

TITLE 49. MASHANTUCKET PEQUOT CANNABIS LAW

CHAPTER 1. PALLIATIVE USE OF MARIJUANA

a. Notwithstanding anything else 2 M.P.T.L., effective October 1, 2021, up to six cannabis plants per individual and up to twelve cannabis plants may be grown at any given time per household at any residence located on tribal trust land where each resident growing such plants is twenty-one years of age or older and holds a valid qualified patient registration card, as established by C.G.S. Sections 21a-408 to 21a-408-70, provided such plants are secure from access by any individual who does not reside at such residence and any individual residing at such residence who is under twenty-one years of age. For the purposes of 2 M.P.T.L. Ch. 1. Subsection d.(i), the personal possession limit for an individual at least twenty-one years of age who holds a valid qualified patient registration card as described in this section a. shall not include any live plant or cannabis plant material derived from any live plant cultivated by such person in accordance with this subsection.

b. (RESERVED)

**CHAPTER 2. OTHER MATTERS CONCERNING THE POSSESSION,
USE, MANUFACTURING, SALE, AND DISTRIBUTION OF CANNABIS**

a. (RESERVED)

Historical and Statutory Notes

Derivation.

Effective September 30, 2021, TCR093021-01 of 13, enacted the 49 M.P.T.L. "Mashantucket Pequot Cannabis Law".