The Origins of Cannabis Prohibition in California

by Dale H. Gieringer


Table of Contents

Introduction ........................................................................................................................................... 2

Early History of Cannabis in California .............................................................................................. 2

The First Stirrings Of Cannabis Prohibition ....................................................................................... 16

The Advent of Marijuana ..................................................................................................................... 26

Conclusion: Prohibition a Bureaucratic Initiative ............................................................................. 33

State & Local Marijuana Laws, Pre-1933 .......................................................................................... 36
Introduction

Although marijuana prohibition is commonly supposed to have begun with the Marihuana Tax Act of 1937, cannabis had already been outlawed in many states before World War I during the first, Progressive Era wave of anti-narcotics legislation. California, a national leader in the war on narcotics, was among the first states to act, in 1913. The tale of this long-forgotten law, predating the modern marijuana scene, casts light on the origins of twentieth-century drug prohibition.

The 1913 law received no attention from the press or the public. Instead, it was promulgated as an obscure amendment to the state Poison Law by the California Board of Pharmacy, which was then pioneering one of the nation’s earliest, most aggressive anti-narcotics campaigns. Inspired by anti-Chinese sentiment, California was a nationally recognized leader in the war on drugs. In 1875, San Francisco instituted the first known anti-narcotics law in the nation, an ordinance to suppress opium dens, which was adopted by the state legislature in 1881. In 1891, the State Board of Pharmacy was created to oversee the practice of pharmacy, including the sale of poisonous drugs. In 1907, seven years before the U.S. Congress restricted sale of narcotics by enacting the Harrison Act, the Board quietly engineered an amendment to California’s poison laws so as to prohibit the sale of opium, morphine and cocaine except by a doctor’s prescription. The Board followed up with an aggressive enforcement campaign, in which it pioneered many of the modern techniques of drug enforcement, employing undercover agents and informants posing as addicts, promoting anti-paraphernalia laws and the criminalization of users, and flaunting its powers to the public with a series of well-publicized raids on dope-peddling pharmacists and Chinese opium dens.

Early History of Cannabis in California

Throughout this era, “marijuana” was unknown in California. As a fiber crop, it was familiar as hemp or cannabis sativa. As a drug, it was known to pharmacists by its alternative botanical name, cannabis indica (originally regarded as a different species). As an intoxicant, it was barely heard of, going by the name of hashish or Indian hemp, indulgence in which was an exotic vice of Asiatic foreigners and a handful of bohemians. "Marihuana," the Mexican name for the drug, was unknown in the state until the twentieth century. Prior to this the evidence for the use of hemp intoxicants in California is notably slim.

---


2 When this article was originally published in 1999, aside from a single story in the San Francisco Call (1895), the words “hashish,” “cannabis” and “Indian hemp” did not appear in any California newspaper or periodical index prior to 1914. The situation has improved with the
Cannabis was initially introduced to California in the form of hemp by the Spanish, who cultivated it as a fiber crop at the missions. Small scale experiments with hemp cultivation continued sporadically into the twentieth century in the Sacramento Valley and later Imperial County. There is no reason to suspect that either the Spanish or native peoples knew of its psychoactive or medical properties. American-grown cannabis sativa was thought to have negligible psychoactivity, being thereby distinguished from medical grade cannabis indica, which was imported from India via England.
Cannabis indica became available in American pharmacies in the 1850’s following its introduction to western medicine by William O’Shaughnessy (1839). In its original pharmaceutical usage, it was regularly consumed orally, not smoked. The first popular American account of cannabis intoxication was published in 1854 by Bayard Taylor, writer, world traveler and diplomat. Though an easterner, Taylor had California connections, having ventured to the state in 1849 to write a popular Gold Rush travelogue, El Dorado. After returning home to New York he departed for Egypt and Syria, where he encountered hashish. Having indulged his curiosity, he recounted his experiences in the manner of his French contemporaries of the Club des Haschischins in an article for Putnam’s magazine and two books, A Journal to Central Africa and The Land of the Saracens.

Taylor’s work was soon eclipsed by that of Fitz Hugh Ludlow, who created a sensation with what has been aptly described as the first psychedelic book, The Hasheesh Eater (1857). Ludlow had become infatuated with the drug as a student at Union College in New York after trying a sample of Tilden’s medicinal extract obtained from a pharmacist. Adopting the voice of a self-styled “Pythagorean” philosopher enthralled with the sublime harmonies of the universe, he expounded upon his hallucinogenic visions, alternating between ecstatic dreams of heaven and guilt-ridden nightmares of hell. After considerable trial and torment, he concluded with the successful resolve to "break away from the hasheesh thralldom." Having attained a degree of literary success that he would never again equal in his short career, Ludlow proceeded in 1863 to visit San Francisco, where he became an influential figure in literary circles, writing for the Golden Era and consorting with Mark Twain and Bret Harte. After a few weeks he returned east, never to come back to California, dying of tuberculosis in 1870 at the age of 34.

---

6 O’Shaughnessy announced his discovery working in India in 1839. His discovery was reviewed in the New York Journal of Medicine 1 (3):390-398 in November 1843, but supplies of the drug were still scarce even in England at that time: “Remarks on Indian Hemp,” (Unsigned) New York Journal of Medicine 2:273 (March 1844). In 1850, cannabis was listed as a “substance introduced into the materia medica” by the National Medical Convention in Washington D.C., in the Pharmacopoeia of the United States of America (Lippincott, Grambo & Co., Philadelphia, 1851)


While it is tempting to credit Ludlow with introducing hashish to California, there is no record that he ever used the drug after finishing his book. Still, the writings of the "Hasheesh Infant" were well known and admired in the state. Some time after his visit, the San Francisco Dramatic Chronicle reported, "It appears that a 'Hasheesh' mania has broken out among our Bohemians. Yesterday, Mark Twain and the 'Mouse-Trap' man were seen walking up Clay street under the influence of the drug, followed by a 'star', who was evidently laboring under a misapprehension as to what was with the matter with them." Twain did not leave a first-hand account of his experience, though he alluded to hasheesh elsewhere in his writings. No further mention of San Francisco's 1860's "hasheesh mania" is known.

A few sporadic stories about hasheesh may be found in the 19th century California press, but they typically concern usage abroad, not in California. One exception is an article on "Narcotics and Stimulants" in the Daily Alta, in which the reporter ventured to try hashish as well as smoking opium. The experience turned out to be unpleasant. Like Ludlow, the author initially saw beautiful visions of fairyland, but later descended into terrible horror, memory loss and a headache. Despite this, the author claimed that use of hashish "has made wonderful progress in the United States, there being some thirty thousand habitual smokers of the drug" – an intriguing figure for which no source is cited. The author concludes that only alcohol and tobacco are "proper stimulants," and that use of the others is "its own punishment." Such was the consensus of other contemporary observers.

One remarkable exception was a first-hand account published in the Virginia City Territorial-Enterprise, under the title “Hashish: A Story for 1876.” The article is unsigned, but its style bears a strong resemblance to that of the paper’s editor-in-chief, Rollin Mallory Daggett, co-founder of the Golden Era, friend of Mark Twain, and later a Congressman and U.S. minister to Hawaii. Unlike other contemporary accounts of hashish such as Ludlow’s, the author reports no negative feelings of terror or guilt, but poetically described rapturous visions he experienced under a dose of medically prescribed cannabis indica. In a prophetic voice anticipating the counterculture of a century later, he rails against the materialistic excesses of the age: ‘Great corporations are gathering up your wealth ... a love of wealth, of show, and a contempt for honest labor is growing...

---

11 Ludlow’s book was sufficiently influential that copies of it were said to be “jealously guarded” by the University of California after two students took to hashish having read it. Franklin Walker, “The Hasheesh Infant Among the Argonauts,” Westways 35: 18-20 (August 1935).
12 SF [Dramatic] Chronicle, Sept 18, 1865. Like Twain, the "Mouse-Trap" man, aka Tremenheere Johns, was a journalist for a rival newspaper. The "star" was likely a policeman. Ellen Komp, "Mark Twain’s ‘hasheesh’ experience in S.F.,” San Francisco Chronicle, Oct. 2, 2011, p.E-9.
13 For example, the French dramatist Jules Claretie reported on his harrowing experience with three Parisian friends in "Four Hours of Hasheesh" San Francisco Call, July 6, 1890.
15 Virginia City Territorial-Enterprise, Jan. 9, 1876, p.1.
up....men’s ambitions have become both boundless and reckless.” While Virginia City lay a few miles outside California in the mining country of Nevada, the article presages an appreciation of cannabis not otherwise evident in the literature of the state’s Golden Age.

Cannabis preparations were readily available to Californians in pharmacies or via mail order. 16 Hashish confections enjoyed a vogue after publication of Ludlow’s book, and were advertised by Richards’ Pharmacy in San Francisco in 1872.17 In later years, such ads fell into disrepute, but pharmaceutical preparations were always available. The catalog of the San Francisco drug wholesale firm Redington & Co. listed “Fluid extracts of Indian hemp, (foreign) cannabis indica,” a “powerful narcotic,” for $3 per pound c. 1880.18 Cannabis indica continued to be advertised in pharmacy journals and catalogs until its prohibition in the 20th century.

The last quarter of the nineteenth century marked the high tide of popular drug use in America, an epoch later dubbed the "dope fiend’s paradise." However, it was smoking opium, not cannabis, that originally emerged as the drug of interest to pleasure seekers in California. Introduced by the Chinese during the Gold Rush, the habit gave little offense at first. The situation deteriorated along with the economy in the 1870s, when anti-Chinese sentiment rose and the habit began to spread to whites. This impelled San Francisco to enact the nation’s first anti-narcotic statute, an ordinance outlawing public opium dens (1875). Other towns and states soon followed suit, including the California legislature (1881), as the nuisance spread across the country with the Chinese. Nonetheless, repeated legislative efforts failed to eradicate the habit but merely suppressed it from public view, leaving it to flourish in the back-alleys of Chinatown and elsewhere for decades to come.

---

16 According to Harry Hubbell Kane, a contemporary authority on drug use, “the English extract” of cannabis, imported from India, was regularly used both for intoxication and medical purposes (this is what Ludlow used): H H. Kane, Drugs That Enslave: the Opium, Morphine, Choral and Hashisch Habits (Presley Blakiston, Philadelphia, 1881), pp. 207-8. Less commonly, non-pharmaceutical concoctions were used. Young Americans were also said to chew on a “mixture of bruised hemp tops and the powder of betel, rolled up like a quid of tobacco,” according to Mordecai Cooke in The Seven Sisters of Sleep (James Blackwood, London, 1860; reprinted by Quarterman Publications, Lincoln, MA, 1989) pp. 255-6.

17 “MAGIC CONSERVES – Debilitated, Hypochondriac Sufferer, physically and mentally in need of an invigorator, pleasant and harmless, use this Hasheesh Confection” - $1 per box. SF Chronicle, Sep. 19, 1872, p.2. The Sacramento Union ran a similar ad for “Magic Conserves” on October 17, 1872. An advertisement for hasheesh candy imported by the Gunjah Wallah Co. of New York, said to be from Harper’s Weekly, October, 16, 1858, is reproduced in the Fitz Hugh Ludlow Memorial Library edition of The Hasheesh Eater, p. 201. Blatant ads of this sort came to be frowned upon by the pharmacy profession in later years. Warning that haschisch candy was used “much more generally than is commonly supposed,” the editors of the Boston Medical and Surgical Journal, concluded, “If the manufacture of this candy cannot be prohibited or its sale restricted in this country by law, the public should at all events be made acquainted with its dangerous character.” "Hashisch Candy," BMSJ 75:348-350 (Nov. 22, 1866). According to the New York World, “At one time there was a prospect that hasheesh would come into general use, but the introduction into the market of a so-called "Hasheesh candy," which produced none of the desired symptoms of intoxication, brought the Oriental drug into complete disgrace": "Secret Use of Chloroform by Women," reprinted in the Daily Alta California, Aug. 1, 1869.

Meanwhile, on the East Coast, oriental-style hashish houses were said to be flourishing. An article in *Harper’s Magazine* (1883), attributed to Harry Hubbell Kane, describes a hashish-house in New York frequented by a large clientele, including males and females of "the better classes." It goes on to say that parlors also existed in Boston, Philadelphia, Chicago, and especially New Orleans - but fails to mention cities further west. Kane had previously written about the San Francisco opium scene in his book, *Opium Smoking in America and China,* and might reasonably have been expected to know about hashish-houses there. Yet despite the profusion of opium dens, bars, brothels and gambling houses in San Francisco, there are no known contemporary accounts of hashish dens in California.

Despite this lack of eyewitness testimony, an intriguing clue lies buried in the archives of the state law library in Sacramento among the musty volumes of bygone bills submitted to the California legislature. During the 1880s and 1890s numerous anti-narcotics bills were introduced, most of which never reached a vote. Although they were mainly aimed at opium, three remarkably included hemp drugs as well. The first, introduced in 1880, entitled "an act to regulate the sale of opium and other narcotic poisons," would have made it unlawful to keep, sell, furnish, or give away any "preparations or mixtures made or prepared from opium, hemp, or other narcotic drugs" except on a written prescription at a licensed drug store. It was introduced by Assemblyman A.M. Walker of Nevada County, yet further evidence of interest in hemp drugs in the mining country. Although the Walker bill was withdrawn from committee in favor of a competing anti-opium bill, it may well rank as the first anti-cannabis bill in the United States. An identical bill was re-introduced in 1885 by Assemblyman Peter Deveny of San Francisco, and hemp drugs were included in another,

---

20 H.H. Kane, *Opium Smoking in America and China* (G.P. Putnam’s Sons, N.Y., 1882).
21 In a well researched book without footnotes or bibliography, Larry Sloman provides no reference for his unsubstantiated claim that clandestine hashish clubs were operating in "every major American city from New York to San Francisco" by 1885: *Reefer Madness: The History of Marijuana in America* (Bobbs-Merrill Co., Indianapolis 1979), p.26.
22 A.B 153, introduced Jan 17, 1880.
23 Michael Aldrich reports obtaining an 1860 edition of Fitz Hugh Ludlow’s book from a Placerville gold camp, “purchased by a miner for his (married) sweetheart because, the inscription says, he couldn’t find anything more interesting.” M. Aldrich, “Hemp industry in California - Summary” (undated typed manuscript).
25 The first known anti-hemp bill actually passed in the U.S. was an 1889 Missouri statute providing that every person who shall maintain any house, room or place for the purpose of smoking opium, hasheesh or any other deadly drug, shall be guilty of a misdemeanor (Section 3874, Revised Statutes, 1889): *British Medical Journal,* I Jun. 5, 1897, p. 1092. In another, abortive attempt at anti-narcotics legislation, Indian hemp was included along with opium, cocaine and chloral in two 1899 Tennessee bills to restrict the sale of narcotics to prescription only. Jeffrey Clayton Foster, “The Rocky Road To a Drug-Free Tennessee, A History of the Early Regulation of Cocaine and The Opiates, 1897-1913,” *Journal of Social History,* Spring 1997, pp. 547-563.
26 A.B. 223, introduced Jan 21, 1885. The bill was rejected by the Crimes and Penalties Committee on Feb. 17. Another opium prohibition bill passed the legislature that year, but was vetoed by Gov. Stoneman.
comprehensive anti-narcotics measure by Senator W.W. Bowers of San Diego in 1889, which also included cocaine.\footnote{S.B. 370, introduced Jan. 25, 1889. The bill was reported favorably by the Committee on Public Morals on Feb. 7 but never came to a vote. The bill is similar to an anti-narcotics ordinance enacted in San Francisco the same year, except that the latter mentioned only opium, morphine and cocaine, not hemp drugs.} Unfortunately, no record remains of any discussion of hemp drugs in connection with any of these bills. Indeed, although we have innumerable contemporary newspaper accounts of opium use in California, not a single story about hemp drugs from the 1880s is known. Likewise, while numerous towns passed anti-opium ordinances,\footnote{In addition to San Francisco, opium dens were banned in Sacramento (1877), Stockton (1878), Oakland (1879), Marysville (1879), and ultimately by the state legislature (1881).} there are no known instances of local ordinances against hemp. Although the three stillborn bills in Sacramento clearly indicate some awareness and use of hashish in California, hemp drugs were never a serious public concern like opium smoking. Most likely they were included for the sake of completeness, rather than out of any pressing concern.

Further evidence of recreational hashish use in nineteenth-century California comes from a remarkable article in the \textit{San Francisco Call}, dated June 24, 1895. There it is reported that hashish was being cultivated by Middle Eastern immigrants near Stockton:

There are but few people in this State who know that "hashish," the opium of Arabs, is raised, prepared, smoked and eaten in California the same as along the eastern shores of the Mediterranean and Red seas. This astonishing information was made public yesterday by S.A. Nahon at the Board of Trade rooms...

...Mr. Nahon learned that the Arabs and Armenians or Turks are growing twenty acres of hemp near Stockton. They tell the farmers that it is for bird seed, but that is not all. They make and smoke kiff and send large quantities of hashish to this City for the use of the Turks and Arabs here, and large quantities are also sent to other parts of the United States where Arab and Turk hashish-eaters reside. The Stockton hemp farmers are making money fast by raising the drug and are keeping the secret away from their neighbors. Mr. Nahon proposes to enter the same field as soon as he can secure the land and make not only hashish for the Oriental consumers, but the extract for the medicinal trade.

In a follow-up article, the \textit{Call} continued (July 21, 1895):

Among the new exhibits at the California State Board of Trade rooms on Market Street, is a product never before exhibited in California. It is Indian hemp, from which hashish is made. This sample came from a ten-acre patch growing near Livermore, Alameda County, and it was sent in by S. Nahon, who is familiar with the plant and its products.

The Livermore field is being cultivated by several Arabs, who have for years been supplying their countrymen on this coast with the seductive drug. The business has been carried on quietly under the pretense that the hemp was used for canary bird seed.
Mr. Nahon states that the hashish grown on this coast is much stronger or more rank in its opiate qualities than that grown in Arabia and India, due, he supposes, to the soil being less worked out than in the Orient. The Alameda-grown hashish is almost a deadly poison, it is so rank, and one smoking or eating the stuff is obliged to take it in homeopathic doses for fear of fatal results...

Mr. Nahon states that there are several colonies of Arabs and Armenians in this State who raise hemp and send hashish in the natural and extract form to several parts of the United States, where their countrymen live.

There are slight discrepancies between the two articles. One puts the size of the field at 20 acres, the other at 10. One places it near Stockton, the other near Livermore; but the two cities are close, in the heart of the Central Valley's hemp-growing area. Most likely, the two fields were identical, although the article notes that several hashish farms existed in the state.

“Turks,” “Arabs” and “Armenians” were terms interchangeably used to designate a group of Middle Eastern immigrants later known as the Syrians, who had recently begun to immigrate to the U.S. from the region around Lebanon, although their numbers in California were exceedingly small. In addition to running tobacco factories and smoking parlors, the Syrians were reputed to be partial to hashish. Whether the hashish farmers were truly Lebanese “Syrians,” or came from some other, nearby part of the Ottoman Empire, they were certainly familiar with the indigenous hashish culture of the Middle East. A 20-acre plot could have produced a sizable yield: similar-sized pharmaceutical farms produced 10,000 to 30,000 pounds of medicinal cannabis. Assuming an average extraction ratio of 25 to 1, this would have yielded some

---

29 The category "Syrian" was introduced by U.S. Immigration in 1899, prior to which these immigrants were referred to as Arabs, Turks, or sometimes Armenians or Greeks. Only 5,000 to 10,000 had reached the U.S. as of 1895, almost entirely in the East. (Samir Khâilef, "The Background and Causes of Lebanese/Syrian Immigration to the U.S. Before World War I," in Eric Hooglund, ed., Crossing the Waters: Arab-Speaking Immigrants to the United States Before 1940, Smithsonian Institution Press, Washington, DC 1987, pp. 17-35).


31 The manager of the the New York hashish house visited by Kane was said to be Greek, a name often used for Syrians. A so-called "Turkish Smoking Parlor," operated by "Turks or Armenians" - i.e., Syrians - is pictured in the New York Herald, April 28, 1895, and reproduced in the underground hemp classic by Jack Herer, The Emperor Wears No Clothes (HEMP Publishing, Van Nuys, CA 1993), p. 65. Despite the implication that the patrons were smoking hashish, the article actually says they were smoking tobacco. It is unclear whether hashish might have been clandestinely offered at this establishment, or whether perhaps hashish and tobacco were smoked together. The Syrians' interest in cannabis is attested by Hamilton Wright, among others (see below). On Syrian involvement in the tobacco business, see Louise Seymour Houghton, "Syrians in the United States II: Business Activities," The Survey, August 5, 1911, pp. 654-5.

500 to 1000 pounds of hashish, or some 250,000 to 500,000 doses! Even if it supplied the entire U.S., it is hard to believe that the hash farm's clientele was entirely limited to the Arab-Syrian-Armenian community. Nonetheless, the Stockton hash farm disappeared from history without further trace.

In another curious, isolated report ten years later, the Los Angeles Herald reported a rise in hasheesh use among local spiritualists under the alarming headline, "Insanity caused by Hindoo drug - Result of Use of Hasheesh is Inevitable - Many Victims in Los Angeles." The article is notable chiefly for documenting the fad for hashish among devotees of Oriental mysticism, which was then in vogue. The article repeats familiar warnings about the supposed link between hashish and insanity, but fails to document a single actual user or victim of hashish insanity. No further accounts of LA's supposed epidemic of hashish insanity are known, most likely because it never occurred.

Literary testimony about hashish use in California is remarkably slim. Unlike their European counterparts, California's turn-of-the-century bohemian literati evinced little interest in drugs other than alcohol. One exception was Jack London, who confessed to "two memorable journeys" into "Hasheesh Land," "the land of enormous extensions of time and space," in John Barleycorn, his "alcoholic memoir" dedicated to the prohibition campaign (1913). London was turned on to hasheesh by his poet friend George Sterling, who led a bohemian artist colony in Carmel. Sterling was familiar with other drugs and drink, but

---

33 In 1984, Lebanese hash production was estimated at 700 metric tons for 20,000 hectares, or about 30 pounds per acre, which would work out to 600 pounds for the Stockton farm. Although extraction ratios nowadays can range upwards of several hundred to one for the finest, most potent hashish, it seems realistic to assume a lower average for commercial grades of the 19th century. Robert Connell Clark, Hashish! (Red Eye Press, Los Angeles, 1998) pp. 223, 233.

34 Los Angeles Herald, May 14, 1905.

35 Hashish had been popularized in spiritualist circles by Paschal Beverly Randolph and Madame Blavatsky during the late 19th century: Martin Lee, Smoke Signals, (Scribner, NY, 2012) p. 34. The link between spiritualism and hashish can be seen in another contemporary article from the San Francisco Call: "Psychic leaders have been given a severe jolt during the last fortnight, and a lot of society women are busy explaining at home how it all happened— those few "of them who let it be known at home that they frequent the perfumed chambers of Isis, to quaff drafts of hasheesh, that the veil of the unknown and unknowable may be lifted from the past and future." Sally Sharp, "The Occult Madness," S.F. Call Sept. 30, 1905.

36 Jack London, John Barleycorn, ed. John Sutherland (Oxford Press, NY, 1989) p. 185. The book was serialized in the Saturday Evening Post, where the passage about hashish first appeared on April 26, 1913. By this time, the Board of Pharmacy's anti-cannabis legislation had already been drafted.

left no account of his hasheesh experiences.  Altogether, California’s cannabis literature amounts to just a few brief references, hardly enough to impart a meaningful impression.

The best scientific source of information on cannabis in California is West Coast pharmacy and medical journals such as the Pacific Pharmacist and Pacific Drug Review. Most of the references are minor notes or reprints of articles concerning medical use. Unlike the East, where numerous physicians investigated and wrote about cannabis, California was not a center of medical cannabis research. By the turn of the century medical interest in cannabis was declining, largely due to uncertainty over its potency, activity, and effects. By 1910-14, it was no longer advertised in the Coffin & Redington house organ, San Francisco and Pacific Druggist. A survey of medicinal plants in California by Prof. Albert Schneider of the California College of Pharmacy noted that, while cannabis hemp could be found growing wild in Butte county, the "exact medicinal value of the California-grown plants requires further careful study." However, Prof. Schneider was not interested enough to mention cannabis indica in a list of 26 varieties of drug plants being considered for cultivation in California.


39 One other California bohemian, Charles Warren Stoddard, coyly mentioned a possible encounter with hasheesh on a visit to Egypt. "The April heat was increasing in Grand Cairo. Under its enervating influence, I subsided into a hasheesh frame of mind, and passed my time between the bath and the nargileh, the victim of brief and fitful moods." C.W. Stoddard, Mashallah! A Flight Into Egypt (Appleton, NY 1881), p. 217; also pp. 141-2, 184-5.

40 Unfortunately, many of the pharmacy trade publications from the turn of the century are lost. Following are the survivors to be found in the University of California’s MELVYL library system, which were surveyed for this article: The Pacific Pharmacist (San Francisco, 1907-1918); Pacific Drug Review. (Portland & San Francisco 1905-1915); San Francisco and Pacific Druggist (Coffin & Redington Co., S.F. 1910-4); The Drug Clerk’s Review (San Francisco, incomplete, misc. issues 1911-4, 1918); Pacific Druggist (S.F., incomplete, misc. issues 1892, 1894); and, from the Smithsonian Annex Library, California Druggist (L.A., 1896-1901). The following medical journals were surveyed: Pacific Medical & Surgical Journal (San Francisco, 1858-1915); Occidental Medical Times (Sacramento, 1887-1904), Pacific Record of Medicine and Surgery (San Francisco, 1886-1899), California State Journal of Medicine (San Francisco, 1904-1913), California Medical Journal (Oakland, 1880-1888).


42 “Cannabis Indica has fallen greatly into disuse in this country, and it matters little to us whether the drug is produced in Asia, Africa, or America. Quite possibly this lack of interest has been brought about by our failure to ensure that our preparations are always active.” Chem. and Druggist, cited in The Pacific Pharmacist 6:177 (Nov. 1912).

43 The Pacific Pharmacist 1:467 (Jan 1908).

44 “Drug Plant Culture in California,” Pacific Pharmacist. 3: 184-94 (Oct. 1909). Although apparently uninterested in medical cannabis, Prof. Schneider later created a stir at the University of California by experimenting upon himself with hasheish, “explod[ing] the theory that the drug has a fatal effect upon any but Orientals.” “Professor Takes Hashish; Goes on Scientific Toot:
It is unlikely that cannabis was ever grown for medicine in California until modern times. Up to World War I, pharmaceutical supplies of cannabis indica were regularly imported from India (and occasionally Madagascar), in accordance with the U.S. Pharmacopoeia, which specified that it come from flowering tops of the Indian variety. American varieties from Kentucky and the Southeast were also occasionally available under the name "cannabis americana," but were thought to be of inferior quality. The principal active agent of cannabis, tetrahydrocannabinol, being still undiscovered, there was great uncertainty about its medical activity, which had to be tested in animals. Finally, in 1913, the U.S. Department of Agriculture Bureau of Plant Industry announced it had succeeded in growing domestic cannabis of equal quality to the Indian. When foreign supplies were interrupted by World War I, the United States became self-sufficient in cannabis. By 1918, some 60,000 pounds were being produced annually, all from pharmaceutical farms east of the Mississippi. Not until the 1990s and the rise of the medical marijuana movement in San Francisco would California become a major center for medicinal cannabis.

On rare occasions, articles in pharmacy and medical journals discussed cannabis as an intoxicant, typically in foreign contexts. In the waxing prohibitionist climate of the Progressive Era, interest in hashish was definitely démodé. Dr. Victor Robinson created a minor stir with his "Essay on Hasheesh," published in the Medical Review of Reviews (1912), in which he approached the subject with the same open-minded curiosity as O'Shaughnessy and Bayard Taylor. In a brief review, the Pacific Pharmacist commented that hasheesh "seemed to appeal to the oriental mind" - not exactly a ringing endorsement in a state rife with anti-Asian prejudice.

In the meantime, a new drug menace had begun to infiltrate from Mexico: "marihuana." The term refers specifically to cannabis leaf smoked in cigarettes, at that time a novel form of delivering the drug. The origins of marihuana use in Mexico are obscure. Perhaps the first American newspaper reference to Mexican "mariguana" appears in a Southwest travelogue published by the San Francisco Call (1897).


51 "It Brings Ravishing Dreams of Bliss," San Francisco Call, October 24, 1897, p. 17. The article was reprinted by various other newspapers. ReeferMadnessMuseum.org lists the following other early newspaper references to marihuana: New York Times, "Doctors of Ancient Mexico," Jan. 6, 1901, p. 18; the Washington Post, "Terrors of Marihuana" (referring to it as the hasheesh of Venezuela), March 21, 1905, p. 18; and the Los Angeles Times, "Delirium or Death," (reprinted from the Mexican Herald), March 12, 1905, p. V 20; and Los Angeles Times, "Hasheesh" (likening Mexican "mariguana" to the hasheesh of India), Nov. 17, 1908, p. 13.
In Southern Arizona the jail and prison officials have their hands full in trying to prevent the smuggling into their institution of the seductive marihuana. This is a kind of loco weed more powerful than opium. It is a dangerous thing for the uninitiated to handle, but those who know its users say it produces more raising dreams than opium. The Mexicans mix it with tobacco and smoke it with cigarettes, inhaling the smoke. When used in this way it produces a hilarious spirit in the smoker that cannot be equaled by any other form of dissipation...

Shortly afterwards, "marihuana" was said to be growing in Southern Arizona, prompting the San Diego Tribune to remark, "San Diego ranchers now raise excellent tobacco, but it is to be hoped that they will not experiment in the culture of marihuana."\(^{52}\)

From its earliest origins in Mexico, marihuana had an alarming reputation for provoking madness and violence, as documented by Isaac Campos in his history of marijuana in Mexico.\(^{53}\) This popular view is reflected in the following story from the Pacific Drug Review (1906):\(^{54}\)

Marahuana [sic] is one of the most dangerous drugs found in Mexico. The weed grows wild in many localities of the southern part of that country. Its wonderful powers as a[n] intoxicant have long been known to the natives and many are the wild orgies it has produced. So dangerous is mariahuana, writes a correspondent to the Sun, that in the City of Mexico and other Mexican cities the Government keeps special inspectors employed to see that the weed is not sold in the markets.

A few years ago, it was found that many prisoners in the Belem prison in the City of Mexico were losing their minds. An investigation was started and the discovery was made that they were all addicted to the use of mariahuana, which was smuggled in to them by the guards, who had

---

\(^{52}\) San Diego Tribune report reprinted in untitled article in Los Angeles Times, Jan 8, 1898, p. 6.


\(^{54}\) The article was printed in the Pacific Drug Review 18(4):6 (April 1906) as a reprint from The Spatula. The same article was attributed to the Alumni Report of the Philadelphia College of Pharmacy, Nov. 1905, in a letter from the Manufacturing and Biological Chemists of Philadelphia to G. E. Hesner, Superintendent of the Corozal Hospital, Panama City, reprinted in the Panama Canal Zone report, "Report of Committee Appointed by the Governor April 1, 1925 for the Purpose of Investigating the Use of Marihuana and Making Recommendations Regarding Same and Related Papers," 1925 (photocopy from U. of Virginia Law Library). A humorous poem entitled "Marihuana" [sic] was published in the British magazine Punch, April 5, 1905. It begins: "Flower of the West with the soft, sweet, name, / Marihuma/Follow, oh follow thy new-won fame, /Marihuma." Another early account, "Terrors of Marihuana," in the Washington Post, Mar 21, 1905 p. 6, links marihuana to "super-human, soul-bursting" feats of valor by Latin American revolutionaries. Earlier still, the New York Times mentions Mexican folk healers who "baffle the Government by bringing in the Marihuana, which sends its victims running amuck": "Doctors of Ancient Mexico," New York Times, Jan 6, 1901 p. 18; datelined "City of Mexico, Dec. 27, 1900." A dubious reference to a spell-casting herb called "mariguan" in Scribner's from May 1894, is said to be the earliest English-language reference to marijuana, according to the Dictionary of American English (Ed. Craigie & Hulbert, 1942).
been bribed for that purpose. Since then strict orders prohibiting the use of mariahuana by prisoners have been enforced.

The poisonous weed always finds favor among the soldiers, who mix it with tobacco and smoke it. The sale of the weed to the soldiers is strictly prohibited, and severe punishment is provided for anyone guilty of the offense.

The habitual user of mariahuana finally loses his mind and becomes a raving maniac. There are scores and scores of such instances in Mexico. It is said that those who smoke mariahuana frequently die suddenly.

The smoking of mariahuana is a seductive habit. It grows upon a person more quickly and securely than the use of opium or cocaine....

Ironically, in light of the present-day controversy over medical marijuana, one of the very first stories about marijuana in the U.S. concerned its cultivation for medical purposes, as reported in the Pacific Drug Review (1909).

James Love, who conducts an agricultural experimental station near Cuero, Texas, has been granted special permission by the State Agricultural Department to introduce the deadly Marihuana plant from Mexico into Texas. He has therefore obtained several pounds of seed, and believes that the plant can be put to good commercial use as a drug, to be used in the cure of asthma, tuberculosis, etc. The marihuana weed is known as the most harmful of narcotic influences, however, and its leaves, when smoked in the form of cigarettes, produce a species of insanity which frequently ends in a horrible death. It is said that Empress Carlotta, the wife of Emperor Maximilian, had her mind dethroned by drinking coffee in which marihuana leaves had been placed. She left Mexico an incurable lunatic at the time of the overthrow of the French in that country, and has never regained her faculties.

When used in a legitimate way it is possible to force this deadly thing to prolong life rather than to sap it, and Mr. Love is working to this end.

Remarkably, neither of the preceding articles explain that the deadly marihuana is precisely identical to cannabis indica! This fact might well have surprised readers, given cannabis' reputation for pharmaceutical safety. Although overdoses of cannabis were known to induce temporary quasi-psychoses and non-fatal poisonings, cannabis was never regarded as a deadly drug. "Who ever heard of anybody being killed with cannabis indicas...?" scoffed the Pacific Pharmacist, criticizing a proposed anti-narcotics bill that would have required a death's head to be marked on a sweeping list of purported poisons.

---

56 Carlotta’s madness did not appear until after her return to Europe, and thus cannot be credibly attributed to marijuana (this myth may have its origins in the fact that she fantasized about being poisoned). Egon Corti, Maximilian and Charlotte of Mexico, Vol. 2, Chap X (Knopf: New York and London, 1928). The Carlotta legend appears in a different form in another article, “Plants Cause Madness: Startling Effect of Mexico’s Substitute for Tobacco,” printed in the Washington Post, March 9, 1913 p. MT-3. There it is stated that she was poisoned by a tea made from seeds of “totrache,” a relative of “loco” weed.
57 "Do We Want the Mann Bill?,” Pacific Pharmacist 2:305 (December 1908).
However, hashish was reputed by medical journals to be a common cause of insanity in the Middle East, where it was sometimes linked to homicide and death.  

Still, nothing could compare with the frightful, though scientifically unjustified, reputation of Mexican “marihuana” for producing madness, violence and death. The explanation lies in the fact that marijuana was widely considered to be a lower-class drug in Mexico. By the turn of the century, it had come to be associated chiefly with delinquents and freelance soldiers, which naturally enhanced its reputation for promoting violence. 

According to a report from the Mexican Herald published in the LA Times:

Marihuana is a weed used only by people of the lower class and sometimes by soldiers, but those who make larger use of it are prisoners sentenced in long terms...

The drug leaves of marihuana, alone or mixed with tobacco, make the smoker wilder than a wild beast...Everything, the smokers say, takes the shape of a monster, and men look like devils. They begin to fight, and of course, everything smashed is a "monster" killed...

People who smoke marihuana finally lose their mind and never recover it, but their brains dry up and they die, most of the time suddenly.

Marihuana was used by troops in the Mexican revolution of 1910-20, whence it is said to have infected American troops along the border. Popular legend would have it that it was especially popular with the notorious raiders of Pancho Villa, whose anthem, La Cucaracha, contained a celebrated verse about marihuana. Villa himself did not drink, smoke, or use drugs, and was praised for closing down liquor stores, but his views on marihuana have not been recorded.

No doubt, marihuana was used by Mexican soldiers of all stripes, although contemporary journalistic evidence is scanty.

---

58 Dr. A.W. Hoisholt, of the State Asylum for the Insane in Stockton, noted a British report on “Insanity from the Abuse of Indian Hemp,” in Occidental Medical Times 8:197 (1894). Hasheesh was said to be the “most frequent cause of lunacy in Egypt”: F.W. Sandwith, “Insanity from the Abuse of Indian Hemp,” Occidental Medical Times 3:142 (1889).


62 “La cucaracha/ ya no puede caminar/ porque no tiene/ marihuana que fumar.” This verse about the "cockroach" who can’t go on without marihuana has often been interpreted as a celebration of marihuana. More likely, it was a derisive satire against the reviled Mexican dictator Victoriano Huerta, the "cockroach," who was said to abuse drugs and alcohol: Isaac Campos, op.cit., pp. 161-3. For the Villista marihuana legend, see Walton, op. cit. p. 25; Ernest Abel, op. cit., p. 201; Daniel Skye, “Riding High With Pancho Villa,” High Times, April 1998, pp. 52ff.

Not until the anti-dope campaigns of the 1920s and 30s did marihuana become familiar to the general public. By this time, pharmaceutical cannabis had fallen into disuse, and the myth of reefer madness gained ascendancy thanks to such able propagandists as William Randolph Hearst, Colonel Richmond Hobson, and Harry Anslinger. Nonetheless, it was never fully accepted by the medical profession, which would repeatedly voice skepticism over the vaunted dangers of marijuana in the Panama Canal Zone report (1925), the Marihuana Tax Act hearings (1937), the LaGuardia report (1945), and elsewhere.  

As of 1910, however, "marihuana" was still so obscure that it played no role in the original debate over federal drug legislation. Instead, the initial debate was focused on its more familiar manifestations as cannabis indica, alias Indian hemp or hashish.

**The First Stirrings Of Cannabis Prohibition**

The first laws against cannabis were byproducts of the broader national anti-narcotics movement. Fueled by Progressive Era faith in government-supervised moral reform and growing prohibitionist sentiment, the movement reached critical mass in 1906, when the U.S., British, and Chinese governments came to a consensus on the need to control the opium traffic. This would culminate in international conferences in Shanghai (1909) and the Hague (1912), where the groundwork for international drug prohibition would be laid.

The year 1906 also saw the passage of the first federal drug legislation, the Pure Food and Drugs Act. Essentially a truth-in-labeling law, the Pure Food and Drugs Act was the first federal law to mention cannabis indica, including it with alcohol, opiates, cocaine, and chloral hydrate on a list of intoxicating ingredients whose presence was required to be noted on the label.

In response to the federal lead, California's new Governor, James Gillett, proposed in his inaugural address that the state adopt drug legislation of its own. The legislature duly responded by enacting not only a pure food and drugs law, but also a little-publicized amendment to the state poison law, drafted by the Board of Pharmacy, prohibiting the sale of opium, morphine, and cocaine.
except by a physician's prescription (1907). This laid the basis for California's subsequent war on drugs. Immediately thereafter, the Board began dispatching agents from city to city, cajoling dope from unwitting pharmacists and arresting them. As the war heated up, the narcotic laws were expanded to prohibit possession as well as sales (1909), forbid refills and prescriptions to addicts (1909), and outlaw opium paraphernalia (1911). In a dramatic display of its powers, the Board made the front page of the San Francisco Examiner with a massive public bonfire of opium paraphernalia in the middle of Chinatown.66

Meanwhile, federal anti-narcotics efforts had been put in the hands of the brash and energetic Hamilton Wright, who was appointed by President Roosevelt to direct narcotic affairs from the State Department.67 In preparation for his task, Wright took it upon himself to conduct a nationwide survey of police, universities, pharmacies, boards of health, and other institutions concerning narcotics use.68 Among other things, Wright asked about cannabis. One of the surviving responses preserved in the National Archives is from the police department of San Francisco, which reported: "there has been only one case of the use of Indian hemp or hasheesh treated in the Emergency Hospitals in six years, and that was accidental"69 (presumably an overdose).

Although Wright found no public interest in cannabis in his survey, he nonetheless saw good reasons to have it included in the first draft of his proposed anti-narcotics bill, which would evolve into the Harrison Act.

In passing a Federal law that will prevent undesirable drugs, it will be necessary to look well into the future. I would not be at all surprised if, when we get rid of the opium danger, the chloral peril and the other now known drug evils, we shall encounter new ones. The habitues will feel that they must adopt something to take the place of the 'dope' they have lost through legal enactment. Hasheesh, of which we know very little in this country, will doubtless be adopted by many of the unfortunates if they can get it.70

With this in mind, Wright pressed to have cannabis included in the initial draft of national narcotics legislation along with cocaine and opiates. This proposal was ill received by the pharmaceutical manufacturers, who objected to the inclusion of a seemingly harmless ingredient of proprietary medicines.71

---

Cannabis was ultimately dropped from the Harrison Act in May, 1913; federal legislation would wait until the 1937 Marijuana Tax Act.\textsuperscript{72}

Meanwhile, the issue was left to the states. Thence it was snatched up by a singular figure on the California State Board of Pharmacy, Henry J. Finger,\textsuperscript{73} dubbed “the author of California’s pharmacy law regulating sale of poisons.”\textsuperscript{74} An active figure in state Republican politics, Finger was one of the original appointees to the state’s first board of pharmacy in 1891. He served until 1922, taking a special interest in enforcement issues. Though a pharmacist by training, Finger became known as the “lawyer” of the board for his work in drafting legislation, such as the Itinerant Vendor Law against patent medicine peddlers (1903).\textsuperscript{75} He lost his seat for one term due to a scandal, in which he and other board members were accused by Hearst’s San Francisco Examiner of irregularities and favoritism in licensing pharmacists.\textsuperscript{76} Thanks to excellent political connections, he was reappointed by Gov. Gillett in 1909. He became active on the board’s Legal and Complaint Committee in charge of narcotics, where he championed vigorous and aggressive enforcement techniques.\textsuperscript{77} Although highly unpopular with fellow pharmacists, Finger’s efforts won favorable attention in higher circles. With a recommendation from Sen. Perkins and the brother of Secretary of State Philander Knox, he was appointed as one of three


\textsuperscript{73} Henry James Finger (1853-1930) was born of German parents in San Francisco. After clerking in a Redwood City drugstore, he entered the first class of the California College of Pharmacy at the age of 17, but was unable to complete his studies due to lack of funds. In 1872 he repaired to Santa Barbara, where he established his own pharmacy business, catering to a large and growing clientele from 1875 to 1890. He was forced to discontinue the practice of pharmacy because of a “stubborn siege” of an unspecified chronic illness. Active in Republican politics, he served for three years as county coroner and public administrator. In 1891, he was appointed by Gov. Markham to the first State Board of Pharmacy; six years later, he lost his seat when Gov. Budd, a Democrat, replaced the Board, but he was re-appointed under the Republican administration of Gov. Gage in 1901. Finger’s retirement from active professional practice and support for aggressive enforcement made him unpopular among pharmacists. He showed a keen interest in having his expenses compensated, and was accused but exonerated of padding his expense account in a 1904 Board scandal. He was attentive to the ladies but opposed women’s suffrage. He was a member of the Progressive Republicans, the Odd Fellows, and the Unitarian church. He retired from the Board in 1922. According to \textit{Who’s Who in California, 1928-29}, he authored “numerous papers and published addresses” on narcotics policy; unfortunately, he left no collected papers, and some of his writings appear to have been lost. Facts about Finger’s early life are from James M. Guinn, \textit{Historical and Biographical Record of Southern California} (Chapman Co., Chicago 1902).

\textsuperscript{74} This epithet appears in \textit{Who’s Who in California, 1928-9}; similarly the Pacific Drug Review 27(12):26 (December 1915). However, it should be noted that Finger was absent from the board when the crucial 1907 poison amendments regarding narcotics were adopted.


\textsuperscript{76} An official investigation eventually exonerated the Board, but Gov. Pardee declined to re-appoint the tainted members, specifically resisting repeated appeals to re-appoint Finger. Private communications in Finger’s appointment file accuse him of dishonesty, favoritism and accepting money for pharmacy licenses: Gov. George Pardee Papers, Appointment application letters, Box 3, Bancroft Library, U. California, Berkeley. The story of the scandal is told in the San Francisco Examiner Aug. 17-24, 1904 and the Call Aug. 17-24 and Dec. 30, 1904.

U.S. delegates to the International Conference on Opium at the Hague in 1911, along with Bishop Brent, the chief U.S. delegate to the Shanghai Commission, and Hamilton Wright, who very much resented the appointment of the diplomatically inexperienced California pharmacist.  

An admitted greenhorn in international affairs, Finger consulted with Wright in preparation for the conference. Their correspondence, preserved in the National Archives, makes for interesting reading. Aside from importuning Wright about arranging his itinerary to witness the coronation of George V in London, Finger offered to send Wright an opium outfit, seized in one of the Board’s Chinatown forays, for display at the conference. This Wright accepted despite misgivings that any opium residue received therein would constitute a “highly punishable offense.” On a similar note, Finger offered the conference a “very liberal supply” of “our very finest California wines” courtesy of Westmore and Co., who would be delighted at this fine opportunity to advertise their wares. This was too much for Wright, who called it “quite unbecoming an official delegate to have any understanding with any sort of producer” of the kind.

More important, Finger also had policy issues to discuss. Among these was the matter of Indian hemp, which Finger brought up in a curious letter to Wright dated July 2, 1911:

Within the last year we in California have been getting a large influx of Hindoos and they have in turn started quite a demand for cannabis indica; they are a very undesirable lot and the habit is growing in California very fast; the fear is now that it is not being confined to the Hindoos alone but that they are initiating our whites into this habit.

We were not aware of the extent of this vice at the time our legislature was in session and did not have our laws amended to cover this matter, and now we have no legislative session for two years (January 1913).

This matter has been brought to my attention a great number of time[s] in the last two months and from the statements made to me by men of reliability it seems to be a real question that now confronts us; can we do anything in the Hague that might assist in curbing this matter?  

Finger’s letter is the only known evidence of a “Hindoo” cannabis problem in California. The Hindus, actually East Indian immigrants of predominantly Sikh religion and Punjabi origin, had become a popular target of anti-immigrant sentiment after several boatloads arrived in San Francisco in

---

79 Records of US Delegation to the International Opium Commission and Conferences of 1909-13, Record Group 43, Entry #40, Correspondence between Hamilton Wright and Henry J. Finger (National Archives).
80 Contrary to Prof. David Musto’s account in The American Disease (p. 218), there is nothing in Finger’s letter to suggest that San Franciscans in particular were concerned by the threat. The overwhelming number of East Indians did not settle in the city, but in agricultural areas of the Central Valley: “California and the Oriental,” Cal. State Board of Control, Report to Gov. William Stephens, June 19, 1920; revised Jan. 1, 1922: p. 122.
Their arrival sparked an uproar of protest from Asian exclusionists, who pronounced them to be even more unfit for American civilization than the Chinese. Their influx was promptly stanched by immigration authorities, leaving only about 2,600 in the state, mostly in agricultural areas of the Central Valley. The “Hindoos” were widely denounced for their outlandish customs, dirty clothes, strange food, suspect morals, and especially their propensity to work for low wages.

Aside from Finger’s letter, however, there are no known reports that they ever used cannabis in California. Some 90% of the “Hindoos” were Sikhs, who had initially come from British military service in China. The Sikhs were by religion opposed to smoking and the consumption of alcoholic beverages. On the other hand, Sikh soldiers were said by the British Indian Hemp Drugs Commission to be "extremely partial to bhang," a beverage concocted from hemp leaves. On the West Coast, the “Hindoo” immigrants were praised by employers as "temperate" and "the most sober of races." The taking of drugs as a habit scarcely exists among them," stated one sympathetic observer, a surprising fact given that many had resided in China and West Coast Chinatowns where opium use was rampant. A few critics charged that the Hindus did drink, but did not mention cannabis or other drugs.

At the insistence of California exclusionists, the Congress held hearings on Hindu immigration. There the question of drug use was raised briefly once and dismissed:

Rep. Manahan: Are they addicted to any kind of intoxication or drugs?
Mrs. R.F. Patterson: I know that they do not drink. They do not indulge in drink. I don't know anything about their habits; no morphine, for instance; not to my knowledge.

---

82 Cal. State Board of Control, “California and the Oriental” (1922) p.122.
83 According to Patricia Morgan , "the author systematically reviewed all indices related to the Hindu or East Indian population in California from 1910 to 1920 for information on this matter. None was found in the San Francisco Chronicle or Examiner. In addition the author reviewed the Senate and Assembly journals for those years and found no mention of the drug under any name except in the California statutes" (op. cit., p.89 n5). Similar negative results were obtained by this author in a review of West Coast newspaper indices and pharmacy journals up through 1915.
84 Report of the Indian Hemp Drugs Commission, 1893-94, Ch. VIII, Section 410, p152.
86 Rajani Kanta Das, op. cit., p. 82.
89 Mrs. Patterson had resided ten years in Calcutta, a center of Indian ganja culture, but had apparently not been impressed by a problem. Calcutta had the highest rate of ganja usage in India, amounting to 5.4% of the population, according to the Report of the Indian Hemp Drugs Commission: Ch. VIII, pp. 128-131.
The committee did not pursue the drug issue further. The conclusion seems inescapable that Hindu cannabis use was of no concern to anyone except Henry Finger and his colleagues on the Board of Pharmacy.

Nonetheless, Finger’s concerns were sympathetically received by Wright, who replied:

I anticipated some time ago that in event of our securing Federal control of the sale and distribution of morphine and cocaine, the fiends would turn to Indian hemp, and for that reason incorporated that drug in the proposed act for the control of the interstate traffic in narcotics. In addition to this use by Hindus in this country, I have learned on good authority that it is commonly used by the Syrian element in our population. You certainly should have your legislature do something in regard to the control of Indian hemp. The Conference will deal with it, for the Italian Government has informed us that it will bring the matter up in the Conference.⁹⁰

It came to pass that the Italians dropped out of the conference, so the discussion of cannabis was deferred to a later date. However, the wheels were set in motion for legislation in California. At the next legislative session (1913), two companion bills to ban “narcotic preparations of hemp” were introduced by Assemblyman W.A. Sutherland of Fresno and Sen. Edward K. Strobridge of Hayward.⁹¹

By this time, another threat had appeared on the horizon: Mexican “marihuana” had begun to penetrate into California. Marijuana (as it is now usually spelled⁹²) was brought by Mexican immigrants, who arrived in mounting numbers during the revolutionary disorders of 1910-20.⁹³ An alert inspector of the state board of pharmacy took note and sounded the alarm in the LA Times shortly after Finger and Wright had begun planning to legislate against Indian hemp.⁹⁴

In view of the increasing use of marihuano [sic] or loco weed as an intoxicant among a large class of Mexican laborers, F.C. Boden, inspector of the State Board of Pharmacy, yesterday formulated an appeal to the State authorities asking that the drug be included in the list of prohibited narcotics.

---

⁹⁰ Letter from Wright to Finger, July 11, 1911: National Archives, loc. cit.
⁹¹ The bills were A.B. 907 and S.B. 630, respectively. They also included some technical revisions increasing penalties and clarifying the Board’s enforcement powers. S.B. 630 was dropped and A.B. 907 passed into law.
⁹² The spelling "marijuana" is not found in the earliest sources, but begins to appear in the 1920s: e.g. "Marijuana Seller Jailed," Los Angeles Times, Nov. 15, 1923, p. 17.
⁹³ Marihuana is said to have arrived not only across the border from Mexico but also from the Caribbean into New Orleans around 1910. Frank B. Gomila, "Present Status of the Marihuana Vice in the U.S.," in Robert P Walton, op. cit.
For some undefined reason, the inspector asserts, the traffic in marihuano was not placed under the ban at the time the State law was passed forbidding the sale and possession of opiates and other drug intoxicants and if the present plans of the authorities are carried into effect, a determined campaign against the use of the deadly weed will at once be inaugurated.

To this end the law now in force in Mexico will be copied and the possession, sale or use of the drug will be made a penal offense in California, if Boden's recommendations go through...

If placed under the ban on equal terms with opiates it is believed the traffic in the drug can be much diminished, although it is considered an impossibility that it can be stamped out.

The Board’s campaign was publicized nationally in a fanciful report that appeared in the Washington Post, American Practitioner, and Pacific Medical Journal.\[95\]

The Loco Weed

It is reported that the Mexican Marihuano or loco weed (astragalus hornu [sic]) is being feared and fought by the California Board of Pharmacy as an enemy no less dreadful than opium or cocaine. This pernicious growth is of the hemp family, and grows up to six feet or more. The leaves yield under high pressure a kind of oil containing the narcotic principle; those of the male plant are preferred because they appear to contain a higher percentage of the narcotic than the leaves of the female plant. Several years ago this plant became so great a public menace in Mexico that drastic laws were passed to govern the production, sale and use of the narcotic; whilst these laws have had some good effect, more than one-third of the people of Mexico are believed to be more or less addicted to the use of the drug. Much of it is brought into California by the Mexican laborers, who are greatly addicted to it... [T]he loco narcotic destroys body, soul and mind. Its immediate effects are said to be a highly exhausted mental state of much longer continuance than that produced by morphine, and followed by sudden collapse. The hasheesh of India (Cannabis Indica) is almost like the Mexican drug plant. The common American loco weed, so troublesome to stockmen in the Southwest, is another variety, containing its own share of the narcotic principle... It is against the Mexican marihuano (an Indian name) that the fight is being waged, in order to have the prepared drug placed in the list of proscribed narcotics, making its sale, use, or possession a misdemeanor, punishable by heavy fine or imprisonment or both. It is purposed to copy the Mexican antiloco laws almost word for word into the California Penal Code.

---

\[95\] The article was printed in the Washington Post, Nov. 6, 1911, under the title “War on Crazing Drug: California Fears the Dread Loco Weed That Has Menaced Mexico,” with a dateline reading “San Diego, Correspondence New York Sun.” “The Loco Weed,” Pacific Medical Journal 56:52 (Jan. 1913), reprinted from American Practitioner 46:182-3 (April 1912).
The article is badly confused on the pharmacological and botanical identity of marihuana, which have nothing to do with astragulus hornii or rancher’s loco-weed. The claim that the Board dreaded “loco-weed” as much as opium or cocaine is suspect, given that the Board did not mention loco-weed, marijuana, or hashish in its biannual reports or minutes. Nor was the California legislation copied from Mexican “antiloco” laws. Insofar as the Board had already been planning a law against Indian hemp for the reasons set forth by Finger and Wright, it seems evident that the new menace was incorporated by simply adding “loco-weed” to the text.

The details of the Board’s deliberations are obscure. Like other narcotics legislation, the 1913 law received no press coverage and only the most cursory mention in pharmacy journals. The only published comment from the Board came from Finger’s colleague C.B. Whilden, who cryptically remarked that legislation was needed “because of the increase in the use of ‘hasheesh,’ a detrimental preparation of hemp.”

Significantly, the Board’s proposed anti-cannabis legislation was opposed by the pharmacy profession. In a poll by the California Pharmaceutical Association (CPhA), druggists voted by more than 2 - 1 that the “Poison Law should be left as it is.” Although the CPhA had originally been a close ally of the Board in the fight for “progressive” pharmacy legislation, it had become alienated by the Board’s high-handed maneuvering in a dispute over a bill to tighten licensing requirements for pharmacists. The Retail Druggists’ Association of San Francisco put itself formally on record against the Board’s proposed anti-cannabis legislation. However, the Board was in firm control of the legislature, which passed it unanimously.

The new law, which took effect on August 10, 1913, had peculiar language. Rather than listing cannabis along with opiates and cocaine in Section 8 of the Poison Law, which governed the sale and possession of narcotics, the law took the curious form of an amendment to Section 8(a), concerning the possession of opium paraphernalia:

Chapter 342 (1913) " Section 8(a). The possession of a pipe or pipes used for smoking known as opium pipes) or the usual

96 Mexico’s federal law prohibiting marijuana was not passed until 1920 (“Diario Oficial,” March 15, 1920). Prior to that, there were sundry state laws and other control efforts dating back as far as 1855. Montfort, op. cit., p. 186.
98 The vote was 118 to 45: Drug Clerk’s Journal 2(3): 32 (December 1912). There were “a few favoring a change whereby the trade would be allowed to sell carbolic acid full strength if properly registered, and still others favoring the restriction of cannabis indica, contending that its sale should be restricted to the same extent that cocaine and morphine are”: Pacific Drug Review 25(1): 8 (Jan. 1913).
99 The Board, led by Finger, scuttled a proposal by the CPhA to require a college degree of pharmacists. Finger’s position is understandable in that he himself had been forced to drop out of the California College of Pharmacy due to financial problems. However, his role in this and other disputes left him highly unpopular with colleagues: Pacific Pharmacist 5:13 (May 1911) and Pacific Drug Review 23(4):9 (April, 1911). In a poll of over 100 pharmacists by the Pacific Pharmacist, no more than two (and possibly none) favored Finger for appointment to the Board; nonetheless, he was re-appointed by Gov. Johnson: “The Pacific Pharmacist’s Referendum Vote on Board Membership Qualifications,” Pacific Pharmacist 6: 189-90 (December 1912).
100 Pacific Pharmacist 6: 279 (March 1913).
attachment or attachments thereto, or extracts, tinctures, or other narcotic preparations of hemp, or loco-weed, their preparations or compounds (except corn remedies containing not more than fifteen grains of the extract or fluid extract of hemp to the ounce, mixed with not less than five times its weight of salicylic acid combined with collodion), is hereby made a misdemeanor..."

While the law was intended to restrict recreational use of hemp drugs, its language had unfortunate implications for pharmaceutical uses as well. The exemption for corn remedies protected what was then the most familiar (if medically dubious) therapeutic use of cannabis by proprietary drug manufacturers. However, cannabis was also used in proprietary remedies for cough, colic, and asthma and in other prescription applications, possession of which was outlawed under the law. Taken literally, therefore, the law prohibited not only hashish, but almost all pharmaceutical hemp drugs.

In practice, there is no evidence that the law was ever used or intended to restrict pharmaceutical hemp drugs. Rather, it appears to have been misworded in a legislative blunder. Its language regarding hemp drugs would have made perfect sense had it been inserted in Section 8 restricting the sale and possession of other narcotics, as would have seemed logical in the first place. The effect of this would have been to outlaw the sale or possession of hemp drugs without a prescription, except for corn remedies, which had negligible potency. Such an exemption would have paralleled similar provisions in Section 8 exempting low-potency opiate and cocaine formulations from the prescription requirement. Unfortunately, this language made poor sense when inserted into the paraphernalia law, Section 8 (a), since the latter did not allow for prescription distribution, but rather banned possession absolutely.

It seems likely that the cannabis law was originally conceived as an amendment to Section 8, then carelessly moved to Section 8(a). This theory is supported by the fact that pharmacy journals erroneously reported that the law treated hemp drugs like other narcotics, as if they were actually in Section 8. The

101 Question: “In a corn cure composed of salicylic acid, extract of Indian hemp and collodion, what is the use of hemp?” Answer: “If we were facetiously inclined we might answer, ‘to make a rope to hang the corn.’ Seriously, the object of adding extract of cannabis indica is something of a mystery. The person who originally devised the formula may have fancied that the extract would exert a sedative action and deaden the pain caused by the salicylic acid, but it is just as likely that it was a nice color he was after.” American Druggist 45:8 (1904).

102 Cannabis "is used almost altogether for the manufacture of corn cures and in veterinary practice," testified Albert Plaut, representing the pharmaceutical firm of Lehn & Fink, concerning Wright's proposed inclusion of cannabis in federal anti-narcotics legislation: Importation and Use of Opium, hearings before the House Committee on Ways and Means, 61st Cong., 3rd Session, Jan 11, 1911, p.75.

fact that the pharmacy journals never explained the 1913 law accurately indicates just how obscure the cannabis issue was.\textsuperscript{104}

How then did the cannabis law end up in Section 8 (a)? Perhaps it was just the result of a clerical error, the substitution of 8(a) for 8. Alternatively, the law may have been deliberately recast as a paraphernalia provision on the theory that hemp intoxicants, like opium pipes, were more closely associated with street users than with pharmacies. As we shall see, there is evidence that the Mexicans, like the Syrians, grew their own marijuana, and the Hindus, being agricultural workers, would no doubt have been similarly inclined. This being so, it might have seemed silly to list cannabis in Section 8, which was designed to restrict sales by pharmacies. After all, why force pharmacies to maintain detailed records of their cannabis transactions, when they weren’t the source of the problem? By placing hemp drugs in Section 8 (a), police could arrest errant hemp-heads, while leaving pharmacies free of unnecessary regulation.

In fact, though, there is evidence that pharmaceutical cannabis was occasionally diverted into recreational use in California. An investigation by the U.S. Department of Agriculture of pharmacists along the Mexican border heard testimony that crude medicinal cannabis indica was sold to customers in Texas and other states, including California, for apparently non-medical purposes.\textsuperscript{105}

This loophole was eliminated in 1915, when California’s cannabis law was revised as part of a new package of technical amendments proposed by the Board of Pharmacy.\textsuperscript{106} The new law listed cannabis alongside opium, morphine, cocaine, and chloral hydrate in Section 8 of the Poison Law. Specifically, it forbade the sale or possession of "flowering tops and leaves, extracts, tinctures and other narcotic preparations of hemp or loco weed (Cannabis sativa), Indian hemp" except on prescription.\textsuperscript{107} Even though Section 8 permitted the possession of legally prescribed narcotics, the possession of hemp drugs other than corn remedies remained independently outlawed under the 1913 paraphernalia provision, which remained on the books until 1937. Thus hemp pharmaceuticals remained technically legal to sell, but not possess, on prescription! There are no grounds to believe that this prohibition was ever enforced, as hemp drugs continued to be prescribed in California for years to come.\textsuperscript{108}

---

\textsuperscript{104} In an untypical journalistic error, the Pacific Drug Review 25(7):22 (July 1913) reported that the new law treated cannabis with "all provisions and penalties applying to it as now apply to the traffic in opium, morphine, cocaine, etc." The same error was repeated in the coverage of S.B. 630, an identical companion bill, by both the Pacific Drug Review 25(3):89 (March 1913) and the Drug Clerk's Journal 2(5):12 (Feb. 1913).

\textsuperscript{105} 1917 Report to the U.S. Department of Agriculture Bureau of Chemistry of investigations by R.F. Smith in the State of Texas, particularly along the Mexican border, of the traffic in and consumption of the drug known as "Indian Hemp," [photocopy from University of Virginia Law Library] pp. 12, 54, 73.

\textsuperscript{106} State Senate Bill 1120 (Crowley). The most controversial provisions in the bill concerned restrictions on the sale of paregoric and corrosive sublimate of mercury: San Francisco and Pacific Druggist 19(7): 17 (March 1915).

\textsuperscript{107} Statutes of California, Chapter 604 (1915).

\textsuperscript{108} Records from Wakelee’s Pharmacy in San Francisco show 3 prescriptions containing cannabis among 300 prescriptions in November 1907, and 1 cannabis prescription among 300 in December 1917 (in the California Historical Society, San Francisco).
Like its predecessor, the 1915 cannabis law received no attention at the time.\textsuperscript{109} Later it would be recorded by drug historians - incorrectly - as the state's first anti-cannabis law.\textsuperscript{110} No doubt the 1913 law was overlooked because it was an amendment to the obscure paraphernalia law. Moreover, of course, the cannabis problem was itself still obscure, so much so that even its original discoverer soon forgot about it when, in a 1917 lecture, Finger declared that the only difference between the Harrison Act and California's pharmacy law was that the latter also restricted chloral hydrate - forgetting entirely about cannabis indica!\textsuperscript{111}

In sum, it appears that cannabis-using Hindoos and Mexicans were merely a handy excuse for the Board to work its will. In the political climate of the era, no further excuse was needed. The early 1910s marked the high tide of progressivism in California, when public opinion supported government regulation of social purity. The same decade saw the culmination of the alcohol prohibition movement, which secured passage of the 18th Amendment in 1919. Although Californians were resistant to "bone-dry" prohibition, many of them, including Finger and his colleagues in the pharmacy profession, favoring wine and beer as healthful "temperance" beverages,\textsuperscript{112} there was broad agreement on the evils of hard liquor and intoxication in general.\textsuperscript{113} In 1914 and 1916, prohibition initiatives made the state ballot. Meanwhile, the legislature was tackling such morals issues as prostitution, racetrack gambling, prizefighting, and liquor zoning, not to mention oral sex.\textsuperscript{114} Amidst this profusion of vices, Indian hemp was but a minor afterthought.

**The First Marijuana Busts**

Although passage of the law attracted no notice, the Board’s enforcement efforts soon brought marijuana to public attention in Los Angeles, where the

\textsuperscript{109} The *Sacramento Bee* briefly noted that a bill was passed "making more difficult the obtainment of drugs or narcotics by fiends" (March 24, 1915, p.5). The *San Francisco Examiner* (March 24) and *Los Angeles Examiner* (March 25) mentioned only the bill's more controversial provisions concerning the sale of paregoric and corrosive sublimate of mercury.


\textsuperscript{112} Like many of his colleagues in the California pharmacy profession, Finger was of German parentage, an ethnic group that opposed prohibition of beer and wine. Thus the *Pacific Pharmacist*, edited by Albert Schneider, condemned the saloon but judged wine to be a "wholly ethical business": *Pacific Pharmacist* 8:71 (Aug. 1914).

\textsuperscript{113} On the politics of alcohol prohibition in California, see Gilman M. Ostrander, *The Prohibition Movement in California, 1848-1933* (University of California, Berkeley 1957).

\textsuperscript{114} Franklin Hichborn chronicled the proceedings of the Progressive era legislatures, including that of 1913, with some attention to alcohol and morals issues, but never mentioned narcotics: *Story of The California Legislature 1909; 1911; 1913; 1915* (James H. Barry Co., San Francisco, 1909-15).
Board’s agents launched a crackdown in the city’s Mexican Sonoratown neighborhood in 1914. In what may be the first U.S. newspaper account of a marijuana cultivation bust, the Los Angeles Times reported that two “dream gardens” containing $500 worth of Indian hemp or “marahuana” had been eradicated by Board Inspector Roy Jones.\footnote{“Wagonload of Dreams Seized,” Los Angeles Times, Sep. 10, 1914, p.2. A possession case, in which an alleged “Mexican drug vendor” named R. Franks received a stiff sentence of 6 months and $250, was reported the previous day in the Los Angeles Examiner, Sep. 9, 1914, p.1.} The paper explained:

Indian hemp is a plant having potent narcotic properties and was blacklisted under the poison law in the last Legislature. Surrounding it are sinister legends of murder, suicide and disaster....According to Inspector Jones and Detectives Leon and Rico, well acquainted with Sonoratown life, the weed is much used in the local Mexican colony. In out-of-the-way nooks and corners small plants are nursed and often provide the bare livelihood of the cultivators.

According to the Los Angeles Examiner, it was police who “surrounded marihuana with a legend of murder and crime.”\footnote{“Marihuana Growers Placed Under Arrest,” Los Angeles Examiner, Sep. 10, 1914, II-1.} The Times furnished further details in a pair of marijuana bust stories published three weeks later:

Several years ago a number of Mexicans living on the east side made an industry of raising the Indian hemp, planning to get rich quick...Recently the tendency to use the stuff has reached alarming proportions, and it is the intention of the Marshal and other officials to adopt strong measures, if necessary, to stamp out the vice.\footnote{“Police Stop Sales of Drug in Tobacco Bags,” Los Angeles Times, Sep. 30, 1914, II-8.}

A local police judge expressed similar views when, having previously heard two Mexican defendants charged with assault plead that they had been under the influence of marijuana, he handed down a tough, six-month sentence to another defendant arrested with enough marijuana to make 1,000 cigarettes.\footnote{“High Cost of Dope Smoking,” Los Angeles Times, Sep. 27, 1914, II-2.}

The habit of taking this drug is increasing with such alarming rapidity that it is becoming one of the most menacing problems in police work.... More men are seriously injured by persons under the influence of marahuana than from any two causes.

Evidently, there was an incipient interest in suppressing marijuana in law enforcement circles, despite a lack of apparent broader public concern.

The Board capped its kick-off campaign with a dramatic flourish by burning one ton of marihuana along with confiscated opium, cocaine, and paraphernalia in a public bonfire at the Plaza in Los Angeles.\footnote{“Drugs to Rise Like Incense,” Los Angeles Times, Oct. 16, 1914, II-1; “In Fanciful Forms Contraband Goes Up,” Los Angeles Times, Oct. 17, 1914, II-5.}

The Los Angeles Times ran the best early coverage about marihuana in the period before 1920. Included was an account of the state’s first medical marijuana
arrestee, a Mexican maid who insisted that she was raising marijuana tea for stomach trouble. The maid was arrested under an Orange County ordinance that made it a misdemeanor to possess or cultivate marijuana. This ordinance (fittingly from a county whose sheriff led the opposition to California’s 1996 medical marijuana initiative) is the earliest evidence of local government interest in joining the Board’s anti-cannabis efforts.

Meanwhile, in Northern California, marijuana remained undiscovered. As late as 1920, an exposé of the San Francisco drug scene, The Hop-heads, by journalist Fred Williams, portrayed vices ranging from morphine and cocaine to tobacco and prostitution, but failed to mention marijuana. Sacramento police arrest logs from the era mention opium, morphone, cocaine, yon shee, and opium pipes, but not Indian hemp or loco-weed. Not until 1921 did the San Francisco Examiner mention that ”Mexican hashish" or ”marihuana” was being smuggled into the Presidio army base by unknown culprits. Two years later, ”marihuana” made its début in the New York Times. By 1924, arrests were being reported in Sacramento.

Other states passed laws against cannabis before World War I: Massachusetts in 1911; Maine, Wyoming and Indiana in 1913; and Utah and Vermont in 1915. City ordinances were also enacted in New York City in

---

121 The ordinance was passed two years previously, i.e. about 1917. In a pattern prefiguring modern medical marijuana cases, the woman, who had been growing a dozen plants, two of them over 14 feet tall, was rebuked by the judge, who declared, “That stuff isn’t growing for stomach, but for your head.” Santa Ana Daily Register, July 7, 1919, p.3.
123 Sacramento Jail Register - Record of Arrests, 1913-1916 et al., Sacramento Archives.
124 "Presidio Peril Feared; Hunt for Hasheesh,” San Francisco Examiner, August 7, 1921, p.3.
125 "Marihuana is newest drug,” NY Times, Jan 11, 1923, p 24. Prior to this, New York City was said to be experiencing an upsurge in “hasheesh,” originally introduced by the Turks and Armenians, but also used in the “Spanish section” and Greenwich Village, according to a report in the San Francisco Examiner (April 10, 1921). Note that New York City had already banned cannabis in 1914.
126 "City News in Brief,” Sacramento Bee, Nov. 12, 1924 p. 5; ibid., July 15, 1925, p.5.
127 The date of the Massachusetts cannabis law has sometimes been given as 1914, as stated in the 1931 Surgeon General’s Report, “State Laws Relating to the Control of Narcotic Drugs,” p. 150 (so also in Hamowy and Bonnie & Whitebread). However, cannabis indica and sativa were included in earlier versions of the Massachusetts pharmacy law (1911, Chapter 372) and (1912, Chapter, 283).
128 According to Prof. Charles Whitebread, the Utah law was enacted pursuant to the condemnation of marihuana in August, 1915 by the Mormon church, which had learned of the vice from a band of Mormon colonists returning from Mexico. Before that, however, the Utah Board of Pharmacy had requested the California Board of Pharmacy to send a copy of the state’s 1915 pharmacy amendments (which included the provision against cannabis), saying that Utah wished to adopt the California law: Minutes of the Cal. Board of Pharmacy, Feb. 2, 1915 (State Archives, Sacramento); cf. Charles Whitebread, “The History of the Non-Medical Use of Drugs in the United States,” Speech to the 1995 California Judges Assoc. annual conference, posted at www.druglibrary.org/schaffer/ History/HISTORY.HTM.
1914 and Portland, Oregon in 1915. As in California, these early laws were passed not in response to any public outcry, but as preventative initiatives by drug control authorities to deter future use.

On New Year’s Day, 1913, El Paso, Texas became the scene of the nation’s first public marijuana scare when a Mexican desperado, allegedly crazed by habitual marijuana use, ran amok and killed a policeman, generating front-page news in the El Paso Herald. This inspired a grand jury investigation, which prompted the city to ban marijuana in 1915. Like California’s 1913 law, the El Paso ordinance accidentally banned medical uses of cannabis as well. In response to the El Paso ordinance, the U.S. Department of the Treasury issued an order banning importation of cannabis for non-medical purposes in 1915. However, this was academic insofar as users had largely relied on pharmaceutical supplies or else grown their own domestically.

The 1920’s saw a widening, though still quite sporadic, interest in marihuana, usage of which may have been encouraged by the lack of alcohol during prohibition. During this period, the press devoted increasing attention to the “dope menace.” In an early installment of the Hearst papers’ decades-long crusade against drugs, the Los Angeles Examiner ran a front-page picture of a “cigaret of poisonous marihuana or Mexican ‘crazy’ weed” along with morphine injection paraphernalia. In what would become a classic line, the Examiner quoted a young peddler from Long Beach saying, “Marahuana’s a Mexican weed that many of ‘em begin on. I got my start with marahuana.” The Los Angeles Times followed up with a droll story, “Happy daffodils grow on bird seed plant,” subtitled, “Hemp leaf turned into marihuana causes smoker to become madman and run amuck.”

131 The Portland law stemmed from an incident in which a group of young boys were observed procuring cannabis unchecked at local pharmacies. The city fathers responded by restricting cannabis sales to prescription only. This appears to be the first instance of a law inspired specifically by youthful cannabis use. Pacific Drug Review, 27(4): 65 (April 1915) and 27(7):26 (July 1915).
134 “While the ordinance is designed to avoid the sale of this drug for smoking purposes, no mention is made in the new law that it may be used legitimately. Nearly all the drug stores in the city have quantities on hand for use in prescriptions, though they say they never sell it to smokers. The published ordinance will make it a felony for drug stores to have this drug on hand.” El Paso Herald, June 7, 1915, p.9.
136 “5,000 Addicts Roam City Begging Dope! Startling Increase of Drug Slaves Greatest Menace to Community,” Los Angeles Examiner, October 13, 1921, p. 1.
137 Los Angeles Examiner, Sep. 19, 1920, p.3.
138 Los Angeles Times, April 30, 1922, II-10.
Press reports of marijuana remained highly sporadic throughout the 1920’s. Not until 1928 did the San Francisco Chronicle first report a marijuana arrest. Prior to this, its Hearst press rival provided occasional colorful nuggets of misinformation in the course of its ongoing anti-dope crusade. According to the San Francisco Examiner, marijuana cigarettes were a "short cut to the lunatic asylum" for adults and "sure death" for children. In a prelude to the famous "reefer madness" campaign of the 1930s, Hearst's "sob sister" columnist, Annie Laurie (a.k.a. Winifred Black), warned that "Marihuana makes fiends of boys in 30 days." Picking up on Mexican marijuana mythology, Laurie warned, "Hasheesh will turn the mildest man in the world into a blood-thirsty murderer. The man who takes hasheesh 'runs amuck' with his bloody knife in one hand and his strangling cloth in the other, and he kills, kills, kills, until the hasheesh has burnt out its deadly flame. Heroin is almost as bad." Despite such comments, the brunt of the Hearst press' anti-dope crusade was directed against opiates and cocaine.

As anti-narcotics sentiment hardened in California in the 1920s, so did penalties. Illegal sale, which had initially been a misdemeanor punishable by a $100-$400 fine and/or 50-180 days in jail for first offenders, became punishable by 6 months to 6 years in 1925. Possession, which had previously been treated the same as sales, became punishable by up to 6 years in prison. In 1927, the law against opium dens was finally extended to Indian hemp, as originally envisioned in the 1880 Walker bill. In 1929, second offenses for possession became punishable by sentences of 6 months - 10 years.

Ironically, Henry Finger would probably have disapproved of such draconian prison terms. Finger had advocated that drug habitués be sent to state hospitals for treatment rather than confined in prison. However, efforts to this end were frustrated by lack of funds and political will.

In a preview of things to come, the campaign against marijuana began to impinge on California’s hemp fiber industry. In 1928, public hearings were called by the state Commissioner of Corporations to determine whether the Imperial Linen Products Co. should be granted a corporate license to raise hemp in the Imperial Valley, after officials raised public safety concerns that Mexican laborers might use the hemp for marijuana. The company was supported by

---

141 San Francisco Examiner, Jan. 31, 1923, p.11.
142 “Heroin, Once Heralded as 'Safe,' Now Regarded as Worst 'Narcotic,' Drives Victims to Bold Crimes,” San Francisco Examiner, Feb. 27, 1927, p. 9.
experts from the USDA Bureau of Plant Industry, who testified that there was no serious risk of narcotic production from hemp since it contained negligible quantities of the narcotic element in marijuana.\textsuperscript{146} The license was granted on the unprecedented conditions that the company (1) notify the sheriff of each county where it intended to grow hemp and (2) co-operate at its own expense with law enforcement in policing the crop.\textsuperscript{147} Later, after passage of the Marihuana Tax Act, hemp agriculture in California was finally quashed by the Federal Bureau of Narcotics.\textsuperscript{148}

Despite heightened enforcement, marijuana use spread inexorably. The first official statistics on marijuana arrests date from 1925-6, when they accounted for one-quarter of drug arrests in Los Angeles and 4\% of those in San Francisco.\textsuperscript{149} According to the State Narcotic Committee, “In the northern part of the state, fully 85 per cent of our arrests involve morphine, but in and around Los Angeles marihuana is so generally used by the Mexican addicts that only about 50 per cent of the arrests there involve morphine.” By 1930, marijuana had reached nearly 60\% of arrests in Los Angeles and 26\% statewide, in a year when there were 878 total narcotics arrests.

Press interest in marijuana peaked in the early 30s. Marijuana briefly made lurid headlines in the \textit{Los Angeles Examiner}, which proclaimed, "Marihuana Menaces Los Angeles School Children: Pupils Find Deadly Dope Easy to Get."\textsuperscript{150} Simultaneously, in Sacramento, police declared a drive on marijuana, saying that scarcity of other narcotics had increased its use.\textsuperscript{151} However, these scares were not long-lived.

The State Narcotic Committee took a calmer view of cannabis in its 1931 report, observing, "Fortunately, it will never be as serious a problem as the narcotic drugs, because it is not cumulative in its effect and the sudden discontinuance of its use produces no withdrawal symptoms." Two years later, when the Depression was causing pressure for budget cutbacks, state Narcotics Division chief William Walker warned that the state was “wide opened to the ravages of ‘loco weed’ with nothing to stop its use by 5 million persons.” “The marihuana situation is more serious than anyone but the State knows,” he went on. “Requests are pouring in from sheriffs, chiefs of police and peace officers of all kinds, asking aid in running down growers and peddlers.... Unless State aid is forthcoming the situation will be wide open by the end of the year.”\textsuperscript{152} Later,

\textsuperscript{148} In 1940, federal agents seized a shipment of hemp stalks sent by the Amhempco Corp. of Illinois to Mr. Leland O. Walker, who had a hemp decorticating fibre machine in Chula Vista. FBN Commissioner Anslinger threatened to file charges and warned that future shipments would not be allowed. Three years later, FBN officials discouraged an application by Mr. John Laidlaw of Chicago to cultivate hemp in California, claiming that California law prohibited cultivation of cannabis. Thanks to John Lupien for documentation from his unpublished manuscript, “Hemp and History’s Future,” including communications from Harry Anslinger, FBN District Supervisor Joseph Manning, FBN Deputy Commissioner Will S. Wood, John S. Laidlaw, et al.
\textsuperscript{150} \textit{Los Angeles Examiner,} Feb. 18, 1930, p.1.
\textsuperscript{151} “Drive on Marajuana [sic] in City is Planned,” \textit{Sacramento Bee}, Feb. 21, 1930, p.9.
\textsuperscript{152} \textit{San Francisco Chronicle}, Oct. 4, 1933 p.4; quoted in Morgan, op. cit., p. 145.
however, after the agency’s budget crisis was over, Walker’s views on marijuana changed, and he came to oppose the proposed federal Marihuana Tax Act, probably out of concern over its unenforceability.  

By and large, California was unfazed by the famous reefer madness campaign of the later 1930s. The state having already outlawed the drug, the push for a federal law received little notice. U.S. Commissioner of Narcotics Harry Anslinger singled out California for having exemplary narcotics laws which needed no amendment. In 1937, the state did add cannabis cultivation as a separate offense. In the next legislature for the first time the word “marihuana” was written into the law when the narcotics code was rewritten as part of the new Health and Safety Code.

Not until 1940 did the state finally publish a brief pamphlet, “Marihuana: Our Newest Narcotic Menace.” It reported, among other items:

Up to about ten years ago...this dangerous drug was virtually unknown in the United States...

Marihuana...is an excitant drug. It attacks the central nervous system and violently affects the mentality and the five physical senses...

Marihuana has no therapeutic or medicinal value that can not better be replaced by other drugs. It serves no legitimate purposes whatsoever...

In 1937, the state confiscated 2,926,802 grains [418 lb.], enough for 300,000 cigarettes...

Fortunately marihuana is not habit forming to the extent that other drugs are... [W]hen deprived of his drug...the marihuana user will at most feel a mere hankering or craving much like the user of tobacco or alcohol. Considering the dangers involved, there can be no excuse for using or peddling marihuana: anyone guilty of either should be brought promptly to the most severe punishment provided by law.

After taking a back seat to the war, anti-narcotics efforts revived in the 1950s. Penalties for marijuana possession were hiked to a minimum 1 - 10 years in prison in 1954, and sale was made punishable by 5 - 15 years with a mandatory 3 years before eligibility for parole. Two prior felonies raised the maximum sentences for both offenses to life.

None of this did anything to prevent a surge of marijuana use in the late 1950s. Arrests for marijuana soared from 140 in 1935 to 5,155 per year in 1960. Over the next decade, the trend exploded into a mass phenomenon, propelled by the sixties counterculture. By 1974, arrests had skyrocketed to a record 103,097, almost all of them felonies. Overwhelmed by the law enforcement costs, the legislature passed the Moscone Act in 1975, eliminating prison sentences for minor marijuana offenders. Arrests promptly plummeted to about half their

---

153 Jim Baumohl, “‘Now We Won’t Call It Lobbying,’” op. cit., and personal communication July 14, 1998.
155 Statutes of California, 1939 Chapter 60.
156 “Marihuana: Our Newest Narcotic Menace,” Division of Narcotic Enforcement, Sacramento 1940. Walker was out of office by the time this pamphlet was written.
previous level. Since then, they have continued at an average rate of about 18,000 felonies and 34,000 misdemeanors per year. As of December 31, 1997, the state prison system held a record 1,905 marijuana felons.157

**Conclusion: Prohibition a Bureaucratic Initiative**

Cannabis was outlawed in California not in response to any perceived public outcry, but as the result of a bureaucratic initiative by the State Board of Pharmacy. Unlike the prohibition of alcohol and opiates (and perhaps cocaine), the prohibition of cannabis was not accompanied by any widespread concern or awareness of problems surrounding its use. Prior to 1914, the recreational use of hemp drugs was largely unknown in California. Unlike the East Coast, California produced no known hashish literature, no medicinal cannabis research, no tales of hashish dens. Nor was there any public alarm concerning cannabis use. Ironically, it was only after cannabis was outlawed in 1913 that stories of marijuana began to appear in the press, when the first enforcement measures were taken in the Mexican community of Los Angeles. The entirety of the modern “marijuana problem” arose after cannabis was prohibited.

The origins of cannabis prohibition in California defy the traditional explanation of marihuana prohibition, as related in the story of the federal Marihuana Tax Act of 1937. Unlike its federal successor, the 1913 law had nothing to do with the “reefer madness” campaign, the propaganda of William Randolph Hearst or the bureaucratic machinations of Harry Anslinger. Still less was it due to a fanciful conspiracy of Hearst and Du Pont to suppress industrial hemp, as proposed by some modern-day hempsters.158 Neither can it be blamed on anti-Mexican hysteria: prejudice against Mexicans was not a significant factor in California politics until the 1920s, and even then their use of “marihuana” attracted no notice.159 Nor, finally, was the 1913 law due to anti-Oriental

---


158 This myth was widely popularized in the 1990 and subsequent editions of Jack Herer’s underground classic, The Emperor Wears No Clothes: Hemp and the Marijuana Conspiracy (ed. Chris Conrad, HEMP Publishing, Van Nuys, CA), in Chapter 4 “The Last Days of Legal Cannabis.” The story goes that Hearst and Du Pont conspired to suppress industrial hemp because it competed with their manufacturing interests (Hearst’s in wood-pulp-based paper, Du Pont’s in coal-and-oil-based plastics). Herer has never produced an iota of evidence to substantiate this theory. To the contrary, according to Hearst’s biographer, W.A. Swanberg, Hearst’s newspaper empire was heavily dependent on imports of Canadian newsprint, rising prices of which left him seriously strapped for cash by 1939. It therefore seems that it would actually have been in Hearst’s interest to promote cheap hemp paper substitutes, had that been a viable alternative. W.A. Swanberg, Citizen Hearst (Charles Scribner’s Sons, New York, 1961), pp. 581-2.

159 The thesis that opposition to marijuana was rooted in anti-Mexican sentiment is expounded by John Helmer in Drugs and Minority Oppression (Seabury Press, N.Y., 1975), Chapter 4, “Mexicans and Marijuana,” but Helmer focuses on the period of the late 1920s and 30s, after the first laws were passed. An upsurge in Mexican immigration hit California around 1914, but labor shortages kept Mexicans in demand as agricultural workers through World War I, and not until the 1920s did their numbers inspire significant anti-Mexican sentiment: Matt Meier and Feliciano Ribera, Mexican Americans/American Mexicans (Farrar, Straus and Giroux, N.Y., 1993), pp. 111-26.
sentiment, Finger’s letter about “Hindoos” notwithstanding. The Hindus’ hemp use was never widely known, but was merely an excuse for Finger to act on his own prohibitionist instincts. Had the Hindus come to California in 1895, their cannabis use would have stirred up no more reaction than did the Syrians.’

What had changed in 1913 was the emergence of a new class of professional public policy bureaucrats with the authority and will to regulate drugs in California. This class, represented by Henry Finger and the State Board of Pharmacy, came to power with the Progressive Era revolution in government. Prompted by temperance sentiment and the rise of the worldwide anti-narcotics movement, the Board enlisted the legislature in a policy of narcotics prohibition in 1907. The inclusion of cannabis was but a logical extension based on prohibitionist principles. As argued by Patricia Morgan, "The first mention of cannabis in the California statutes should not be seen as moral reform, but rather as an example of professional reform policy tied to the overall ideology of the Progressive Era.”

The 1913 law was essentially a pre-emptive law, aimed at preventing what was still a negligible problem. It also happened to coincide with the introduction of “marihuana” from Mexico caused by the revolution and resulting immigration to Southern California. Yet even without the Mexicans, the Board would likely have proceeded to outlaw Indian hemp anyway, just like Massachusetts, Maine, Indiana, and Wyoming. Anticipatory regulation of this sort is a common feature of the modern era, as noted by sociologist Edwin Lemert nearly fifty years ago. Lemert observed that 23 California communities “had trailer camp ordinances without, however, having any trailer camps to regulate.” Similarly, today, numerous California towns and cities have passed ordinances to regulate (or prevent) non-existent medical cannabis clubs. Lemert attributed such phenomena to the power of administrative elites to anticipate and define problems and recommend solutions. Henry Finger was a charter member of this elite, starting from the very first years of the State Board of Pharmacy.

The technocratic rationale for anti-cannabis legislation had been aptly laid out for Finger by Hamilton Wright, who argued that cannabis might become popular once opium was suppressed. As it turned out, Wright’s prediction was prescient: cannabis did increase in popularity, eventually far surpassing opium. Wright’s prescription proved less successful. What had begun as an idle preventative project became mired in prohibitionist futility. From 1913 to date, the population of Californians using cannabis has swollen from a tiny minority to several millions. In the same period, the state has incurred over 2,670,000 marijuana arrests, 1,240,000 of them felonies. Historically, it seems significant
that California, which was one of the first states to prohibit cannabis, was likewise one of the first to decriminalize it and the first to re-legalize its medical use. It should not be surprising that a state that pioneered cannabis legislation should be a leader in marijuana reform. Unlike their predecessors on the California Board of Pharmacy, present-day policymakers may profit from clearer knowledge about cannabis in the light of a lengthy historical record extending over a century.

ACKNOWLEDGMENTS: Thanks to Jim Baumohl, Richard Bonnie, Patricia Morgan, Jerry Mandel, Michael Aldrich, John Lupien, and Ellen Komp for their assistance in researching this article. Thanks to Andrew Garrett for the invaluable references provided in ReeferMadnessMuseum.org


Dale Gieringer, Ph.D.
Berkeley, CA
canorml@igc.org
## State & Local Marijuana Laws, Pre-1933

<table>
<thead>
<tr>
<th>State</th>
<th>Year</th>
<th>Chapter of Law</th>
<th>References</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alabama</td>
<td>1931</td>
<td>No. 26</td>
<td>[1]</td>
</tr>
<tr>
<td>Arizona</td>
<td>1931</td>
<td>Chap. 36</td>
<td>[1]</td>
</tr>
<tr>
<td>Arkansas</td>
<td>1923</td>
<td>Act 213</td>
<td>[1]</td>
</tr>
<tr>
<td>California</td>
<td>1913</td>
<td>Chap. 342</td>
<td>[5]</td>
</tr>
<tr>
<td>Colorado</td>
<td>1917</td>
<td>Chap. 39</td>
<td>[1], [2], [11]</td>
</tr>
<tr>
<td>Delaware</td>
<td>1933</td>
<td>Chap. 191</td>
<td>[1]</td>
</tr>
<tr>
<td>Idaho</td>
<td>1927</td>
<td>Chap. 105</td>
<td>[1]</td>
</tr>
<tr>
<td>Illinois</td>
<td>1931</td>
<td>Chap. 38</td>
<td>[1]</td>
</tr>
<tr>
<td>Indiana</td>
<td>1913</td>
<td>Mar. 6, 1913</td>
<td>[3], [5]</td>
</tr>
<tr>
<td>Iowa</td>
<td>1921</td>
<td>Chap. 282</td>
<td>[1]</td>
</tr>
<tr>
<td>Kansas</td>
<td>1927</td>
<td>Chap. 192</td>
<td>[1]</td>
</tr>
<tr>
<td>Louisiana</td>
<td>1924</td>
<td>Jul 3, 1924</td>
<td>[3], [4]</td>
</tr>
<tr>
<td>Maine</td>
<td>1913</td>
<td>Chap. 164</td>
<td>[3], [5]</td>
</tr>
<tr>
<td>Massachusetts</td>
<td>1911</td>
<td>Chap. 372</td>
<td>[5]</td>
</tr>
<tr>
<td>Michigan</td>
<td>1929</td>
<td>No. 310</td>
<td>[1]</td>
</tr>
<tr>
<td>Mississippi</td>
<td>1930</td>
<td>Chap. 13</td>
<td>[1]</td>
</tr>
<tr>
<td>Montana</td>
<td>1927</td>
<td>Chap. 91</td>
<td>[1], [2]</td>
</tr>
<tr>
<td>Nebraska</td>
<td>1927</td>
<td>Chap. 145</td>
<td>[1]</td>
</tr>
<tr>
<td>Nevada</td>
<td>1917</td>
<td>Mar. 24, 1917</td>
<td>[3], [4]</td>
</tr>
<tr>
<td>New Mexico</td>
<td>1923</td>
<td>Chap. 42</td>
<td>[1], [2]</td>
</tr>
<tr>
<td>New York</td>
<td>1927</td>
<td>Chap. 692</td>
<td>[1], [2]</td>
</tr>
<tr>
<td>New York City</td>
<td>1914</td>
<td></td>
<td>[2]</td>
</tr>
<tr>
<td>North Dakota</td>
<td>1933</td>
<td>Chap. 106</td>
<td>[1]</td>
</tr>
<tr>
<td>Ohio</td>
<td>1927</td>
<td>No. 422</td>
<td>[1]</td>
</tr>
<tr>
<td>Oklahoma</td>
<td>1933</td>
<td>Chap. 24</td>
<td>[1]</td>
</tr>
<tr>
<td>Orange Co., Cal.</td>
<td>1917</td>
<td></td>
<td>[9]</td>
</tr>
<tr>
<td>Oregon</td>
<td>1923</td>
<td>Chap. 27</td>
<td>[1]</td>
</tr>
<tr>
<td>Pennsylvania</td>
<td>1933</td>
<td>No. 163</td>
<td>[1]</td>
</tr>
<tr>
<td>Portland, Ore.</td>
<td>1915</td>
<td></td>
<td>[8]</td>
</tr>
<tr>
<td>Rhode Island</td>
<td>1918</td>
<td>Chap. 1674</td>
<td>[1]</td>
</tr>
<tr>
<td>South Dakota</td>
<td>1931</td>
<td>Chap. 127</td>
<td>[1]</td>
</tr>
<tr>
<td>Texas</td>
<td>1919</td>
<td>Chap. 66</td>
<td>[1], [2]</td>
</tr>
<tr>
<td>Utah</td>
<td>1915</td>
<td>Chap. 66</td>
<td>[1], [6]</td>
</tr>
<tr>
<td>Vermont</td>
<td>1915</td>
<td>No. 197</td>
<td>[1]</td>
</tr>
<tr>
<td>Washington</td>
<td>1923</td>
<td>March 3, 1923</td>
<td>[3], [4]</td>
</tr>
<tr>
<td>Wyoming</td>
<td>1913</td>
<td>Chap. 93</td>
<td>[3], [4]</td>
</tr>
</tbody>
</table>
References:
A review of the standard sources on dates of state marijuana laws reveals a few inconsistencies, errors and omissions, which hopefully have been corrected here.

[11] Colorado passed laws to prohibit both cultivation and sale of cannabis in 1917, but the law against sale was repealed in 1919. Sale and possession were ultimately recriminalized in 1927. Henry O. Whiteside, *Menace in the West: Colorado and the American Experience with Drugs, 1873-1963*, (Colorado Historical Society, Denver, 1997) pp. 36-9, 52-4,