

Submissions R v Barry Futter – 16th August 2018

Att: His Honour Judge Roy Ellis

Your Honour,

As per my last submission, I need to inform the court I have not been able to find satisfactory legal assistance for my case. The costs are simply way out of my reach and I do believe I am better equipped to prove my case without the entangled complexities encountered when legal 'paradigms' are embraced. I therefore ask to be assisted by a McKenzie friend ie. *"A **McKenzie friend** assists aligent in person in a court of law in England and Wales, Australia, and Scotland. This person does not need to be legally qualified. The crucial point is that litigants in person are entitled to have assistance, lay or professional, unless there are exceptional circumstances."*

The matter on hand is the incorrectness of the Law pertaining to the plant called Cannabis. I would like to have it clarified that our present (incorrect Law) Statute/Common ACTUALLY has jurisdiction over Scriptural Law/Lore.

I would like to clarify why I have been charged under the Drug Trafficking and Mis-use Act and not under the TGA manufacturing without a licence act. As this matter is of crucial importance to many millions of Australians, I need to clarify that my intent is to change the Law through the legal route, as I have attempted every other method, to no avail. I will win in a court based of Truth and Justice and on Divine Law, its very foundation. Truth just is.

I need to present evidence from Professors and Drs and Scientists and many participants in the research mentioned in my last submission dated 27 July 2018. This will take time and careful preparation. I will need to present documentation from expert studies and research by the best in the world to prove that this prohibited plant needs to be freed to use as we do spinach/broccoli, as pure food. Gen 1:11 and 29 and 30. I need to show the direct connection between the University of Sydney and the New South Wales government being in "contract" with my research data. Professor Iain MacGregor from Pelican Institute asked for permission to access my data/research for their \$32 million research given to NSW government by a grandfather of an Epileptic child Barry Lambert. It was to have been confidential, although that has been duly disregarded as Industrial Espionage becomes quite a relevant possibility.

I will prove the pure inadequacy of both State and Federal government to properly address this situation.

I will prove that the plant called Cannabis may be used for either medicinal purposes OR illicit purposes and it is only the intent that differs, bearing in mind the 'illicit' term is based on an (incorrect) Statute/Common Law.

I will also show that the newly presented evidence of the plants taken by the police were intended to be given to research participants to grow their own plant according to their

specific issue. There are hundreds of strains of Cannabis and most can be designated specifically to target certain dis-ease and sickness for better treatment protocols.

As per paperwork received recently, it can be seen the size of the plants were very small and intended to be allocated and given to specific individuals. The 8 larger plants were the 'mothers' from which the clones were grown. Not one of the plants were meant for the "illicit" market and the intent was medicinal.

I will show that the deemed supply charge of 944gms of cannabis leaf cannot be correct as the process of manufacturing medicinal cannabis, leaves a remaining plant matter with most/all the therapeutic "majik" extracted therefore not a trafficable product. as it is accepted by the police it was as such and that was my intent.

I never intended to supply the leaf, once the oil from the leaf had been extraction the cannabis is no longer of real "value" as a supposed illicit drug.

I will show the courts that prohibition has seriously affected the wellness of our communities.

I will show the courts the long litigation processes on the horizon when experts, Drs and Specialists are held accountable for NOT DOING the research in all the years of evidence available.

I will prove the plant has not changed, people have not changed, as an example, when a mother 5 years ago or 10, enquired of an 'expert' neurologist if Cannabis could assist seizures, and that Dr said no it won't, and now our research combined with World Leaders in Cannabis research says otherwise, well what's changed in the enSUEing time, ? nothing, accept the BLATANT observation that the Drs had not done any research back then whilst under contract to assist the patients, quite disgraceful actually.

I will show the courts that the political system has no jurisdiction over the food individuals, families and communities choose to consume.

I will show the courts that the Big Pharma controlled establishment is my main concern, this plant should not be in the control of politicians who are controlled by greedy corporations, with no INTENT to assist the wellness of our communities, families and individuals – in fact you as a person Your Honour.

I will show the importance of the (human innate) endogenous Endocannabinoid System which is our (foundation energetic) fundamental operating system. We simply cannot reach (potential) optimum wellness without it being activated. Truth.

I will need to show the courts many real-life human beings with major health issues, and when ALL other options are exhausted, the embracing of Cannabis as a food assists them greatly to have a better quality of life.

Your Honour, without being too long winded I believe I make my point clear, I am here to change the Law via the Courts, as I have no other choice and my conscience will not let me do otherwise.

BJ Futter