

## Submissions R v Barry Futter – 17<sup>th</sup> October 2018

Att: His Honour Judge Roy Ellis

Your Honour

I have explained and shown now, on numerous occasions, the ineptness of the law around the Medicinal Cannabis debate. I have also explained the TRUTH around this whole issue and how all Government avenues have been trialled and tested to assist the many thousands, to no avail.

I travelled to Canberra on Sunday for a meeting Monday morning with the Medical Cannabis Section of the federal health dept, after being prompted to do so at my last court appearance when the police asked me to talk to the Director of the Medical Cannabis Section, a Michele Gannon, as she attended the last Newcastle court appearance.

We were joined by the Director of the Office of Drug Control. After a lengthy meeting, I again realised the futility of the Governments both state and federal, to assist with this most important issue.

They have failed on every detail for years now, they have not looked at facts and truth, they have only rather looked at business models and corporate control of a plant.

They fail to accept the MOST IMPORTANT VEGETABLE truth of Cannabis and stick to government red tape and out-dated INCORRECT laws.

I am not the criminal here, those in control of the Laws are, while thousands SUFFER.

A recent Court decision in South Africa ruled Cannabis to be free to use at home etc .. and the Courts informed the Legislators that they had 2 years to sort through the red tape. The news said this .. ‘...activists had argued that the criminalisation of dagga (cannabis) use and the possession is a violation of the right to equality, dignity and freedom of Religion’.

Now that, is the Court system enacting their duty to serve correctly.

For the Australian federal government to open the avenues to re-schedule cannabis from schedule 9 to 8 and 4 and then make no provisions to roll that out to the benefit of the public is a national disgrace.

They are all about licence fees and control via large corporate international entities with ‘stock’ market priorities, WHILE PEOPLE SUFFER.

Their haughty, ignorant and plain power struck stupidity has not changed for the last 7 yrs that I have been involved, and people wonder why I under took to assist the ONLY way how...  
I am not a criminal!

I grew Medicinal Cannabis and have more research and success than all the corporate entities together fighting for their 'market share'.

I supplied strain specific organic correct plants to the sick, small 10cm -15 cm tall plants for MEDICINE.

I did not traffic and or misuse Cannabis.

I have over 6000 people on a data base, research has been amazing and very, very fulfilling.

I have not benefited financially from this choice of mine to assist, as the truth and energy attained when one embraces cannabis for its Majik negates that.

We should have it available like spinach, that simple.

This issue has become a political football and it seems the ignorance with the Law, the Government and the medical fraternity is all based on stocks and shares and licencing, WHILE PEOPLE SUFFER !

Actually an indictment to our collective intelligence for all this to actually be occurring and real!!

To allow the Ontology of Legal Change would be the greatest decision this court could make, bearing in mind the law makers (politicians) have no methods to assist because of greed and self-interests, definitely not the role of Public Servants.

Thank you once again for this opportunity to assist change, IT IS SO, SO IMPORTANT.

I have attached more testimonies.

BJ Futter