Support SB 14 - Stop Saddling Thousands of People with Felony Records Each Year for Drug Possession

**Bill Summary:** SB 14 (as amended by the House Criminal Justice and Public Safety Committee) would reduce first-time possession or use of schedule I, II, III, or IV controlled drugs from a class B felony to an unclassified misdemeanor and subsequent violations from a class A to a class B felony.

Under current law, first-time possession or use of schedule I, II, III, or IV controlled drugs (excluding marijuana) in New Hampshire is a class B felony, punishable by up to seven years in prison and a fine of up to $25,000. Any subsequent possession violation is a class A felony, punishable by up to 15 years in prison and a fine of up to $50,000.

**Public safety resources should be focused on enhancing public safety.** The vast majority of New Hampshire drug arrests are for possession, not sale, and that trend is going in the wrong direction. There were 3,592 total drug arrests in New Hampshire in 2021, and over 87 percent of those arrests (3,150) were for possession. In the past 5 years drug possession arrests (24,031 total arrests) comprised over 84 percent of all drug arrests (28,552 total arrests). In the past 10 years, drug possession arrests (48,204 total arrests) comprised over 80 percent of all drug arrests (59,742 total arrests).

Saddling people with felony records for the possession of drugs does not make our communities safer. In addition to the potential of years of incarceration, the collateral harms of a felony conviction are tremendous – they inhibit pathways to rejoining communities, including making it more difficult for individuals to secure safe housing, meaningful education, and gainful employment. For example, there are 266 mandatory consequences to a felony conviction under New Hampshire law, 155 of which are indefinite. These obstacles increase the likelihood that individuals will reenter the criminal justice system.

People convicted of drug possession under this revision would still face serious punishment. For example, people convicted of first-time possession or use of schedule I, II, III, or IV controlled drugs would still face a misdemeanor charge that could carry up to one year in jail and a fine of up to $2,000. And, there are 80 mandatory consequences to a misdemeanor conviction under New Hampshire law, 41 of which are indefinite. In addition, people convicted of a second or subsequent possession or use offense would face a Class B felony that could carry up to seven years in state prison and each of the 266 mandatory consequences to a felony conviction noted above.

New Hampshire laws are enforced with a staggering racial bias. In 2021 Black people were 3.3 times more likely to be arrested when compared with white people, and 3.5 times more likely to be arrested for a drug offense when compared with white people. Despite making up just 1.9 percent of New Hampshire’s population, Black people comprised 5.8 percent of all arrests and 6.5 percent of all drug arrests in 2020. And, this disparity has remained consistent. Despite making up approximately 1.9 percent of New Hampshire’s population, Black people comprised 5.7 percent of all drug arrests in the past 5 years and 5.2 percent over the past 10 years. Reclassifying drug possession as a misdemeanor offense provides an opportunity to begin to address the disproportionate harms that New Hampshire’s criminal justice system has had on Black and Brown people.

New Hampshire’s drug laws are a waste of taxpayer dollars. For decades, this country sought to solve drug use and crime through lengthy incarceration. Federally, and at the state level, drug sentences and fines steadily
increased under the belief that eventually we would find the number of years in prison that it took to deter crime. The research is clear, harsh sentences, and incarceration in general, are not effective ways to deter crime. xx

The ineffectiveness of incarceration and harsh sentences as a tool to combat drug use is also clear. xix New Hampshire lawmakers must rein in this counterproductive and harmful approach to addressing drug use.

Support SB 14 – Defelonize the Possession of Drugs

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1 RSA 651:2(II)(a).
2 RSA 318-B:26(II)(a).
3 RSA 651:2(II)(b).
4 RSA 318-B:26(II)(a).
8 National Inventory of Collateral Consequences of Conviction, Collateral Consequences Inventory, available at https://niccc.nationalreentryresourcecenter.org/consequences.
9 RSA 651:2(II)(c).
10 RSA 651:2(IV)(a).
12 RSA 651:2(II)(b).
19 National Institute of Justice, Five Things About Deterrence, U.S. Dept. of Justice, June 5, 2016, available at https://nij.ojp.gov/topics/articles/five-things-about-deterrence#addenda (“Some policymakers and practitioners believe that increasing the severity of the prison experience enhances the “chastening” effect, thereby making individuals convicted of an offense less likely to commit crimes in the future. In fact, scientists have found no evidence for the chastening effect. Prisons may exacerbate recidivism. Research has found evidence that prison can exacerbate, not reduce, recidivism. Prisons themselves may be schools for learning to commit crimes.”). xx