Cannabis policy reform in Germany: Political and constitutional discourses on decriminalisation and regulation strategies

STEFANIE KEMME*, KRISTIN PFEFFER**, LUISE VON RODBERTUS***

1. Introduction

Numerous German initiatives to liberalise cannabis-related criminal law have arisen against the backdrop of global debates, stimulating reform. Current drug policy is being discussed intensively, including calls to end prohibition of cannabis from well-known criminal law professors aligning with the resolution of Prof. Dr. med. Lorenz Böllinger. Advocates cite the benefits of relieving the police and courts to focus their resources on organised crime. Opponents fear legalisation will increase the number of consumers and magnify healthcare costs at the expense of society.

In Western and Central Europe, including Germany, a market for illegal drugs emerged in the late 1960s, which has not yet been stabilised politically or socially. The climate favouring drug reforms is a paradigm shift. Liberalisation of drug laws

* Stefanie Kemme, Professor at the University of Applied Police Sciences Hamburg, Germany. Tel. +49 40 / 4286-24419. Email: stefanie.kemme@poladium.de.

** Kristin Pfeffer, Professor at the University of Applied Police Sciences Hamburg and co-founder of the Research Centre of European and German Security Law (FEDS). Tel.: +49 40 /4286-24416. Email: kristin.pfeffer@poladium.de.

*** Luise v. Rodbertus, Teaching and research associate at the University of Applied Police Sciences Hamburg, Tel. +49 40 / 4286-24451. Email: Luise.vonRodbertus@poladium.de.

in the Netherlands, Switzerland, Spain, Belgium, Portugal, the Czech Republic, and several US states has so far not led to an increased drug use as feared.\(^3\) In 2014, Uruguay legislated to regulate cultivation, sale, and consumption of cannabis to deprive organised crime of the market and to prevent use of harder drugs.\(^4\) Cannabis has been grown, consumed, and sold in small quantities legally in Canada since 17 October 2018.\(^5\) In New Zealand a not binding cannabis referendum was held on 17 October 2020, on the question of whether to legalise the sale, use, possession and production of cannabis.\(^6\)

This paper aims on the one hand, to provide insights into German narcotics law. On the other hand, the political arguments for sticking to prohibition are contrasted with the numerous empirical findings that are now available. The results of the empirical studies now challenge the Federal Constitutional Court and the legislature to review their previous course and possibly break new ground in drug policy. Section 2 outlines the current legal situation following the findings of the German Federal Constitutional Court more than 20 years ago. Section 3 critically reviews the main arguments used so far to justify prohibition, namely the health and social risk assessment and the predicted development of consumption, in terms of their scientific content. Since the new scientific studies may lead to a new constitutional assessment of cannabis use and to a new legal situation in Germany, we trace current political advanced initiatives toward a new cannabis policy in Section 4. In Section 5 we give an overview of ‘new facts’ presented in a new submission order to the German Federal Constitutional Court in April 2020. Section 6 contains our summary and conclusions.

2. Current German legal framework

The German legal framework for drugs and addiction is multi-layered because policy affects many spheres of life. The handling of drugs, dealing and trafficking, medical prescriptions, drug use, and addiction are governed by provisions set at international, European, and national levels. At the national level, a range of parties oversee drug issues. Under Germany’s federal structure, they erect cross-sectoral legal conditions concerning addiction and drug policy.

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\(^3\) Rosmarin and Eastwood, A quiet revolution: Drug decriminalisation policies in practice across the globe (Release 2012) p. 13.


The driving force behind the restrictive use of cannabis in Germany was international law: The history of the illegalisation of cannabis in Germany begins in 1929, when German Reichstag passed “The Act on the Trade in Narcotic Drugs” (Opium Law)\(^7\) in order to implement the so-called ‘Geneva Opium Agreement’ of 1925\(^8\) signed and ratified by 56 countries.\(^9\) For the first time in German history the Opium Law mentioned dealing with ‘Indian hemp’ as a punishable offence. In 1971, Germany’s central national legislation was renamed to ‘Narcotic Drugs Act’ (\textit{Betäubungsmittelgesetz}; BtMG).\(^10\) Alongside administrative regulations concerning narcotics trade, the act is significant practically because narcotics offences appear in the daily business of German courts. BtMG determines what substances are narcotics, regulates their trade, and sanctions their handling. Sanctions for violating its provisions include penalties for misdemeanours and crimes, fines for regulatory offences, rehabilitation and prevention measures, and administrative acts such as confiscation. Numerous other laws set criminal provisions and sanctions for drug-related offences, including the German Criminal Code,\(^11\) German Road Traffic Act,\(^12\) German Precursors Monitoring Act,\(^13\) and the German New Psychoactive Substances Act.\(^14\)

Plants and their constituents belonging to \textit{genus cannabis} are listed in Annex I–§ 1 (1) BtMG and are not marketable narcotics. Central forms of action related to cannabis production, sale, and purchase are prohibited. Although consumption is not subject to sanctions, purchase and possession preceding it are subject to sanctions. A permit under § 3 BtMG can only be granted for scientific or purposes in the public interest. In March 2017, Germany legalised therapeutics containing tetrahydrocannabinol, mainly in the form of the flower or extracts, for patients with for instance chronic pain, multiple sclerosis, and cancer (§ 13 BtMG). Legalising medicinal cannabis had a domino effect. Portugal and Denmark followed suit, discussing the legalisation or

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\(^7\) On 10. December 1929, National Gazette I 1929, Nr. 43 p. 215.


\(^12\) Straßenverkehrsgesetz (StVG) https://www.gesetze-im-internet.de/stvg/ 19. March 2021.


German legislation allows dismissal of criminal cases against drug users. In this context the most relevant section is § 31a BtMG,\textsuperscript{16} introduced in 1992.\textsuperscript{17} If there is no public interest in prosecution and the offence can be considered minor, § 31a BtMG allows prosecutors\textsuperscript{18} to dismiss cases without consulting the court. The core consideration in applying § 31a BtMG is the small amount (\textit{geringe Menge}) for personal use. ‘Small amount’ is undefined by the law but specified by the German federal states. The intent is to ‘improve the procedural recruitment options for the public prosecutor’s offices by waiving judicial approval’.\textsuperscript{19} The higher regional court case law and prevailing opinion in literature considers an amount of cannabis for a non-dependent user of up to three consumption units as ‘small’.\textsuperscript{20} In cannabis products up to an active ingredient content of 0.045g THC is assumed a small amount.\textsuperscript{21} That corresponds roughly to a gross weight of 6g if one assumes in favour of the accused of a very poor quality with an active ingredient content of less than 1%.\textsuperscript{22} However the public prosecutor’s offices in the individual federal states assess the ‘small amount’ of cannabis products differently. The prosecutors can currently dismiss the procedure in any federal state up to a gross weight of 6g of the product in accordance with section 31a (1) sentence 1 of the BtMG. Some federal states also allow an adjustment for quantities up to 10g. Only the federal states of Berlin and Bremen regulation includes the option of setting up to a gross weight of 15g. That for a ‘small amount’ with the


\textsuperscript{16} § 31a \textit{Betäubungsmittelgesetz} (BtMG)

\textit{Refrainting from prosecution.}

‘(1) If the subject matter of the proceedings is an offence pursuant to section 29 subsection 1, 2 or 4, the public prosecutor’s office may refrain from prosecution if the offender’s guilt could be regarded as minor, if there is no public interest in a criminal prosecution and if the offender cultivates, produces, imports, exports, carries in transit, acquires, otherwise procures or possesses narcotic drugs in small quantities exclusively for his personal use. Prosecution should be refrained from if the offender possesses narcotic drugs in a drug consumption room in small quantities exclusively for his personal use, which may be tolerated pursuant to section 10a, without being in possession of a written licence for acquisition.’

\textsuperscript{17} Weber, \textit{Betäubungsmittelgesetz: BtMG [Narcotic Drugs Act]} (C.H. BECK 2017) § 31a para. 2.

\textsuperscript{18} Under the same conditions, the court may also refrain from punishing the offender. Section 29 para. 5 Betäubungsmittelgesetz (BtMG): ‘The court may waive punishment if the offender cultivates, […] the narcotics in small quantities for personal consumption only.’


\textsuperscript{20} Patzak 2019 § 31a para. 23.

\textsuperscript{21} Patzak 2019 § 31a para. 22.

\textsuperscript{22} Patzak, Betäubungsmittelgesetz [Narcotic Drugs Act] in Körner & Patzak & Volkmer, (C.H BECK2019) § 31a para. 23.
meaning of § 31a BtMG relevant gross weight of cannabis products can differ by up to 9g in a nationwide comparison. In order to standardise dismissal practice all over Germany the Ministers of the Justice of the federal states are now in favour of a common upper limit for cannabis products, which all states should set at 6g.

Germany’s ban on cannabis and threat of punishment constitute interference with general freedom of action by adults. In consistent case law of the Federal Constitutional Court, general freedom of action under Article 2 (1) of the Basic Law includes acts that pose health risks. Protection against self-injury can justify interference with adults’ general freedom of action only in particularly serious cases. In 1989, the Federal Administrative Court decided that the article contravened the comprehensive right of citizenship ‘to grant state authorities the power to dictate to the citizen what he has to do in the interests of his own protection’.

In March 1994, the Federal Constitutional Court ruled that criminal cases involving possession, purchase, or import of small amounts of cannabis for personal use must be dismissed because the offender’s guilt and harm caused by the offence must be considered trivial. Criminal prosecution in such cases amounts to violations of the principle of proportionality and disrespect for the ultima ratio of criminal law. While defending the constitutionality of BtMG, the Federal Constitutional Court found large differences in dismissal rates unacceptable because they violate rights to equal and non-discriminatory treatment. The Constitutional Court concluded that infringing rights to equal treatment and proportionality could be avoided by implementing consistent non-prosecution policies throughout Germany in cases involving possession of small cannabis quantities for personal use. The 1994 Federal Constitutional Court decision set the standard for prosecution of personal use. It declared that German law enshrines a ‘ban on excessive punishment’ that had to be observed for minor offences involving personal use of cannabis.

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25 BVerfG, 12/21/2011, 1 BvR 2007/10 (Germany).

26 BVerwGE 82, p. 45 (48 f.) (Germany).

The decision further states that ‘in view of the open criminal policy and scientific debate on the dangers of cannabis use and the correct way to combat them, the legislator has to observe and review the effects of existing law, including the experience of others’.\footnote{28} It requested German federal states to assure a ‘basically uniform practice of application’ and, as a rule, to refrain from prosecution if conditions in § 31a BtMG apply. In short, the court affirmed cannabis prohibition as constitutional. It would not infringe the principles of proportionality, equality, and personal freedom.\footnote{29} In dissent, Judge Bertold Sommer complained that BtMG was too broad and did not meet the principle of proportionality.\footnote{30}

Since 1971 only minor changes have been made to the BtMG. The core component has remained unchanged for 46 years: Cultivation, trading, purchase and possession of cannabis are punishable. The major change today with regard to the German Federal Courts decision in 1994 is the immense expansion of the use of cannabis in therapeutic treatment - especially in the therapeutic and self-medication not accompanied by a doctor. The findings on the effects and areas of application of cannabis in the medical field have now also been recognised by German Courts and lawmakers. On 6. April 2016, the German Federal Administrative Court confirmed a state obligation with regard to the constitutional right to life and physical integrity for medical treatment with cannabis for certain clinical pictures. It also ruled that an exemption for self-cultivation of cannabis should be granted if the narcotic is necessary for medical care and the plaintiff suffering from multiple sclerosis does not have an equally effective and affordable alternative therapy available. In 2017, as a consequence of the developments described, the medical use of cannabis in Germany was partially legalised for seriously ill patients by the law on the amendment of narcotics law and other regulations.\footnote{31} Following a Europe-wide tendering procedure, the contract for the cultivation, harvesting and processing of cannabis for people over 10,400 kg was awarded by the Federal Agency for Medicines and Medical Products (Bundesinstitut für Arzneimittel und Medizinprodukte, BfArM) to two Canadian and one German Company\footnote{32} for four years in April and May 2019. The BfArM assumed that cannabis will be available for government purposes from cultivation in Germany from the fourth quarter of 2020.\footnote{33}
Doctors wrote almost 60,000 prescriptions in the first quarter of 2019. However, the health insurance companies refused to cover the costs for every third prescription in 2019.

3. Arguments in favour of prohibition in the light of empirical studies

A debate on legalisation has so far been largely avoided by the German Drug Commissioners in the annually published ‘report on drugs and addiction’. The arguments for continuing to treat cannabis as an illicit drug are based primarily on the mental and physical impairments, and on the psychosocial and economic consequences of cannabis use. These are also the main arguments of the opponents of liberalisation. Partly the dangers are described dramatically. While only a few years ago the scientific evidence for mental and physical impairments was small and many claims were made on a case-by-case basis, numerous studies of varying quality have appeared. A systematic review (CaPRis-study) commissioned by the Federal Ministry of Health evaluated 2,100 international papers published in a decade. In the following, the most important political arguments for maintaining criminalisation based on the current state of research will be examined.

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3.1 Health risks

Studies assessed the health risk of cannabis as low, especially in the recreational use of adults, and showed lower health risks than the consumption of alcohol and nicotine.\textsuperscript{39} Chronic cannabis use seems to increase the risk of respiratory symptoms (coughing, wheezing breath, sputum production, chest tightness).\textsuperscript{40} With regard to other somatic consequences such as cancer and cardiovascular diseases, the evidence is sparse, as most publications do not differentiate, or only insufficiently, between the overlapping effects of tobacco use and cannabis use.\textsuperscript{41} With regard to cognitive deficits of cannabis use (memory, attention processes, executive functions and psychomotor skills), consistent research results are available only with regard to acute cannabis exposure. Concerning the effects of chronic cannabis use on cognition there are heterogeneous findings.\textsuperscript{42} Impaired verbal memory, attention, and some executive functions may persist after prolonged abstinence.\textsuperscript{43} But according to the CaPRis-study, the risk of persistent cognitive and brain functional deficits is rated as rather low.\textsuperscript{44} Findings show an increased vulnerability of adolescents to cognitive disorders through regular cannabis use.\textsuperscript{45} So far, there is not enough research on the extent to which cannabis-associated deficits in cognition are persistent or reversible.\textsuperscript{46}


\textsuperscript{40} Schneider et al., Cannabiskonsum zum Freizeitgebrauch in Cannabis: Potenzial und Risiko. Eine wissenschaftliche Bestandsaufnahme, eds. Hoch, Friemel and Schneider (Springer 2019) pp. 65-264 (128).


\textsuperscript{42} Schneider et al. 2019 p. 91.


\textsuperscript{44} Schneider et al. 2019 p. 91 f.


\textsuperscript{46} Broyd et al. 2016; Schneider et al. 2019 p. 91.
A reduced intelligence associated with regular cannabis use could not be consistently demonstrated.\(^47\) IQ deficits were particularly clear and persistently demonstrated even after a long period of abstinence (>1 year) in consumers who had already shown a dependency before the age of 18. No irreversible IQ reduction was found in first-time users after the age of 18.\(^48\) Studies increasingly suggest that moderate cannabis use has no negative effects on the intelligence of adolescents.\(^49\) However, the chronic cannabis use is associated with structural changes in brain regions with a high density of CB1-receptors - especially amygdala and hippocampus, structures responsible for memory formation.\(^50\) Studies that establish a link between cannabis use and psychotic disorders are inconsistent.\(^51\) Kraan et al.\(^52\) found that even among persons who fall into the high-risk group for psychoses, there is no statistically significant long-term association between cannabis use and increased incidence of disease. Nevertheless, an earlier age at onset of cannabis use\(^53\) and higher levels of cannabis use\(^54\) seem to increase the risk for development of psychosis related to cannabis use. Study results indicate a dose- and concentration-dependent relationship.\(^55\) Also, the risk of psychotic disorders

\(^{47}\) CaPRis 2017 p. 2.


\(^{50}\) Cf. CaPRis 2017 p. 3; Schneider et al. 2019 p. 128.


\(^{52}\) Kraan et al. 2015.


seems to be increased for persons with genetic predispositions. However, the causal role of cannabis use in the development of psychotic disorders has not yet been clarified. In general, a psychotic disorder is to be regarded as a multifactorial event in whose development not only environmental influences, but also genetic factors play an important role.

An increased risk for mental disorders such as anxiety and depression is not proven by all studies; findings are also inconsistent. Some studies find no longitudinal associations between cannabis use and anxiety or depression. Meta-analyses and systematic reviews concluded that there was a modestly increased risk of depressive and anxiety disorders, and a greater risk of bipolar disorder.

Overall, inconsistent or incomplete findings require methodologically reliable longitudinal studies. Still it’s uncertain whether cannabis plays a causal role in the onset and persistence of mental disorders, adolescents with symptoms of mental disorders are more likely to use cannabis and alcohol and to develop problematic patterns of use of both drugs. In general, mental disorders are usually the result of multifactorial events rather than a single trigger.

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58 Schneider et al. 2019 p. 219.


60 e.g. Blanco e al. 2016; Danielsson et al. 2016.


63 See also CaPRis 2017 p. 2.

64 Hoch et al. 2019.

65 CaPRis 2017.
A further argument for maintaining the criminalisation of cannabis is the psychological and physical dependence resulting from its use.\textsuperscript{66} Cannabis Use Disorders (CUD), one of the psychiatric diagnoses included in the Diagnostic and Statistical Manual of Mental Disorders, is generally understood as abuse or dependence. DSM-V, published in 2013, shifted away from the abuse/dependence paradigm toward a more dimensional scale that incorporates level of severity into its measurement of the syndrome, essentially combining the abuse and dependence criteria into one set for a diagnosis of disorder.\textsuperscript{67} CUD is defined as cannabis use that is associated with clinically significant problems ranging from mild to severe, including inability to stop using it despite psychosocial/medical problems, the presence of craving, the need to use larger amounts to obtain the same effect (tolerance), and/or the onset of symptoms when its use is stopped (withdrawal).\textsuperscript{68} In the case of physical dependence, the body reacts with withdrawal symptoms. A first characteristic of physical dependence is the development of tolerance and the resulting increase in dosage. Cannabis withdrawal is a valid clinical syndrome (such as sweating, trembling, restlessness, irritability, peace) that emerges following abrupt cessation of frequent cannabis use.\textsuperscript{69} Physical withdrawal is comparably mild.\textsuperscript{70} Nevertheless, the addictive potential of cannabis is indisputably lower (6.2\%) than that of legal drugs such as alcohol (11.2\%) or nicotine (36.0\%).\textsuperscript{71}

Particular risk factors for the development of cannabis-related disorders including dependence are male gender, intensive use patterns, co-use with tobacco and early age at onset.\textsuperscript{72} In general, for all drugs, the early onset of substance use is related to

\textsuperscript{66} DSB 2018.
\textsuperscript{67} Lopez and Blanco, Epidemiology of Cannabis Use Disorder in Introduction to Cannabis Use Disorders, eds. Montoya and Weiss (Springer 2019) pp. 7-11 (8); Montoya and Weiss, Cannabis Use Disorder (Springer 2019) pp. 1-6.
\textsuperscript{68} Montoya and Weiss 2019 p. 2.
\textsuperscript{70} Soyka, Preuss and Hoch, Cannabисinduzierte Störungen [Cannabis-induced disorders], (88) Nervenarzt (2017) pp. 311-325 (311, 323).
\textsuperscript{71} Behrendt et al., Transitions from first substance use to substance use disorders in adolescence: is early onset associated with a rapid escalation?, (99) Drug and Alcohol Dependence (2009) pp. 68-78. Scharnhorst and Honecker, Normenkontrollantrag zur Vorlage beim Bundesverfassungsgericht [Norm control application for submission to the Federal Constitutional Court (German Hemp Association)] (Deutscher Hanfverband, 2019) p. 20.
\textsuperscript{72} CaPRis 2017; Hoch et al. 2019.
an elevated risk of substance use disorder. Youth under the age of 18 are four to seven times more likely to develop CUD than adults. Studies show that the early use of cannabis poses a risk for adolescents with regard to the development of brain functions, impulse control, affect control, control of attention and concentration, memory, verve and social-organisational skills. Cannabis use during adolescence is associated with worse mental health. Also the relative risk of cannabis dependence is higher for adolescents. However, the increased demand for treatment cannot be cited as evidence of the particular risk potential among young people. The treatment figures initially only indicate that an addiction aid system with cannabis-specific services has been established in Germany over the last 10 years that is also being used.

3.2 Social risks

Furthermore, it is argued that regular cannabis use leads to psychosocial problems for adolescents including an increase in the frequency of early school leaving, less university attendance and therefore fewer academic degrees. Indeed, meta-analyses and systematic reviews show that cannabis use is associated with higher school drop-
out rates and lower rates of University attendance and the successful completion of studies. But similar to the development of mental disorders, the question of causality between cannabis use among young people and lower educational successes cannot be clarified.

Also, the argument that prohibition protects the young against developing criminal behaviour and the use of hard drugs remains scientifically unproven. The assumption that cannabis is a 'gateway drug' to 'hard' drugs is unfounded. It has been proven that hard drug users usually first used 'softer' cannabis products, but this causal chain cannot be proven in the opposite way. The number of cannabis users who later switch to hard drugs is low. On the basis of the study 'Monitoring the future', alcohol is the 'gateway drug' and is consumed before cigarettes and cannabis. The causal mechanisms of cannabis as gateway drug remain unclear. Nevertheless, prohibitionists seem influenced by the 'gateway drug' argument. But even the Federal Constitutional Court rejected this argument in the 1994 decision.

Studies of links between cannabis and crime yield no consistent results. Cross-sectional studies that could prove a connection cannot make causal claims.

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Del Bono and Pudney\textsuperscript{89} found that people who use cannabis as their only drug, without the co-use of other substances, do not commit crimes generated by the drug. Some longitudinal studies do associate increased risk of violence with long-term cannabis use,\textsuperscript{90} others don't.\textsuperscript{91} Despite inconsistent international findings, it is certain that cannabis use occurs predominantly in combination with alcohol and tobacco.\textsuperscript{92} Moreover, it is confirmed that early alcohol consumption leads to later increased delinquency, in particular to violent.\textsuperscript{93} But no drug in itself monocausal leads to criminality; drug use is embedded in complex psychosocial conditions.\textsuperscript{94} This statement is important, especially with regard to violent offenses, whose complex origins are well researched in early socialization environments shaped by violence.


\textsuperscript{90} Schoeler et al., Continuity of Cannabis use and violent offending over the life course, 46(8) Psychological Medicine (2016) pp. 1663-1677 (1673).


3.3 Protection of children and adolescents - prevention of higher consumption

According to a rating of European addiction experts, the severity of physical, mental and social impairments caused by cannabis was rated 18 on a scale from 0 (no harm) to 100 (severe harm), putting cannabis in 8th place compared with other common drugs (behind alcohol, heroin, crack cocaine, methamphetamine, tobacco and amphetamine, but before GHB, methadone, benzodiazepines, ecstasy and hallucinogens).

Although cannabis is a relatively harmless drug, advocates of prohibition argue with the general danger of the drug. Although this cannot be generally claimed, as the results show, there is agreement that children and young people are particularly vulnerable groups. But whether effective protection can be achieved through criminalisation or regulation, or how young people and children can be most effectively discouraged from consuming cannabis, is again highly controversial. Probably the most important argument against further-reaching reforms is that a regulated market sends the wrong signal and seduces children and young people to use cannabis.

Two basic assumptions are made. It is claimed that prohibition has a direct positive effect on consumption rates, so that (1) a higher availability of cannabis and (2) a subsequent increase in consumption rates in the course of regulation is assumed.

Cannabis is the most frequently used drug. In 2018 there were 250 million cannabis users worldwide and 31 million in Europe. It is estimated that 91.2 million adults in the European Union (between 15 and 64 years) or 27.4% of this age group during their lifetime have tried cannabis. About 17.5 million young adults (between 15 and 26 years) used cannabis at least once in the past year.

34 years) or 14.4% of this age group have tried cannabis in the last twelve months.\textsuperscript{99} 19% of all students between 15 to 16 years old have tried cannabis at least once.\textsuperscript{100}

About a quarter of adults (between 15 and 64 years) in Germany (27.2%) report having used cannabis at least once in their lives.\textsuperscript{101} The prevalence of cannabis-related disorders in 2018 is relatively low among 18 to 59-year-old men (abuse 0.7%; dependence 0.9%) and women (abuse 0.4%; dependence 0.3%).\textsuperscript{102} For adolescents, the values vary depending on the sample and the age group studied. Approximately each tenth young person between 12 and 17 years has already tried Cannabis at least once in his life.\textsuperscript{103} In the age group of young adults (between 18 and 25 years) the lifetime prevalence rises clearly to 46.4%. Of these, only a few are regular users (more than ten times in the last 12 months), as can be seen from the prevalences for adolescents (2.0%) and young adults (8.0%).\textsuperscript{104} If one considers the development of the consumption in the last years with young people and young adults, then highest prevalences were to be registered in the year 2004: afterwards rates decreased and rise since 2011 with young people, since 2016 with young adults again. Currently, the use experience of adolescents and young adults with cannabis is still below the high level of 2004.\textsuperscript{105}

In order to obtain indications of whether drug policy approaches are related to availability and consumption, values from individual countries can be compared. In Europe, the lifetime prevalence rate of 15-year-old German girls and boys (15% and 18%, respectively) falls in the mid-range behind France, Switzerland, Italy, Belgium (French), England, and Spain (Health Behaviour in School-aged Children


\textsuperscript{100} EMCDDA (European Monitoring Centre for Drugs and Drug Addiction) auf Basis der Daten der ESPAD Studie 2015 (European School Survey Project on Alcohol and Other Drugs); EMCDDA 2019.

\textsuperscript{101} EMCDDA 2019 p. 44.


\textsuperscript{103} Orth and Merkel, Die Drogenaffinität Jugendlicher in der Bundesrepublik Deutschland 2019. Rauchen, Alkoholkonsum und Konsum illegaler Drogen: aktuelle Verbreitung und Trends. BZgA-Forschungsbericht (Bundeszentrale für gesundheitliche Aufklärung 2020) p. 58.

\textsuperscript{104} Ibid.

\textsuperscript{105} Ibid. p. 62.

The liberalisation of the Dutch drug law took place as early as 1976. Ownership, acquisition, trade, and production are not legalised, but retailing in coffee shops under strict conditions is not prosecuted. Adolescents are prohibited from coffee shops. Studies have sought evidence of increased consumption in the Netherlands, which has pursued liberal cannabis policies for 40 years. So far there is no evidence that decriminalisation of cannabis use led to an increase in use. Lifetime prevalences of 15-year-olds (both 15% girls and 18% boys) and 15 to 64-year-olds (27.2% Germany vs. 26.6% Netherlands) stand at German levels.

Already since June 2003, the possession of cannabis for personal use is no longer prosecuted in Belgium. A fine will be imposed on persons carrying less than 3g. Related to the survey year 2013, the consumption prevalence of young adults aged 15 to 34 years in Belgium was 10.1% and thus below the level of Germany of 13.3%. Per


WHO 2016 p. 172.

EMCDDA 2019 p. 93.


EMCDDA 2019 p. 93.
the HBSC Survey.\textsuperscript{112} Flemish Belgium has rates of lifetime prevalence at the same level as in Germany (18\% for 15 year-old males and 14\% for 15 year-old females). Lifetime prevalence among Belgian adolescents aged 15 and 16 years has fallen significantly since the liberalisation of Belgian drug legislation, from 31\% in 2003 to 18\% in 2015.\textsuperscript{113}

Per the HBSC Survey, France, where cannabis use is banned but barely prosecuted, has the highest rates of lifetime prevalence (29\% for 15 year-old males and 26\% for 15 year-old females).\textsuperscript{114} In the Czech Republic, where consumption of soft and hard drugs is largely an administrative offence, cannabis consumption rates were 23\% among 15 year-old girls and boys, but no higher than in France.\textsuperscript{115}

In Portugal, drug possession was decriminalised as early as 2001. Even the possession of a small amount of so-called hard drugs was no longer considered a criminal offence, but was classified as an administrative offence. Portugal’s decriminalisation model was associated with decreasing rates among young people.\textsuperscript{116} Later, the prevalence of consumption had fallen back to approximately the level of 2001.\textsuperscript{117} Compared to other European countries, however, consumption rates in Portugal are very low: in 2013/14 about 10\% and 13\%, respectively, among 15-year-old girls and boys.\textsuperscript{118} The 12-months prevalence for 15-34 year olds lies at 8\% in 2016.\textsuperscript{119} These and other improvements in Portugal’s drug situation (declining rates of intensive use and drug-related harm) are not only attributed to decriminalisation but also to the Commission for Dissuasion of Drug Addiction (CDT), health improvements and harm minimisation, so it is assumed that the reform was successful.\textsuperscript{120}

\begin{enumerate}
  \item WHO 2016 p. 172.
  \item Deutscher Bundestag 2019 p. 7; EMCDDA 2019 p. 93.
  \item WHO 2016 p. 172.
  \item Murkin, Drug decriminalisation in Portugal: setting the record straight, Transform (2014).
  \item Hughes and Stevens, What Can We Learn From The Portuguese Decriminalization of Illicit Drugs?, 50(6) British Journal of Criminology (2010) pp. 999-1022 (1017).
\end{enumerate}
Indications of the effects of a regulated market are available in the US, but data provide limited evidence because adolescents under 21 are subject to total prohibition in all states that have legalised cannabis. Results from the 2018 National Survey of Drug Use and Health Substance Abuse by the Mental Health Services Administration show despite legalisation in further US states that cannabis use (12-months prevalence) among 12 to 17 year-olds in 2018 was lower than the percentages in 2002-2004 and in 2009-2013, but it was similar to the percentages in 2005-2008 and in 2014-2017. Consumption has increased only among those over 26 and little among those 18 to 25. Colorado, the first state to legalise marijuana by referendum in 2012, did not exhibit any differential change in perceived harmfulness or past-month adolescent marijuana use following legalisation.

Canada decriminalised cannabis use in October 2018 with the so-called Cannabis Act (C4525). This legalised the possession of a maximum of 30 grams for adults. Canada has established a national statistical system to measure the social and economic impact of the legalisation of cannabis. The National Cannabis Survey (NCS) has been conducted since February 2018 so the first data on the consumption

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of cannabis are available. The changes in consumption were very moderate. Overall cannabis use had increased from 14.9% (2018) to 16.8% (2019), particularly among males and adults aged 25 and older. Daily or almost daily use remained stable at 6.0%, as did the prevalence of driving within 2 hours of consumption (13.2%). Canadians report increasingly to obtain cannabis from legal sources instead of illegal sources or relying on friends/family. NCS study suggests that use among Canadian youth has not increased.

Hints of declining consumption rates by US and Canadian adolescents could indicate reduced availability. About one-third of 16-year-olds in 35 European countries report cannabis is readily or very readily available. Availability rates span 5% to 50%. Looking again at European Countries with different drug policies, 41% of French, 42% of Dutch, 50% of Czech, and 31% of Portuguese adolescents indicate easy availability. As shown, however, consumption among adolescents diverges significantly, and correlations between drug policy and availability (the more repressive the lower) are not provable. Also, availability of a drug is embedded amid complex conditions. For example, young people in a prohibitive model may find it easier to obtain drugs because prohibition triggers black markets. Contrary to expectations of prohibitionists, prices in Colorado and Washington have fallen since legalisation, and prison sentences for distributing unlicensed cannabis have declined facts taken as evidence that black markets are increasingly unable to compete with legal trade. There seems no connection between regulation policy, greater availability and consumption among adolescents.

Even in Sweden, which is often cited from prohibitionists as an example of supposedly successful prohibition strategies due to its relatively low prevalence rates, repressive drug policy does not explain consumption rates. The average amount

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127 Rotermann 2020 p. 17.


of cannabis consumed annually by intensive users is second highest in Sweden (363 g; after England/Wales 374 g), and lowest in Portugal (184 g).\textsuperscript{132} Not to mention the high mortality rate in Sweden, which reflects only tentative Harm Reduction (HR) efforts.\textsuperscript{133} Obviously, consumption rates are embedded in complex economic, social, and cultural factors.

3.4 Black markets and costs of prohibition

The stimulation of the cannabis black market leads to negative consequences for the consumers.\textsuperscript{134} While in Sweden, for example, 52% of cannabis users state that they can buy other hard drugs where they buy cannabis, only 26% of Czechs or 14% of Dutch people state this. The black market is therefore particularly dangerous for young people who simply come into contact with hard drugs and have no information about the composition and active ingredients of the cannabis they buy. Even though Dutch drug policy has often been criticised, evaluations have shown that the approach of separate markets can be seen as positive and that the main objectives of prevention and risk minimisation have been partially achieved.\textsuperscript{135} The use of hard drugs among young people is low, illness and mortality rates among drug addicts are stable and low, and there is no increase in the consumption of soft drugs. Nevertheless, the World Commission points out that the negative effects of the black market cannot be countered by decriminalisation models.\textsuperscript{136} Prohibited production in turn leads to black market problems and organised crime, which is discussed in the Netherlands under the ‘back-door problem’. In addition, there remains a risk for the consumer. In order to reduce the harm caused by drug use in the long term, governments must think about suitable market regulation models and consistently regulate access by means of age limits and other security measures.\textsuperscript{137}

\textsuperscript{132} Trautmann, Kilmer and Turnbull, \textit{Further insights into aspects of the EU illicit drugs market} (Verlag 2013) p. 23.


\textsuperscript{134} Flöter and Pfeiffer-Gerschel 2012 p. 40.


\textsuperscript{136} GCDP 2016 p. 33.

The workload of the German police caused by cannabis offences leads to high costs. Since most consumer offences are dismissed (§ 31a BtMG), there are less resources available to prosecute serious offences. Results of a recent survey among police officers in Hamburg show that the attitudes of criminal detectives (contrary to the local police officers) have changed since the 1990s and that prohibition is not considered effective. Although 83.1% of the officers interviewed in this survey focus on drug trafficking, this does not change the fact that police officers cannot look the other way when dealing with consumer offences. This is confirmed by the annually increasing number of consumption-related offences in the PKS. It is therefore not surprising that the Federation of German Criminal Investigators is currently reiterating its demand, which was made for several years now, for a non-repressive drug policy when dealing with consumers. The main argument is that the resources released could be used to intensify the fight against organised crime in the drugs field. As shown, organised criminal control of production and supply cannot be broken by police means, and a strategy of prohibition promotes it. The cannabis market is large, profitable, organised, and characterised by violence and associated crimes. Technological innovations raise production volumes and product potency. The market is – 1% of Europeans consume cannabis daily – and was historically not influenced by criminalisation strategies.

Drug consumption does burden healthcare, but no reliable data yet indicate that regulation elevates that burden. Moreover, tax revenues from regulated markets create resources for preventive measures that could counteract consumption and exert positive effects on healthcare system. Criminalisation has no demonstrable positive impact on consumption and availability of cannabis. Lifetime prevalence of cannabis use in Germany, for example, rose until the mid-2000s despite existing...
prohibition.\textsuperscript{147} According to the Global Commission on Drug Policy\textsuperscript{148} there is no justification for a repressive drug policy. Indeed, drug prohibition is regarded as a failure because black markets generate social damage.\textsuperscript{149}

Furthermore, a tightening of prohibition would result in higher costs on the supply side to continue to act undetected on the black market. These costs would also be reflected in prices for consumers. Thus, more resources would have to be spent in illegal markets, whereas legalisation and taxation could lead to revenues on the side of the state.\textsuperscript{150} Regulated markets or even the downgrading of consumption to an administrative offence lead to a massive reduction in the burden on law enforcement agencies.\textsuperscript{151} Even if black markets cannot be eliminated, they can be reduced significantly,\textsuperscript{152} thereby releasing resources for prevention or to fight serious and organised crimes. According to Haucap et al., an amount of 2.66 billion euros can be raised by legalising cannabis, on the one hand through tax revenues and on the other through saved expenditure.\textsuperscript{153}


\textsuperscript{150} Scharnhorst and Honecker 2019.


\textsuperscript{152} Caulkins et al. 2015 p. 63; Caulkins et al., \textit{Considering Marijuana Legalization: Insights for Vermont and Other Jurisdictions} (Rand cooperation 2015).

\textsuperscript{153} Haucap et al., Die Kosten der Cannabis-Prohibition in Deutschland, \textit{DICE Consult} (2018).
4. Political advances

More than 20 years after the 1994 Federal Constitutional Court decision, the entire German narcotics law was put to test when 122 criminal law professors (the *Schildower Kreis*) submitted a resolution to the Bundestag, draw legislators' attention to unintended harmful side effects and consequences of criminalising cannabis in 2014. In the resolution, they demanded to check the effectiveness of the drug law. They criticised the unsuccessful criminal prosecution of drug demand and supply and noted that Taliban terrorism in Afghanistan is mainly financed via black market heroin and hashish. This gigantic black market 'generates [...] other subsequent criminal activity and [has] destabilising effects on global financial markets just as [on] national economies'. Science had proven that the danger of drugs would be mastered 'better by health-juridical regulation [...] as well as with adequate youth welfare measures'. The German Society for Addiction Medicine (*Deutsche Gesellschaft für Suchtmedizin DGS*) joined the resolution in February 2015. The Federation of German Criminal Investigators (*Bund Deutscher Kriminalbeamter BDK*) and The New Judges Association (*Neue Richtervereinigung*) also advocate legalisation.

Thomas Fischer, probably the best-known author of German criminal code commentaries and former presiding judge at the Federal Criminal Court for Criminal Matters, comments the criminal sections on cannabis use as follows: An 'unbiased, rational view (...) should no longer ignore' that 'the prohibition policy of intoxicants has failed in terms of criminal policy, but also criminal law. A society that has 5 percent of its members criminalised because of consumption of intoxicants, while at the same time another 30 percent of the population legally and state-sponsored drinks or smokes itself to death is obviously irrational.'

In 2015, opposition fractions in the Bundestag, the Left Party and the Green Party, filed a joint petition to review criminal drug law based on this resolution and to seek support from the Social Party. They drafted a Cannabis Control Bill (*Cannabiskontrollgesetz, CannKG*) to remove cannabis from criminal restrictions under BtMG and to open

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155 The BDK chairman André Schulz claimed that the ban on cannabis was “historically arbitrary and has so far been neither intelligent nor effective”: https://www.spiegel.de/panorama/justiz/cannabis-bund-deutscher-kriminalbeamter-fordert-ende-des-verbots-a-1191381.html 19. March 2021.


157 Fischer (ed.), StGB, 63rd edition (2018), Comment before § 52 StGB.
a strictly controlled legal market for cannabis. This would take better account of the protection of minors than before, since it is only in such a market that the ban on selling cannabis to minors can be effectively monitored. A good cannabis policy regulates the cannabis market in such a way that the protection of minors is strengthened, and the risks are reduced as much as possible. Facing opposition from the Christian Party and the Social Party, the draft was rejected in 2017.

In December 2017, the Free Democratic Party joined the cannabis-liberalisation-movement and proposed in a 'small request' to the government for a controlled legal market in cannabis and model projects for its free use. In its application the FDP parliamentary group also advocated enabling model projects for free cannabis use. The fight against cannabis use by repression had failed. It was therefore time to break new ground in addiction prevention, the group argued. The aim had to be to control the spread of cannabis and to improve public health and youth protection.

In February 2018, the Green Party brought in the Cannabis Control Bill again, claiming it was justified by a failed cannabis drug policy. Cannabis was then Germany’s most common illegal drug, consumed by an estimated 3.1 million adult citizens. In the same month, the parliamentary group of the Left Party also submitted a draft. They also see the cannabis ban policy as a failure. According to their application 'Health protection instead of law enforcement - For a progressive use of cannabis, cannabis is the most commonly used illegal drug. This is countered by a drug policy based on bans, which is ideologically motivated and would ignore the realities of life of the citizens. The group calls for the possession of cannabis for personal use and to strengthen the pillars of drug prevention, advice and treatment in drug policy over the pillar of repression and stigmatisation. The requests of the opposition groups in the Bundestag were rejected by the government majority.

In February 2020 the fraction of the Social Democratic Party (SPD) in the German Bundestag (coalition partner in the current German government) has also spoken out in favour of a different cannabis policy. It had decided to abandon the previous

cannabis ban policy in Germany, the fraction stated. The possession of small amounts of cannabis for personal consumption should no longer be prosecuted and instead only be treated as an administrative offence. Model projects should be made possible to test legal and regulated supply of cannabis to consumers. Several applications of German cities in this regard have so far been regularly rejected by the responsible Federal Institute for Medicinal Products and Medical Devices (Bundesinstitut für Arzneimittel und Medizinprodukte ‘BfArM’) due to the existing legal situation.

The coalition partner in the current government, the Christian Democratic Party (CDU/CSU), sticks with the argument that cannabis is a gateway drug and damages the brain. As for the German population according to a poll by Infratest Dimap on behalf of the German association Deutscher Hanfverband in the year 2019 44% of Germans are in favour of legalisation of cannabis for adults.

5. New Submission order to the German Federal Constitutional Court in April 2020

In addition to the legislative initiatives, there are also current efforts by the advocates of decriminalisation to achieve their goals by establishing the unconstitutionality of the criminal norms. In April 2020, the Criminal District Court of Berlin-Bernau justified a submission order to the Federal Constitutional Court (BVerfG) with the fact that the prohibition of cannabis is unconstitutional. This is the conclusion reached by criminal judge Andreas Müller from the Bernau district court (near Berlin). Does a German court consider a law, the validity of which is important for the decision unconstitutional, it suspends the proceedings and gets the decision of the Federal Constitutional Court.

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164 Düsseldorf, Münster, Bremen, Berlin Kreuzberg and most recently the state of Berlin.
166 The drug commissioner of the federal government from the CSU also takes this view https://www.drogenbeauftragte.de/ 19. March 2021.
In this case, a 24-year-old mechanical engineering student purchased 2.6 g of cannabis resin in the Görlitzer Park (Berlin) and was subsequently subjected to a police check. Since the young man already had been taken with resin, the prosecutor refused to dismiss the case and demanded a fine of 150 euros.

For a new application to the Federal Constitutional Court to be authorised, the district court must prove that there have been ‘new facts’ since 1994, when the Federal Constitutional Court ruled on the question for the first time. In 2004, when the same judge Müller from the Bernau district court had already filed such a submission order, the court had found it to be inadmissible, among other reasons, because new facts ‘which would enable a decision that diverged from the earlier decision of the Federal Constitutional Court’ had not been stated. Among other things, judge Müller now states that there are now indications that the dangerousness of cannabis is to be assessed differently than before: ‘The clearest and most recent expression of the re-evaluation of the dangerousness of cannabis is found in the critical report on the current classification of cannabis by the Standard Agreement on Narcotics, published in 2018 by the WHO Expert Committee on Drug Dependence’. The committee submitted a letter to the Secretary General of the United Nations, António Guterres, with reference to Art. 3 of the Single Convention on Narcotic Drugs, which noting that preparations based on pure Cannabidiol (CBD) should no longer be listed in international drug control agreements.

Further, Müller refers to more recent evidence, according to which the ‘general assumption that cannabis use has a deterioration in mental health’, cannot be proven. ‘It can be shown that stronger problematic people consume particularly frequently, evidence of a harmful substance effects of cannabis, however, cannot be found’ he states. It should also be noted, ‘that in light of the millions relatively few are treated in outpatient or inpatient settings because of the main diagnosis cannabis’.

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169 BVerfGE 90, 145.
Whether the 140-page submission order now passes the hurdle of the admissibility test, is considered open by observers. Essentially it depends on whether the District Court has presented enough facts to convince the Federal German Court that a new situation has arisen on the subject of cannabis that could be considered legally.

6. Summary and conclusions

The current German legal system of cannabis control is based on strict prohibition of cannabis outside medical or scientific use. As in many other western countries, an increasing number of German scientists and citizens and therefore also a growing number of political parties are of the opinion that the Narcotics Act in Germany needs an urgent review (see section 2).

As shown above, there are numerous new studies on cannabis, making it one of the best researched drugs. Studies classify the health and social risk of cannabis as low, especially for recreational use by adults (see section 3.1 and 3.2). It can be regarded as empirically proven that the recreational use of cannabis is relatively harmless compared to the currently legal drugs alcohol and nicotine.

As with any other drug, children and young people are particularly vulnerable and must be protected (see Section 3.3). The use of cannabis in childhood and adolescence can have both physical and psychological consequences. But, the results of the present paper do not allow the conclusion that prohibition-oriented drug policies prevent young people of using drugs or that more liberal policies lead to an increase in prevalence rates. Although prohibitionists claim that there is a link between national drug strategy and consumption rates, there is no empirical evidence for such a correlation. The comparison of countries with different drug policy approaches reveals that cannabis use among young people seems to be influenced by a number of other factors. Even in Sweden, which is often cited from prohibitionists as an example of supposedly successful prohibition strategies due to its relatively low prevalence rates, repressive drug policy does not explain consumption rates. Decriminalisation has neither increased consumption rates in Portugal nor reduced the age of onset in the Czech Republic.174 The decisive factors are ancillary, including measures geared to prevention, addiction therapies, and reducing damage.

Consumers look for their own ways. In this respect, the demand side - not the supply side - is identified as important source of problems and drug policy starting point. In its reports, the Global Commission on Drug Policy makes it more than clear that states must finally abandon the wishful thinking of a drug-free society by prohibition; prohibitive drug policy models have failed because they can neither prevent nor reduce consumption and dependence. In this sense, the German Society for Addictive Medicine, the German Head Office for Addiction Issues and, as already mentioned, a majority of professors of criminal law in Germany (the Schildower Kreis) recommend that the German Narcotics Act be reviewed, as the law's goal of excluding the misuse of narcotics and the development or maintenance of narcotic dependence as far as possible has not been achieved. In addiction medicine, the dogma of abstinence already fell 20 years ago, so that it is primarily a matter of ensuring the healthiest possible survival, reducing consumption and extending abstinent periods.

The stimulation of the cannabis black market leads to negative consequences for the consumers. The black market is particularly dangerous for young people who simply come into contact with hard drugs and have no information about the composition and active ingredients of the cannabis they buy. Even though Dutch drug policy has often been criticised, evaluations have shown that the approach of separate markets can be seen as positive and that the main objectives of prevention

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177 DGS (Deutsche Gesellschaft für Suchtmedizin e.V.), Warum das Betäubungsmittelgesetz (BtMG) aus suchtmedizinischer Sicht auf den Prüfstand gehört. [Why the Betäubungsmittelgesetz (BtMG) belongs from the point of view of addiction medicine to the test.] *Suchttherapie*, (15) (2014) p. 49.


179 DGS 2014 p. 49.

180 Flöter and Pfeiffer-Gerschel 2012 p. 40.
and risk minimisation have been partially achieved.\textsuperscript{181} The use of hard drugs among young people is low, illness and mortality rates among drug addicts are stable and low, and there is no increase in the consumption of soft drugs. Nevertheless, the World Commission points out that the negative effects of the black market cannot be countered by decriminalisation models.\textsuperscript{182} Prohibited production in turn leads to black market problems and organised crime, which is discussed in the Netherlands under the ‘back-door problem’. In addition, there remains a risk for the consumer. In order to reduce the harm caused by drug use in the long term, governments must think about suitable market regulation models and consistently regulate access by means of age limits and other security measures.\textsuperscript{183}

It is sometimes argued by prohibitionists in Germany that repression is after all only one pillar of a balanced cannabis policy, which already (sufficiently) takes into account the other pillars of prevention, treatment and HR. Only in recent years, a number of therapy measures and intervention programmes have been established in the cannabis field. However, there is still a lack of adequate consideration of feasible HR measures.\textsuperscript{184} In Germany, the implementation of both individual and structural HR approaches is very limited.\textsuperscript{185} It is not - as is sometimes claimed - predominantly the law enforcement agencies that place young people in programmes. Rather, the illegality of cannabis makes access to early intervention programmes via other potential placement partners such as schools, parents, companies, youth welfare services, vocational preparation courses or youth leisure centres more difficult, so that many young people in need of help remain unreached. In addition, it is known from addiction aid that especially socially disadvantaged and psychologically vulnerable young people, as a result of prohibition, reach criminal milieus faster than
A cannabis policy that continues to insist on the necessity of the pillar of repression will not be able to protect the health of consumers sufficiently in the long term. Open, targeted prevention work will be hindered; people will be discouraged from seeking help. With regard to alcohol and nicotine, it is already known that regulated markets offer the most effective protection when the framework conditions are adapted with stricter rules and increased educational work.\textsuperscript{188} Positive trends in alcohol and cigarette consumption among young people can currently be observed.\textsuperscript{189} According to youth researchers, the image of these drugs has deteriorated, which suggests a connection with educational campaigns.

It is certainly true that the impact of a market regulating all drugs cannot yet be conclusively assessed. Moreover, the European Monitoring Centre for Drugs and Drug Addiction rightly points out that developments and evaluations in other parts of the world need not be directly transferable to the European context.\textsuperscript{190} However, a proportionality assessment with regard to cannabis prohibition leads to a clear result. The damage to society as a whole caused by prohibition can only be effectively countered by a regulated market, especially for the protection of young people. Overall, a strictly regulated market would be expected to provide positive economic, social and health incentives.

Currently two approaches of changing drug policy with regard to cannabis are being pursued: One approach regards legislative initiatives by political parties to decriminalise the use of cannabis. Already several times in recent years a Cannabis Control Bill aiming to liberalise cannabis use has been introduced to German Parliament, still lacking a political majority. Nevertheless the number of political parties in favour of a changed policy increased during the last years. A second approach can be found in the submission order to the Federal Constitutional Court presenting ‘new facts’ with the aim of declaring the current prohibition (German Narcotics Act) law unconstitutional. Such order was filed to the Federal Constitutional Court in 2020. Both approaches are based on new scientific knowledge on the harms of cannabis use physically, psychically and economically (‘new facts’).

While chances of success of the current application to the Federal Constitutional Court do not appear predictable, the political climate could change in the near future towards a change in the German Narcotic Act. In Germany - as in many other western countries - drug policy reform towards cannabis seems increasingly likely.

\textsuperscript{187} DGSAS 2015 p. 3; Gantner 2016 p. 56.
\textsuperscript{188} Cf. Transform 2009 pp. 102 ff.; Stöver and Plenert 2013 p. 44.
\textsuperscript{189} Orth and Merkel 2020 pp. 30, 45.
\textsuperscript{190} EMCDDA 2017 p. 12.