1	H.225
2	Introduced by Representatives Pugh of South Burlington, Brumsted of
3	Shelburne, Cina of Burlington, Colburn of Burlington, Cordes
4	of Lincoln, Houghton of Essex, Killacky of South Burlington,
5	Lippert of Hinesburg, Nicoll of Ludlow, Rachelson of
6	Burlington, and Townsend of South Burlington
7	Referred to Committee on
8	Date:
9	Subject: Health; regulated drugs; buprenorphine
10	Statement of purpose of bill as introduced: This bill proposes to replace
11	criminal penalties with civil penalties for possession of 224 milligrams or less
12	of buprenorphine.
13	An act relating to possession of a therapeutic dosage of buprenorphine
14	It is hereby enacted by the General Assembly of the State of Vermont:
15	Sec 1 INTENT
16	It is the intent of the General Assembly to decriminalize possession of
17	224 milligrams or less of buprenorphine. Persons under 21 years of age in
18	possession of 224 milligrams or less of buprenorphine would be referred to the
19	Court Diversion Program for the purpose of enformment in the Touth Substance

Awaranaga Safaty Bragram - Knowing and unlawful paggaggian of mare than
224 milligrams of buprenorphine would continue to be criminal and penalized
in the same manner as other narcotics pursuant to 18 V.S.A. § 4234.
Sec. 2. 18 VS.A. § 4234 is amended to read:
§ 4234. DEPRESSANT, STIMULANT, AND NARCOTIC DRUGS
(a) Possession.
(1)(A) A Except as provided by subdivision (B) of this subdivision (1), a
person knowingly and unlawfully possessing a depressant, stimulant, or
narcotic drug, other than heroin or cocaine, shall be imprisoned not more than
one year or fined not more than \$2,000.00, or both.
(B) A person knowingly and untawfully possessing more than
224 milligrams of buprenorphine shall be purished in accordance with
subdivision (A) of this subdivision (1).
* * *
(c) Possession of buprenorphine by a person under 21 years of age.
(1) A person under 21 years of age who knowingly and inlawfully
possesses 224 milligrams or less of buprenorphine commits a civil violation
and shall be referred to the Court Diversion Program for the purpose of
enrollment in the Youth Substance Awareness Safety Program. A person who
rans to complete the program successiony shan be subject to.

1	(A) a civil populty of \$200,00 and even orgion of the nercon's
2	ope ator's license and privilege to operate a motor vehicle for a period of
3	30 days for a first offense; and
4	(B) a civil penalty of not more than \$600.00 and suspension of the
5	person's operator's license and privilege to operate a motor vehicle for a
6	period of 90 days for a second or subsequent offense.
7	(2) A law enforcement officer shall issue a person under 21 years of age
8	who violates this subsection notice of violation in a form approved by the
9	Court Administrator. The notice of violation shall require the person to
10	provide his or her name and address and shall explain procedures under this
11	subsection, including that:
12	(A) the person shall contact the Diversion Program in the county
13	where the offense occurred within 15 days;
14	(B) failure to contact the Diversion Program within 15 days shall
15	result in the case being referred to the Judicial Bureau, where the person, if
16	found liable for the violation, shall be subject to a civil penalty and a
17	suspension of the person's operator's license and may face substantially
18	increased insurance rates;
19	(C) no money shall be submitted to pay any penalty until after
20	aujuuleation, and

1	(D) the person shall notify the Diversion Dragram if the person's
2	address changes.
3	(1) When a person is issued a notice of violation under this subsection,
4	the law entercement officer shall complete a summons and complaint for the
5	offense and send it to the Diversion Program in the county where the offense
6	occurred. The summons and complaint shall not be filed with the Judicial
7	Bureau at that time.
8	(4) Within 15 days after receiving a notice of violation, the person shall
9	contact the Diversion Program in the county where the offense occurred and
10	register for the Youth Substance Awareness Safety Program. If the person fails
11	to do so, the Diversion Program shall file the summons and complaint with the
12	Judicial Bureau for adjudication under 4 V.Y.A. chapter 29. The Diversion
13	Program shall provide a copy of the summons and complaint to the law
14	enforcement officer who issued the notice of violation and shall provide two
15	copies to the person charged with the violation.
16	(5) Upon receipt from a law enforcement officer of a summons and
17	complaint completed under this subsection, the Diversion Program shall send
18	the person a notice to report to the Diversion Program. The notice o report
19	shall provide that:
20	(A) The person is required to complete all conditions related to the
21	offense imposed by the Diversion Frogram, including substance abuse

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1	corponing and if doomed appropriate following the corponing substance abuse
2	assessment or substance abuse counseling, or both.
3	(B) If the person does not satisfactorily complete the substance abuse
4	screening, any required substance abuse assessment or substance abuse
5	counseling, or any other condition related to the offense imposed by the
6	Diversion Program, the case will be referred to the Judicial Bureau where the
7	person, if found liable for the violation, shall be assessed a civil penalty, the
8	person's operator's license shall be suspended, and the person's automobile
9	insurance rates may increase substantially.
10	(C) If the person satisfactorily completes the substance abuse
11	screening, any required substance abuse assessment or substance abuse
12	counseling, and any other condition related to the offense imposed by the
13	Diversion Program, no penalty shall be imposed and the person's operator's
14	license shall not be suspended.
15	(6)(A) Upon being contacted by a person who has been issued a notice
16	of violation, the Diversion Program shall register the person in the Youth
17	Substance Awareness Safety Program. Pursuant to the Youth Substance
18	Awareness Safety Program, the Diversion Program shall impose conditions on
19	the person. The conditions imposed shall include only conditions related to
20	the offense and in every case shall include a condition requiring satisfactor)
21	completion of substance abuse screening using an evidence-based tool and, it

1	doomed appropriate following the corresping substance abuse accessment and
2	sub tance abuse education or substance abuse counseling, or both. If the
3	screenel recommends substance abuse counseling, the person shall choose a
4	State-certified or State-licensed substance abuse counselor or substance abuse
5	treatment provider to provide the services.
6	(B) Substance abuse screening required under this subdivision (6)
7	shall be completed within 60 days after the Diversion Program receives a
8	summons and complaint. The person shall complete all conditions at the
9	person's own expense.
10	(C) When a person has satisfactorily completed substance abuse
11	screening, any required substance abuse education or substance abuse
12	counseling, and any other condition related to the offense that the Diversion
13	Program has imposed, the Diversion Program shad:
14	(i) Void the summons and complaint with no penalty due.
15	(ii) Send copies of the voided summons and complaint to the
16	Judicial Bureau and to the law enforcement officer who completed them.
17	Before sending copies of the voided summons and complaint to the Judicial
18	Bureau, the Diversion Program shall redact all language containing the
19	person's name, address, Social Security number, and any other information
20	mat identifies the person.

1	(D) If a narron does not satisfactorily complete substance abuse
2	screening, any required substance abuse education or substance abuse
3	counseling, or any other condition related to the offense imposed by the
4	Diversion Rogram or if the person fails to pay the Diversion Program any
5	required program fees, the Diversion Program shall file the summons and
6	complaint with the dicial Bureau for adjudication under 4 V.S.A. chapter 29.
7	The Diversion Program, hall provide a copy of the summons and complaint to
8	the law enforcement officer who issued the notice of violation and shall
9	provide two copies to the person charged with the violation.
10	(E) A person aggrieved by a decision of the Diversion Program or
11	substance abuse counselor may seek review of that decision pursuant to
12	Rule 75 of the Vermont Rules of Civil Procedure.
13	(7) Upon adjudicating a person in violation of this subsection, the
14	Judicial Bureau shall notify the Commissioner of Motor Vehicles who shall
15	maintain a record of all such adjudications that shall be separate from the
16	registry maintained by the Department for motor vehicle driving records. The
17	identity of a person in the registry shall be revealed only to a law enforcement
18	officer determining whether the person has previously violated this subjection.
19	Sec. 3. EFFECTIVE DATE
20	This act shall take effect on July 1, 2021.

224 milligrams or less of buprenorphine. Persons under 21 years of age in possession of 224 milligrams or less of buprenorphine would be referred to the Court Diversion Program for the purpose of enrollment in the Youth Substance Awareness Safety Program. Persons under 16 years of age in possession of 224 milligrams or less of buprenorphine would be subject to delinquency proceedings in the Family Division of the Superior Court. Knowing and unlawful possession of more than 224 milligrams of buprenorphine would continue to be criminal and penalized in the same manner as other narcotics pursuant to 18 V.S.A. § 4234.

- Sec. 2. 18 V.S.A. § 4234 is amended to read:
- § 4234. DEPRESSANT, STIMULANT, AND NARCOTIC DRUGS
 - (a) Possession.
- (1)(A) A Except as provided by subdivision (3) of this subdivision (1), a person knowingly and unlawfully possessing a depressant, stimulant, or narcotic drug, other than heroin or cocaine, shall be imprisoned not more than one year or fined not more than \$2,000.00, or both.
- (B) A person knowingly and unlawfully possessing 224 m ligrams or less of buprenorphine shall not be punished in accordance with subdivision (A) of this subdivision (1).

(a) Paccaccion of hunronounhing by a novem under 21 years of ago

(1) Except as provided in subdivision (2) of this subsection, a person under 21 years of age who knowingly and unlawfully possesses 224 milligrams or less of buprenorphine commits a civil violation and shall be subject to the provisions of section 4230b of this title.

(2) A person under 16 years of age who knowingly and unlawfully possesses 224 milligrams or less of buprenorphine sommits a delinquent act and shall be subject to the provisions of section 4230j of this litle.

Sec. 3. EFFECTIVE DATE

This act shall take effect on July 1, 2021.

Sec. 1. INTENT

It is the intent of the General Assembly to remove criminal penalties for possession of 224 milligrams or less of buprenorphine. Persons under 21 years of age in possession of 224 milligrams or less of buprenorphine would be referred to the Court Diversion Program for the purpose of enrollment in the Youth Substance Awareness Safety Program. Persons under 16 years of age in possession of 224 milligrams or less of buprenorphine would be subject to delinquency proceedings in the Family Division of the Superior Court. Knowing and unlawful possession of more than 224 milligrams of buprenorphine would continue to be criminal and penalized in the same manner as other narcotics pursuant to 18 V.S.A. § 4234.

- *Sec. 2. 18 V.S.A. § 4234 is amended to read:*
- § 4234. DEPRESSANT, STIMULANT, AND NARCOTIC DRUGS
 - (a) Possession.
- (1)(A) A Except as provided by subdivision (B) of this subdivision (1), a person knowingly and unlawfully possessing a depressant, stimulant, or narcotic drug, other than heroin or cocaine, shall be imprisoned not more than one year or fined not more than \$2,000.00, or both.
- (B) A person knowingly and unlawfully possessing 224 milligrams or less of buprenorphine shall not be punished in accordance with subdivision (A) of this subdivision (1).

* * *

- (c) Possession of buprenorphine by a person under 21 years of age.
- (1) Except as provided in subdivision (2) of this subsection, a person under 21 years of age who knowingly and unlawfully possesses 224 milligrams or less of buprenorphine commits a civil violation and shall be subject to the provisions of section 4230b of this title.
- (2) A person under 16 years of age who knowingly and unlawfully possesses 224 milligrams or less of buprenorphine commits a delinquent act and shall be subject to the provisions of section 4230j of this title.
- Sec. 3. 18 V.S.A. § 4234 is amended to read:
- § 4234. DEPRESSANT, STIMULANT, AND NARCOTIC DRUGS

(a) Possession.

- (1)(A) Except as provided by subdivision (B) of this subdivision (1), a \underline{A} person knowingly and unlawfully possessing a depressant, stimulant, or narcotic drug, other than heroin or cocaine, shall be imprisoned not more than one year or fined not more than \$2,000.00, or both.
- (B) A person knowingly and unlawfully possessing 224 milligrams or less of buprenorphine shall not be punished in accordance with subdivision (A) of this subdivision (1).

* * *

- (c) Possession of buprenorphine by a person under 21 years of age.
- (1) Except as provided in subdivision (2) of this subsection, a person under 21 years of age who knowingly and unlawfully possesses 224 milligrams or less of buprenorphine commits a civil violation and shall be subject to the provisions of section 4230b of this title.
- (2) A person under 16 years of age who knowingly and unlawfully possesses 224 milligrams or less of buprenorphine commits a delinquent act and shall be subject to the provisions of section 4230j of this title.

Sec. 4. EFFECTIVE DATES

(a) This section and Secs. 1 (intent) and 2 (buprenorphine exemption) shall take effect on passage.

(b) Sec. 3 (repeal of buprenorphine exemption) shall take effect July 1, 2023.