms. 11 Wells. 12 MS. OBAMA: Thank you. 13 CHAIRMAN NICHOLS: We will take 14 this matter under advisement, and we will 15 issue an order as soon as possible. I cannot give you an exact date, time, but it will come 16 17 forthwith. Having no other business before 18 19 us, this meeting is adjourned. It is 10:58 on 20 Tuesday, February 25. 21 (Whereupon, proceedings in the 22 above-entitled matter concluded at 10:57 a.m.)

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CERTIFICATE

This is to certify that the foregoing transcript

In the matter of: Special Board Meeting

Before: DC BOE

Date: 02-25-14

Place: Washington, DC

was duly recorded and accurately transcribed under my direction; further, that said transcript is a true and accurate record of the proceedings.

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Court Reporter

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