

## **Vote “No” on Proposition 19**

### **PROPOSITION 19 LEGALIZES MARIJUANA UNDER CALIFORNIA BUT NOT FEDERAL LAW. PERMITS LOCAL GOVERNMENTS TO REGULATE AND TAX COMMERCIAL PRODUCTION, DISTRIBUTION, AND SALE OF MARIJUANA. INITIATIVE STATUTE.**

Even if you support legalization of recreational marijuana, you should vote “No” on Proposition 19. Why? Because the authors made several huge mistakes in writing this initiative, which will have severe, unintended consequences.

For example, **Mothers Against Drunk Driving (MADD) strongly opposes Proposition 19** because it will prevent bus and trucking companies from requiring their drivers to be drug-free. Companies won’t be able to take action against a “stoned” driver until after he or she has a wreck, not before.

School districts may currently require school bus drivers to be drug-free, but if Proposition 19 passes, their hands will be tied—until after tragedy strikes. A school bus driver would be forbidden to smoke marijuana on schools grounds or while actually behind the wheel, but could arrive for work with marijuana in his or her system.

Public school superintendent John Snaveley, Ed.D. warns that Proposition 19 could cost our K–12 schools as much as \$9.4 billion in lost federal funding. Another error could **potentially cost schools hundreds of millions of dollars in federal grants for our colleges and universities**. Our schools have already experienced severe budget cuts due to the state budget crisis.

The California Chamber of Commerce found that “if passed, this initiative could result in **employers losing public contracts and grants because they could no longer effectively enforce the drug-free workplace requirements outlined by the federal government.**”

Employers who permit employees to sell cosmetics or school candy bars to co-workers in the office, may now also be required to allow any employee with a “license” to sell marijuana in the office. Under current law, if a worker shows up smelling of alcohol or marijuana, an employer may remove the employee from a dangerous or sensitive job, such as running medical lab tests in a hospital, or operating heavy equipment. But if Proposition 19 passes, the **worker with marijuana in his or her system may not be removed from the job until after an accident occurs.**

The California Police Chiefs Association opposes Proposition 19 because proponents “forgot” to include a standard for what constitutes “driving under the influence.” **Under Proposition 19, a driver may legally drive even if a blood test shows they have marijuana in their system.**

Gubernatorial candidates Republican Meg Whitman and Democrat Jerry Brown have both studied Proposition 19 and are urging all Californians to vote “No,” as are Democratic and Republican candidates for Attorney General, Kamala Harris and Steve Cooley.

Don’t be fooled. The proponents are hoping you will think Proposition 19 is about “medical” marijuana. It is not. Proposition 19 makes no changes either way in the medical marijuana laws. Proposition 19 is simply a jumbled legal nightmare that will make our highways, our workplaces and our communities less safe.