

# Enacted Legislation

- Controlled Substance/Paraphernalia Possession Protections (22<sup>†</sup> states & DC)
- Lay Administration Criminal Liability Protections (23 states & DC)
- Lay Administration Civil Liability Protections (20 states & DC)
- Prescriber Criminal Liability Protections (14 states)
- Prescriber Civil Liability Protections (13 states)
- Allows Third Party Prescriptions (24 states)

## WEST

## SOUTHWEST

## SOUTHEAST

# State Naloxone and Good Samaritan Legislation

as of July 15, 2014

(Please check the individual statute as the language is nuanced and varies from state to state.)

## MIDWEST

## NORTHEAST

\* Only if person has received training.

<sup>†</sup> Only applies to 1st responders.

<sup>‡</sup> In Utah and Indiana, evidence of providing assistance to someone experiencing an overdose can be presented as a mitigating factor at sentencing to a conviction for possession of a controlled substance and/or paraphernalia. Utah allows evidence of providing assistance to someone experiencing an overdose to be used as an affirmative defense to an allegation of possession of a controlled substance and/or paraphernalia.

Source: Office of National Drug Control Policy (ONDCP) searches of state legislative information from the following online databases yielded the information on the chart, and were current as of July 15, 2014:

<https://advance.lexis.com>  
<http://www.cqstatetrack.com/>  
<http://openstates.org/>