HB 669 -- CBD OIL PRODUCT LABELING ACT

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This bill creates the "CBD Product Labeling Act". A dealer who prepares, distributes, sells, or exposes for sale a food that is described as a CBD oil product must disclose the basis for their representations.

The bill requires every CBD oil product to include necessary information. Any CBD oil product that is prepared, distributed, sold or exposed for sale must have a label that contains:

- (1) The name of the processor and business that packaged the product;
- (2) If the product is a concentrate or extract;
- (3) The date the concentrate or extract was made, net weight or volume, serving size and number of milligrams of THC or CBD in each serving;
- (4) A statement that states: "This product is not approved by the FDA to treat, cure, or prevent any disease"; and
- (5) Warnings that state: "For use only by adults 21 and older. Keep out of reach of children."

This bill specifies that a dealer must not prepare or sell a CBD oil product that is adulterated with a dangerous substance and a CBD oil product must be sold to a person over the age of 21. Penalties for violations are specified in the bill.

Violations of the food related portions of the bill result in a right of private action where economic, noneconomic, and consequential damages may be imposed.

This bill also states that the General Assembly, and not local political subdivisions, has the sole authority to regulate CBD oil products within the state. The bill does not apply to hemp extract authorized by registration card under Sections 192.945, 192.947, or 195.207, RSMo.

This bill is similar to HB 2502 (2020).