JUSTIA CLE & Webinars

Need CLE Credit?

Explore upcoming live webinars and on-demand courses in the Justia CLE & Webinars Center.

Visit Center

Free Daily Summaries in

Sign up for our free summaries

Supreme Court of Mississippi

New York Court of Appeals

US Court of Appeals for the

and get the latest delivered

Our Suggestions:

2nd Circuit

Enter Your Email

Your Inbox

directly to you.

Next >

Justia > US Law > US Codes and Statutes > Mississippi Code > 2020 Mississippi Code > Title 41 - Public Health > Chapter 29 - Poisons, Drugs and Other Controlled Substances > Article 3 - Uniform Controlled Substances Law > § 41-29-139. Prohibited acts; penalties

Find a Lawyer Ask a Lawyer Research the Law Law Schools Laws & Regs Newsletters Marketing Solutions

Go to previous versions of this Section

2020 Mississippi Code Title 41 - Public Health

Chapter 29 - Poisons, Drugs and Other Controlled

Substances **Article 3 - Uniform Controlled Substances Law**

§ 41-29-139. Prohibited acts; penalties

Universal Citation: MS Code § 41-29-139 (2020)

Transfer and possession with intent to transfer. Except as authorized by this article, it is unlawful for any person knowingly

Previous

or intentionally: 1. To sell, barter, transfer, manufacture, distribute, dispense or possess with intent to sell, barter, transfer,

- manufacture, distribute or dispense, a controlled substance; or 2. To create, sell, barter, transfer, distribute, dispense or possess with intent to create, sell, barter, transfer, distribute or dispense, a counterfeit substance.
- 1. If thirty (30) grams or less, by imprisonment for not more than three (3) years or a fine of not more than Three Thousand Dollars (\$3,000.00), or both;
- 2. If more than thirty (30) grams but less than two hundred fifty (250) grams, by imprisonment for not more than five (5) years or a fine of not more than Five Thousand Dollars (\$5,000.00), or both;
- 3. If two hundred fifty (250) or more grams but less than five hundred (500) grams, by imprisonment for not less than three (3) years nor more than ten (10) years or a fine of not more than Fifteen Thousand Dollars (\$15,000.00), or both;
- 4. If five hundred (500) or more grams but less than one (1) kilogram, by imprisonment for not less than five (5) years nor more than twenty (20) years or a fine of not more than Twenty Thousand Dollars (\$20,000.00), or both.
- 1. If ten (10) grams or less, by imprisonment for not more than three (3) years or a fine of not more than Three Thousand Dollars (\$3,000.00), or both; 2. If more than ten (10) grams but less than twenty (20) grams, by imprisonment for not more than five (5) years or a
- fine of not more than Five Thousand Dollars (\$5,000.00), or both; 3. If twenty (20) or more grams but less than forty (40) grams, by imprisonment for not less than three (3) years nor
- more than ten (10) years or a fine of not more than Fifteen Thousand Dollars (\$15,000.00), or both; 4. If forty (40) or more grams but less than two hundred (200) grams, by imprisonment for not less than five (5) years
- nor more than twenty (20) years or a fine of not more than Twenty Thousand Dollars (\$20,000.00), or both. 3. For controlled substances classified in Schedules III and IV, as set out in Sections 41-29-117 and 41-29-119: 4. For controlled substances classified in Schedule V, as set out in Section 41-29-121:
- controlled substance. For any controlled substance that does not fall within the definition of the term "dosage unit," the penalties shall be based upon the weight of the controlled substance.

"Dosage unit (d.u.)" means a tablet or capsule, or in the case of a liquid solution, one (1) milliliter. In the case of

lysergic acid diethylamide (LSD) the term, "dosage unit" means a stamp, square, dot, microdot, tablet or capsule of a

controlled substance. If a mixture or substance contains more than one (1) controlled substance, the weight of the mixture or substance is assigned to the controlled substance that results in the greater punishment.

A person shall be charged and sentenced as follows for a violation of this subsection with respect to:

- 1. If thirty (30) grams or less of marijuana or ten (10) grams or less of synthetic cannabinoids, by a fine of not less than One Hundred Dollars (\$100.00) nor more than Two Hundred Fifty Dollars (\$250.00). The provisions of this paragraph (2)(A) may be enforceable by summons if the offender provides proof of identity satisfactory to the
- Hundred Fifty Dollars (\$250.00), not more than sixty (60) days in the county jail, and mandatory participation in a drug education program approved by the Division of Alcohol and Drug Abuse of the State Department of Mental Health, unless the court enters a written finding that a drug education program is inappropriate. A third or

not more than six (6) months in the county jail.

or both;

or both;

(A) For marijuana:

For synthetic cannabinoids:

than three (3) years, or both;

Fifty Thousand Dollars (\$250,000.00), or both.

than Five Thousand Dollars (\$5,000.00), or both;

Thousand Dollars (\$500,000.00), or both.

(A) Marijuana and synthetic cannabinoids:

more than Ten Thousand Dollars (\$10,000.00), or both.

than One ThousandDollars (\$1,000.00), or both.

149, 47-5-139, 47-7-3 and 47-7-33, to the contrary notwithstanding.

Schedule I or II controlledsubstance except marijuana and synthetic cannabinoids;

(2,500) or more dosage units of a Schedule III, IV or V controlled substance; or

"Traffickingin controlled substances" as used herein means:

more of synthetic cannabinoids.

warranting the departure.

years or a fine of not more than Fifty Thousand Dollars (\$50,000.00), or both.

Marijuana:

Synthetic cannabinoids:

exceed two (2) years from the date of conviction. The private, nonpublic record shall be solely for the use of the courts in determining the penalties which attach upon conviction under this paragraph (2)(A) and shall not constitute a criminal record for the purpose of private or administrative inquiry and the record of each conviction shall be expunged at the end of the period of two (2) years following the date of such conviction; 2. Additionally, a person who is the operator of a motor vehicle, who possesses on his person or knowingly keeps or allows to be kept in a motor vehicle within the area of the vehicle normally occupied by the driver or passengers, more than one (1) gram, but not more than thirty (30) grams of marijuana or not more than ten (10) grams of

subsection, such area of the vehicle shall not include the trunk of the motor vehicle or the areas not normally

1. If more than thirty (30) grams but less than two hundred fifty (250) grams, by a fine of not more than One

be deemed to be within the area occupied by the driver and passengers;

- of not more than Three Thousand Dollars (\$3,000.00), or imprisonment in the custody of the Department of Corrections for not more than three (3) years, or both; 2. If two hundred fifty (250) or more grams but less than five hundred (500) grams, by imprisonment for not less than two (2) years nor more than eight (8) years or by a fine of not more than Fifty Thousand Dollars (\$50,000.00), or both; 3. If five hundred (500) or more grams but less than one (1) kilogram, by imprisonment for not less than four (4) years nor more than sixteen (16) years or a fine of not more than Two Hundred Fifty Thousand Dollars (\$250,000.00),
- 5. If five (5) kilograms or more, by imprisonment for not less than ten (10) years nor more than thirty (30) years or a fine of not more than One Million Dollars (\$1,000,000.00), or both. 1. If more than ten (10) grams but less than twenty (20) grams, by a fine of not more than One Thousand Dollars (\$1,000.00), or confinement in the county jail for not more than one (1) year, or both; or by a fine of not more than

4. If one (1) kilogram or more but less than five (5) kilograms, by imprisonment for not less than six (6) years nor

2. If twenty (20) or more grams but less than forty (40) grams, by imprisonment for not less than two (2) years nor more than eight (8) years or by a fine of not more than Fifty Thousand Dollars (\$50,000.00), or both; 3. If forty (40) or more grams but less than two hundred (200) grams, by imprisonment for not less than four (4)

years nor more than sixteen (16) years or a fine of not more than Two Hundred Fifty Thousand Dollars (\$250,000.00),

4. If two hundred (200) or more grams, by imprisonment for not less than six (6) years nor more than twenty-four

(24) years or a fine of not more than Five Hundred Thousand Dollars (\$500,000.00), or both.

person who violates subsection (a) of this section shall be, if convicted, sentenced as follows:

designee, which, in the opinion of the trial judge, objectively should or would have aided in the arrest or prosecution of others who violate this subsection. The accused shall have adequate opportunity to develop and make a record of all information and assistance so furnished.

Punishment for transfer and possession with intent to transfer. Except as otherwise provided in Section 41-29-142, any

If two (2) or more grams or ten (10) or more dosage units, but less than ten (10) grams or twenty (20) dosage units, by

imprisonment for not less than three (3) years nor more than twenty (20) years or a fine of not more than Two Hundred

For controlled substances classified in Schedule I or II, as set out in Sections 41-29-113 and 41-29-115, other than

The court may also consider whether information and assistance were furnished to a law enforcement agency, or its

marijuana or synthetic cannabinoids: If less than two (2) grams or ten (10) dosage units, by imprisonment for not more than eight (8) years or a fine of not more than Fifty Thousand Dollars (\$50,000.00), or both.

If ten (10) or more grams or twenty (20) or more dosage units, but less than thirty (30) grams or forty (40) dosage units, by imprisonment for not less than five (5) years nor more than thirty (30) years or a fine of not more than Five Hundred Thousand Dollars (\$500,000.00), or both.

If less than two (2) grams or ten (10) dosage units, by imprisonment for not more than five (5) years or a fine of not more

If two (2) or more grams or ten (10) or more dosage units, but less than ten (10) grams or twenty (20) dosage units, by

If thirty (30) or more grams or forty (40) or more dosage units, but less than five hundred (500) grams or two thousand

If two (2) or more grams or ten (10) or more dosage units, but less than ten (10) grams or twenty (20) dosage units, by

imprisonment for not more thanfive (5) years or a fine of not more than Ten Thousand Dollars (\$10,000.00), or both;

If ten (10) or more grams or twenty (20) or more dosage units, but less than thirty (30) grams or forty (40) dosage units, by

imprisonment for not more than ten (10) years or a fine of not more than Twenty Thousand Dollars (\$20,000.00), or both;

For thirty (30) or more grams or forty (40) or more dosage units, but less than five hundred (500) grams or two thousand

five hundred (2,500) dosage units, by imprisonment for not more than fifteen (15) years or a fine of not more than Fifty

imprisonment for not more than eight (8) years or a fine of not more than Fifty Thousand Dollars (\$50,000.00), or both; If ten (10) or more grams or twenty (20) or more dosage units, but less than thirty (30) grams or forty (40) dosage units, by imprisonment for not more than fifteen (15) years or a fine of not more than One Hundred Thousand Dollars (\$100,000.00), or both;

five hundred (2,500) dosage units, by imprisonment for not more than twenty (20) years or a fine of not more than Two Hundred Fifty Thousand Dollars (\$250,000.00), or both. If less than two (2) grams or ten (10) dosage units, by imprisonment for not more than one (1) year or a fine of not more than Five Thousand Dollars (\$5,000.00), or both;

Thousand Dollars (\$50,000.00), or both. Simple possession. It is unlawful for any person knowingly or intentionally to possess any controlled substance unless the substance was obtained directly from, or pursuant to, a valid prescription or order of a practitioner while acting in the

course of his professional practice, or except as otherwise authorized by this article. The penalties for any violation of this

subsection (c) with respect to a controlled substance classified in Schedules I, II, III, IV or V, as set out in Section 41-29-113,

41-29-115, 41-29-117, 41-29-119 or 41-29-121, including marijuana or synthetic cannabinoids, shall be based on dosage

unit as defined herein or the weight of the controlled substance as set forth herein as appropriate:

A controlled substance classified in Schedule I or II, except marijuana and synthetic cannabinoids: If less than one-tenth (0.1) gram or two (2) dosage units, the violation is a misdemeanor and punishable by imprisonment for not more than one (1) year or a fine of not more than One Thousand Dollars (\$1,000.00), or both.

If two (2) or more grams or ten (10) or more dosage units, but less than ten (10) grams or twenty (20) dosage units, by imprisonment for not more than eight (8) years or a fine of not more than Two Hundred Fifty Thousand Dollars (\$250,000.00), or both. If ten (10) or more grams or twenty (20) or more dosage units, but less than thirty (30) grams or forty (40) dosage units, by

imprisonment for not less than three (3) years nor more than twenty (20) years or a fine of not more than Five Hundred

If one-tenth (0.1) gram or more or two (2) or more dosage units, but less than two (2) grams or ten (10) dosage units, by

imprisonment for not more than three (3) years or a fine of not more than Fifty Thousand Dollars (\$50,000.00), or both.

A controlled substance classified in Schedule III, IV or V as set out in Sections 41-29-117 through 41-29-121, upon conviction, may be punished as follows: If less than fifty (50) grams or less than one hundred (100) dosage units, the offense is a misdemeanor and punishable by not more than one (1) year or a fine of not more than One Thousand Dollars (\$1,000.00), or both.

If fifty (50) or more grams or one hundred (100) or more dosage units, but less than one hundred fifty (150) grams or five

hundred (500) dosage units, by imprisonment for not less than one (1) year nor more than four (4) years or a fine of not

If one hundred fifty (150) or more grams or five hundred (500) or more dosage units, but less than three hundred (300)

grams or one thousand (1,000) dosage units, by imprisonment for not less than two (2) years nor more than eight (8)

If three hundred (300) or more grams or one thousand (1,000) or more dosage units, but less than five hundred (500)

grams or two thousand five hundred (2,500) dosage units, by imprisonment for not less than four (4) years nor more than sixteen (16) years or a fine of not more than Two Hundred Fifty Thousand Dollars (\$250,000.00), or both. Paraphernalia.(1) It is unlawful for a person who is not authorized by the State Board of Medical Licensure, State Board of Pharmacy, or other lawful authority to use, or to possess with intent to use, paraphernalia to plant, propagate, cultivate,

grow, harvest, manufacture, compound, convert, produce, process, prepare, test, analyze, pack, repack, store, contain,

Uniform Controlled Substances Law. Any person who violates this subsection (d)(1) is guilty of a misdemeanor and, upon

conceal, inject, ingest, inhale or otherwise introduce into the human body a controlled substance in violation of the

conviction, may be confined in the county jail for not more than six (6) months, or fined not more than Five Hundred

also charged with the possession of thirty (30) grams or less of marijuana under subsection (c)(2)(A) of this section.

Dollars (\$500.00), or both; however, no person shall be charged with a violation of this subsection when such person is

It is unlawfulfor any person to deliver, sell, possess with intent to deliver orsell, or manufacture with intent to deliver or

repack, store, contain, conceal, inject, ingest, inhale, orotherwise introduce into the human body a controlled substance

inviolation of the Uniform Controlled Substances Law. Except as provided in subsection (d)(3), a person who violates this

subsection (d)(2)is guilty of a misdemeanor and, upon conviction, may be confined inthe county jail for not more than six

sell, paraphernalia, knowing, or under circumstances where one reasonably should know, that it will be used to plant,

propagate, cultivate, grow, harvest, manufacture, compound, convert, produce, process, prepare, test, analyze, pack,

(6) months, or fined not morethan Five Hundred Dollars (\$500.00), or both. Any person eighteen(18) years of age or over who violates subsection (d)(2) of this section by delivering or selling paraphernalia to a person under eighteen(18) years of age who is at least three (3) years his junior is guiltyof a misdemeanor and, upon conviction, may be confined in the countyjail for not more than one (1) year, or fined not more

It is unlawfulfor any person to place in any newspaper, magazine, handbill, or otherpublication any advertisement,

in part, is to promote the sale of objects designed orintended for use as paraphernalia. Any person who violates this

subsectionis guilty of a misdemeanor and, upon conviction, may be confined inthe county jail for not more than six (6)

knowing, or under circumstances whereone reasonably should know, that the purpose of the advertisement, in whole or

months, or fined not morethan Five Hundred Dollars (\$500.00), or both. It shall be unlawful for any physician practicing medicine in this state to prescribe, dispense or administer any amphetamine or amphetamine-like anorectics and/or central nervous system stimulants classified in Schedule II, pursuant to Section 41-29-115, for the exclusive treatment of obesity, weight control or weight loss. Any person who violates this subsection, upon conviction, is guilty of a misdemeanor and may be confined for a period not to exceed six (6) months, or fined not more than One Thousand Dollars (\$1,000.00), or both.

Trafficking.(1) Any person trafficking in controlled substances shall be guilty of a felony and, upon conviction, shall be

imprisoned for a term of not less than ten (10) years nor more than forty (40) years and shall be fined not less than Five

Thousand Dollars (\$5,000.00) nor more than One Million Dollars (\$1,000,000.00). The ten-year mandatory sentence shall

not be reduced or suspended. The person shall not be eligible for probation or parole, the provisions of Sections 41-29-

A violation of subsection (a) of this section involving thirty (30) or more gramsor forty (40) or more dosage units of a

A violation of subsection (a) of this section involving five hundred (500) or moregrams or two thousand five hundred (2,500) or more dosage units of a Schedule III, IV or V controlled substance; A violation of subsection (c) of this section involving thirty (30) or more gramsor forty (40) or more dosage units of a Schedule I or II controlledsubstance except marijuana and synthetic cannabinoids; A violation of subsection (c) of this section involving five hundred (500) or moregrams or two thousand five hundred

A violation of subsection (a) of this section involving one (1) kilogram or moreof marijuana or two hundred (200) grams or

Aggravated trafficking. Any person trafficking in Schedule I or II controlled substances, except marijuana and synthetic

sentenced to a term of not less than twenty-five (25) years nor more than life in prison and shall be fined not less than

cannabinoids, of two hundred (200) grams or more shall be guilty of aggravated trafficking and, upon conviction, shall be

Five Thousand Dollars (\$5,000.00) nor more than One Million Dollars (\$1,000,000.00). The twenty-five-year sentence shall be a mandatory sentence and shall not be reduced or suspended. The person shall not be eligible for probation or parole, the provisions of Sections 41-29-149, 47-5-139, 47-7-3 and 47-7-33, to the contrary notwithstanding. Sentence mitigation.(1) Notwithstanding any provision of this section, a person who has been convicted of an offense

under this section that requires the judge to impose a prison sentence which cannot be suspended or reduced and is

ineligible for probation or parole may, at the discretion of the court, receive a sentence of imprisonment that is no less

than twenty-five percent (25%) of the sentence prescribed by the applicable statute. In considering whether to apply the departure from the sentence prescribed, the court shall conclude that: The offenderwas not a leader of the criminal enterprise; The offenderdid not use violence or a weapon during the crime; The offense didnot result in a death or serious bodily injury of a person not a partyto the criminal enterprise; and

If the court reduces the prescribed sentence pursuant to this subsection, it must specify on the record the circumstances

The interestsof justice are not served by the imposition of the prescribed mandatorysentence.

Previous

Disclaimer: These codes may not be the most recent version. Mississippi may have more current or accurate information. We make no warranties or guarantees about the accuracy, completeness, or adequacy of the information contained on this site or the information linked to on the state site. Please check official sources.

Justia Legal Resources Find A Lawyer **Individuals** Bankruptcy Lawyers Bankruptcy

Estate Planning

State Codes

State Case Law

This site is protected by reCAPTCHA and the Google Privacy Policy and Terms of Service apply.

Business Lawyers Criminal Criminal Lawyers Divorce DUI **Employment Lawyers**

Estate Planning Lawyers

More...

US Code

More...

Family Lawyers Family Law Personal Injury Lawyers Personal Injury More... **US Federal Law US State Law US Constitution State Constitutions**

Regulations Supreme Court California **Circuit Courts** Florida **District Courts** New York Dockets & Filings Texas More...

Intellectual Property **International Trade Real Estate**

Business Formation

Business

Other Databases Legal Jobs Legal Blogs **Business Forms Product Recalls**

Sign Up Webinars You Might Like: INVALID DATE

Invalid

INVALID

Insurance Claims [CLE] Date Learn More > INVALID (DATE) The Attack on DEI -**Safeguarding Corporate** Invalid **DEI Initiatives Post-**Date **Supreme Court's Affirmative Action Decision [CLE]** Learn More >

Invalid Clients When Using

Technology [CLE]

How To Effectively Handle

Attorneys' Duties Towards

Long COVID Disability

Website **Email Daniel Weiner** (212) 734-0128 New York, NY Health Care Law PREMIUM **Email Profile** Website **Abby Pendleton** (212) 734-0128 New York, NY

Health Care Law

(212) 734-0128

Profile

Email

Website

Carey F. Kalmowitz

New York, NY Health Care Law Website **Email Profile**

Date Learn More > Please visit individual webinar pages The weight set forth refers to the entire weight of any mixture or substance containing a detectable amount of the for more information about CLE accreditation. Ask a Lawyer **Question:** Please ask your question here and get free answers from lawyers. arresting officer and gives written promise to appear in court satisfactory to the arresting officer, as directed by the summons. A second conviction under this section within two (2) years is a misdemeanor punishable by a fine of Two Add details 120 **Ask Question** subsequent conviction under this paragraph (2)(A) within two (2) years is a misdemeanor punishable by a fine of not less than Two Hundred Fifty Dollars (\$250.00) nor more than One Thousand Dollars (\$1,000.00) and confinement for Find a Lawyer Upon a first or second conviction under this paragraph (2)(A), the courts shall forward a report of the conviction to the Mississippi Bureau of Narcotics which shall make and maintain a private, nonpublic record for a period not to Health Care Law Mississippi Search **Lawyers - Get Listed Now!** Get a free directory profile listing synthetic cannabinoids is guilty of a misdemeanor and, upon conviction, may be fined not more than One Thousand SPONSORED LISTINGS Dollars (\$1,000.00) or confined for not more than ninety (90) days in the county jail, or both. For the purposes of this **Adrienne Dresevic** occupied by the driver or passengers if the vehicle is not equipped with a trunk. A utility or glove compartment shall (212) 734-0128 Thousand Dollars (\$1,000.00), or confinement in the county jail for not more than one (1) year, or both; or by a fine New York, NY Health Care Law **Profile** Website **Email** Jessica L. Gustafson (212) 734-0128 New York, NY Health Care Law PREMIUM more than twenty-four (24) years or a fine of not more than Five Hundred Thousand Dollars (\$500,000.00), or both; **Profile** Three Thousand Dollars (\$3,000.00), or imprisonment in the custody of the Department of Corrections for not more

Next >

Financial Aid **Course Outlines** Law Journals Blogs **Employment**

More...

Law Schools

Dictionary

Admissions

Marketing Solutions Justia Connect Membership Justia Lawyer Directory Justia Premium Placements

Justia Elevate (SEO, Websites) Justia Amplify (PPC, GBP) Justia Onward Blog **Testimonials** More...

Get free summaries of new Supreme Court of Mississippi opinions delivered to your inbox!

Patents

Countries

More...

Enter Your Email

Business Operations Employment

Tax Law More...

Trademarks

Sign Up