

No. T-2030-13
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HEREOF ADMITTED

FEDERAL COURT

JAN 09 2015

BETWEEN:

FEDERAL COURT
COUR FÉDÉRALE
Copy of Document
Copie du document
Filed / Déposé
Received / Reçu

NEIL ALLARD
TANYA BEEMISH
DAVID HEBERT
SHAWN DAVEY

WILLIAM F. PENTNEY
Solicitor for
A.G.C.

AND: Date: JAN 09 2015
Registrar: [Signature]
Greener: [Signature]

PLAINTIFFS

HER MAJESTY THE QUEEN IN THE RIGHT OF CANADA

DEFENDANT

AFFIDAVIT OF JASON WILCOX

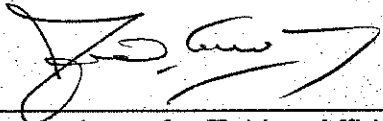
I, Jason Wilcox c/o Conroy & Company, 2459 Pauline Street, in the City of Abbotsford, B.C., MAKE OATH AND SAY AS FOLLOWS, THAT:

1. That I am the Coordinator of the Coalition against the Repeal of the Medical Marihuana Access Regulations (*MMAR*) and as such helped coordinate a group of medically approved patients and their caregivers under the *MMAR* that wish to continue to be able to produce their own medicine for themselves or have a caregiver do so for them if they are unable to do so, and as such have created a webpage (<http://www.mmarcoalitionagainstrepeal.com/>) to facilitate this process and gathered a substantial number of "victim impact statements" to assess what the impact of the repeal of the *MMAR* would be and from those who responded the individual Plaintiffs in this case were chosen for purposes of the constitutional challenge.


2. Now produced and marked as Exhibit "A" to this my Affidavit is a copy of my Affidavit and Exhibits "A" -- "BBB" sworn August 1st, 2014 in Abbotsford, BC and contained in a Motion Record filed in the Federal Court of Appeal under action number A-174-14 on October 17th, 2014.

3. That I swear this affidavit as my evidence in chief for the plaintiffs in these proceedings to provide the court with a sampling of the types of complaints, problems and concerns received by me and the Coalition since the granting of the interlocutory injunction in these proceedings.

SWORN BEFORE ME at the City of)
Vancouver, in the Province of British)
Columbia, this 6th day of January, 2015)



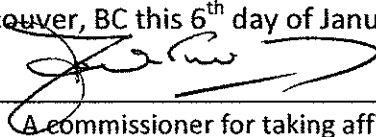
_____)
A Commissioner for Taking Affidavits in)
and for the Province of British Columbia)


_____)
JASON WILCOX

John W. Conroy, Q.C.
Barrister & Solicitor
2459 Pauline Street
Abbotsford, BC V2S 3S1
Telephone: 604-852-5110
Facsimile: 604-859-3361

EXHIBIT "A"

This is Exhibit "A" referred to in the Affidavit
of Jason Wilcox sworn before me at
Vancouver, BC this 6th day of January, 2015.



A commissioner for taking affidavits
For British Columbia

FEDERAL COURT OF APPEAL

BETWEEN:

HER MAJESTY THE QUEEN IN RIGHT OF CANADA

Appellant

AND:

Neil ALLARD, Tanya BEEMISH, David HEBERT and Shawn DAVEY

Respondents

AFFIDAVIT OF JASON WILCOX

I, Jason Wilcox c/o Conroy & Company, 2459 Pauline Street, in the City of Abbotsford, B.C., MAKE OATH AND SAY AS FOLLOWS, THAT:

1. That I am the Coordinator of the Coalition against the Repeal of the Medical Marihuana Access Regulations (*MMAR*) and as such helped coordinate a group of medically approved patients and their caregivers under the *MMAR* that wish to continue to be able to produce their own medicine for themselves or have a caregiver do so for them if they are unable to do so, and as such have created a webpage (<http://www.mmarcoalitionagainstrepeal.com/>) to facilitate this process and gathered a substantial number of "victim impact statements" to assess what the impact of the repeal of the *MMAR* would be and from those who responded the individual Plaintiffs (Respondents/Appellants by way of Cross-Appeal) in this case were chosen for purposes of the constitutional challenge.

2. Similarly, after the Order of Mr. Justice Manson on March 21, 2014, I started receiving numerous telephone calls and emails from medically approved patients

indicating that they did not appear to be covered by the injunction/exemption order pending trial because their authorization to possess (ATP) had just expired or they had to move or make changes to their license, but were unable to do so within the timeframe specified in the MMPR or that they were unable to travel for any significant periods of time or distance from their production site due to the 150 gm possession limits imposed upon their ATP by the Order. I therefore determined to collect a sampling of statements to be sent to our legal counsel's office from various individuals impacted in order that the court would be apprised of the deficiencies in the Order made below that resulted in a number of patients falling through the cracks or not been covered, pending trial.

3. One reason given by a number of patients that they need to move their production site is because in November 2013 Health Canada sent a letter to all patients and the envelope they used identified that it was coming from the Health Canada Marihuana Medical Access Division, thereby exposing all recipients to an invasion of their privacy and this conduct is the subject of a class-action lawsuit for patients across the country and that is currently ongoing in the Federal Court as well as in certain provincial superior courts (Federal Court of Canada, T-1934-1) and now produced and marketed exhibits 'A' through 'J' to this my affidavit are copies of some of the email statements as examples, with some redactions for privacy reasons, received from 10 such patients (**Jason Monaghan, Heather Pratt, Christopher Vandenberg, Chris Gorin, Craig Pinsonneault, Gwen Anger, Rebecca, Lambert, Regina Le May, Timothy Shoniker, Justin Loizos**) that have been so impacted for that reason, and need to be able to change their production site locations. Some of them also indicate problems with the 150 g possession limit due to their circumstances;

4. I have received various other emails and/or statements putting forward various other reasons why they have to move their production site and some of those reasons include – a Ministry of Transportation and Township doing road upgrades/expansion and changing the name of the street so that the address is changed although the site remains physically in the same place, the designated grower quitting in the belief they would not be able to continue and now wanting increased fees, a problem of

transporting products shipped by mail to a local post office 4 km from the person's home that would result in them transporting more than 150 g on their person at a time or having to make numerous trips simply to stay under the limit, the City simply changing the address of the premises (**Billy and Cheryl Armstrong, Mary Williams, Teresa Schrader**); a need to move due to a Landlord Tenant Board Mediation agreement (**Catherine Peever**); due to property owners are landlords revoking their consent, fearing that continuation would be illegal at that location or limiting use of the location to others such as relatives and problems with the 150 gm limit as a result of family living over 10 hours away, or transporting between production site and residence while being unable to go on holidays more than 4 days (**Barbara Allard, Colleen Abbott**); because the landlord sold the site or increase the rent substantially (**Danny Auger, Robert Jaenicke**); due to the termination of the lease and an inability to renew and problems with the 150 g limit due to business travel of up to 6 weeks away from the storage site (**David Hallam**); due to having to move to different province for work (**Gerald Muxlow**); due to a designated grower suffering significant health problems and financial constraints and shutting down at the site and therefore being unable to supply the patient any longer (**Janice De Jong, Jonathan Korst**); due to a designated grower getting into an accident and being unable to continue to grow (**Jeff Harris**); due to having given 90 days' notice to the landlord as required by a lease prior to the program being shut down and the landlord having rented the premises to others since or due to the landlord giving notice to the tenant precluding continued production or a change in owners and therefore new landlords giving notice (**Jeffrey Keddy, Kelly J. Christie, Kelly Scoyne, Kevin Bauer, Tamara Cartwright**); planned move from an apartment to a residence being frustrated (**Lee Hyndman**); loss of job and need to find new job and therefore to move site (**Michael Ilott**); Site shut down due to a water line break during the cold winter and an inability of the homeowner to be able to fix the damage caused resulting in a shutting down of the power and destruction of the premises (**Michael MacDonald**); due to designated grower quitting and being unable to find another one before the deadline or designated grower moving to the US (**Paul Zaro, Ronald Amlin**); having to move due to expense, inadequate construction of premises and health reasons (**René Richard**) and now produced and marked exhibits 'K' through 'HH' are

the various statements received from the individuals named in this paragraph who again only represent some of the complaints received and are put forward to illustrate the need for the kind of variations being sought to the Order below to ensure there is a process in place to cover unanticipated and unusual events requiring changes .

5. That now produced and marked exhibits 'II' through 'SS ' are copies of various statements forwarded to me indicating the problems that these patients will experience with the 150 grm possession limit in particular such as **Alison Myrden** (II) who needs 28 g per day since 1994 and says that she will be unable to leave her home for more than one day under the limit; **Karl StGelais** (JJ) who has a 40 g a day limit since 2009 points out that if he has to go back to hospital he would not be able to take a sufficient supply with him; **Charles Tall** (KK), who at 50 g a day could not leave his residence for more than 3 days, and will therefore be unable to go on kayaking trips or other travels; **Tony Singh** (LL) who says he needs enough for a seven-day supply to be able to leave the city to attend family properties up north and have sufficient medicine with and his concern about transporting from his production sites to his home when he is currently authorized to possess 600 g on his person; **Ronald Markin** (MM) who indicates an inability to travel between BC and Ontario to visit relatives and complains about the increased shipping costs because his designated grower will have to ship on numerous occasions, given his 21 g a day license; **Rick Frei** (NN) who has a 30 g day license and will not be able to leave home for more than 5 days; **Peter Hilson** (OO) who at 14 g per day means he will not be able to take a vacation longer than 10 days and currently lives in Ontario and wants to travel by car to British Columbia to visit friends as he has done many times in the past, but we will be unable to do so for any length of time, and he is unable to travel by airplane; **Kevin Brooks** (PP) who works away from home and needs to take enough supplies for up to 3 weeks at a time and his daily allowance is 15 gms and therefore this will impact his work; **Marie Tripp** (QQ), who says that the 150 g limit is less than 2 days' worth of medicine for her so she simply cannot get away; **Maurice Fazio** (RR), 20 g a day says he will be unable to travel anywhere in Canada for longer than 7 days and will have to return to restock his medication; **David Dobbs** (SS) who grew in conjunction with others and shut down in response to Health Canada's notice to

do so, no longer wishes to grow at that site due to the privacy breach and all wish to move to a new site but cannot under the current Order.

6. That now produced and marked exhibit 'TT' to this affidavit is a copy of an 8 page email from **Travis Tetrault** who explains in detail the problems he encountered attempting to renew within the time frames permitted and how it appears he was not processed correctly by Health Canada representatives resulting in him now not being covered by the Order below through no fault of his own when he should have been renewed with his designated grower as and when he applied and is now substantially prejudiced.

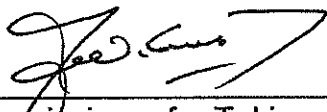
7. That now produced and marked exhibits 'UU' through 'VV' are emails from patients **George Oldham** on his own behalf and **Dan Poulin** on behalf of **Jennifer Quigley**, who have tried to obtain their medicine through an LP **Peace Naturals** and detailing their most unsatisfactory experiences in relation to the product received and the way they were treated after they complained.

8. Now produced and marked as exhibit "WW through BBB" are further emails from a number of patients with the following issues: **Julian Gushulak (WW)** who explains that due to his 60 gram a day exemption he cannot leave the Province for visits to family because of the 150 gram limit and also that he has to sell his house due to divorce proceedings and needs to move his production site according; **Todd Nesbitt (XX)** provides an example of an ATP expiring on March 9th, 2014, a few weeks before the injunction and how Health Canada would not process his renewal after September 30th, 2013 and the problems that he experienced and his concerns not to have a criminal record and the impact that would have upon him as well as the impact of other medication that he has to take and cannot access medical marijuana as well as the 150 gram limit problem in relation to travel; **Sandra Comeau (YY)** provides an example of a person suffering problems as a result of the 150 gram limit in relation to **MMAR** patients who have storage and production sites that may not be the same as their residence and therefore have difficulties transporting between the various places pending trial; **Perry Oakley (ZZ)** provides a further example of a person with a 12 gram

a day prescription describing the problems he has in terms of travel because of the 150 gram limitation; **Leslie Sears** (AAA) provides an example of a person with a site who was planning on getting married and has had to keep putting the date off because she cannot change the address of her production site and who also has problems with the 150 gram limit because her prescription is 40 grams a day; **Roy Chandler** (BBB) who provides an example of a situation where the designated grower is unable to continue and he is now healthier so that he could do it for himself and would like to move it back to his site and is unable to do so because of the address change issue.

9. I swear this Affidavit in support of a Motion to adduce new evidence on the Cross Appeal from the decision of Manson, J. made the 21st day of March, 2014 in relation to those not covered by the injunction for one reason or another.

SWORN BEFORE ME at the City)
of Abbotsford, in the Province of)
British Columbia, this 1st day of)
August, 2014)


_____)
A Commissioner for Taking Affidavits in)
and for the Province of British Columbia)


_____)
JASON WILCOX

Jason Monaghan

Injunction Appeal

From jason monaghan

To impact@mmarcoalitionagainstrepeal.com

Date Mon 13:19

[REDACTED]

First Name: jason
Last Name: monaghan
Address: [REDACTED]
City: [REDACTED]
Province: [REDACTED]
Postal Code: [REDACTED]
Phone: [REDACTED]
E-mail: [REDACTED]
MMAR Permit Number: mmad-98477-13

Statement:

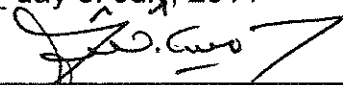
I am writing this as my license had been affected in the following ways. I currently live in a house where I am being mentally and physically abused. I not only need to move for that reason but now I am having issues due to the letter I received from health canada. my neighbours calls the cops almost daily. has started abusing my dog due to this issue. my landlord also wants me and my wife to move due to us having issues with the neighbours and would like us to move asap. I also have a family cottage 6 hours drive. I can not travel there for more then a week and it takes me 2 days there and back. I can not carry more then one weeks worth of meds. my life has been put on total control and its affecting not just me but my wife and family also. I need an address change huge!!!

jason monaghan

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:
yes

Signature:
jason
monaghan

Date:
M: 06
D: 16
Y: 2014

This is Exhibit "A" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 1st day of July, 2014

A Commissioner for taking Affidavits
In British Columbia

Heather Pratt

[REDACTED]

First Name: Heather

Last Name: Pratt

Address: [REDACTED]

City: [REDACTED]

Province: [REDACTED]

Postal Code: [REDACTED]

Phone: [REDACTED]

E-mail: [REDACTED]

Statement:

PRODUCTION LICENSE AND PERSONAL USE LICENSE #APPL-HLP-09-P18061249-61-13-A
Client ID# 110491 I, Heather Pratt, have moved from [REDACTED]

[REDACTED]. After the mailing that health canada did in 2013, with Medical marijuana on the envelope. I was approached by someone I didn't know, and was asked about the medical marijuana program. They made me very nervous, I said I had to go. We lived in this neighbourhood for 9 years after that occurrence my daughter seemed to become an outcast in the neighbourhood. We as a family became very uncomfortable there, so looked into moving. We found a home which was more suitable for my medical condition. As my legs are getting weaker daily. I suffer with severe arthritis in my S I JOINTS, which makes my leg joints seize up, which is very, very painful. I also have chronic pain in my back as my L1, L2, L3 vertebra are bulging, my L4, L5, S1 have serve nerve damage, degenerate disc disease. My new home is !

a bungelow and has everything I need on one level. My new mailing address is [REDACTED] (the physical address is) [REDACTED]. Phone number [REDACTED]

Heather Pratt

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:

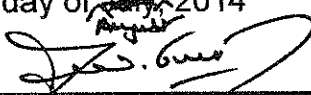
YES

Signature:

Heather
Pratt

Date:

06
10
2014

This is Exhibit " B " referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 1st day of July, 2014

A Commissioner for taking Affidavits
In British Columbia

Christopher Vandenberg

Injunction Appeal

From Christopher Vandenberg

To impact@mmarcoalitionagainstrepeal.com

Date Wed 21:54

[REDACTED]

First Name: Christopher
Last Name: Vandenberg
Address: [REDACTED]
City: [REDACTED]
Province: [REDACTED]
Postal Code: [REDACTED]
Phone: [REDACTED]
E-mail: [REDACTED]
MMAR Permit Number: AP-CMV-04-V03121029-78-13-D

Statement:
Christopher Micheal Vandenberg

[REDACTED]

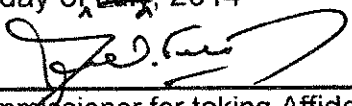
ATP#= AP-CMV-04-V03121029-78-13-D> Expires-May 3, 2014
DG#= DPL-BMP-04-V03121029-85-13-D> Expires-May 3, 2014

My designated grower has stopped growing due to the privacy breach. I have not been getting meds from him since the breach happened. I do have another location to use, it is rental, so permission would need to be secured, which is not a problem. I would like to produce my own medicine, as my disease is very sensitive to synthetic grown cannabis. For me to grow it would give me total control of what is used to grow and produce my much needed organic meds.

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:
YES

Signature:
Christopher
Vandenberg

Date:
M: 11
D: 06
Y: 2014

This is Exhibit "C" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 1st day of July 2014

A Commissioner for taking Affidavits
In British Columbia

This statement is in regards to the flawed injunction. My DG stopped producing for me due to the privacy breach. I also moved after the privacy breach because of it. I did get my address change in on time, but have no way to get medicine now and my health has declined at a rapid rate. I suffer from MS. So I was able to change address before March 21, but I still have no DG or the option to grow my own now. I am on disability and cannot pay for meds from the new system. I need to be able to grow my own, or not medicate.

My info is as follows:

Christopher Micheal Vandenberg



If there is anything missing please let me know. I believe I included all info needed.

Chris Gorin

[Redacted]

First Name: Chris
Last Name: Gorin
Address:
City:
Province:
Postal Code:
Phone: [Redacted]
E-mail: [Redacted]

This is Exhibit "D" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 1st day of July 2014
August
Jason Wilcox
A Commissioner for taking Affidavits
In British Columbia

Statement:

My license was set for [Redacted]

I moved because I could not afford to stay due to rent increases. My original rent was 1600 \$ per month. My landlord raised it to \$2100 per month.

I was also concerned with the breach of privacy by Health Canada due to the fact Darcy is a very small town.

I do not have a new location as this is very hard to find. I would like to continue to look into a reasonable location but at this time do not know the legalities of the situation and do not want to be charged with a crime.

My license to produce was for 55 plants.
Expiry: 7-APR-2014

450 gram posses limit
4500 gram range for storage I believe, i will need to look the official number up at a later time.

#MMAD-62549-13

I was allowed to grow indoor/outdoor.

I like outdoor so I can juice the leaves grown under the sun.

The 150 g limit has some effect when moving around between residences. Currently I sublet an apartment, I also live part time in my RV close to my old Pemberton address, this causes me stress if I possess over 150g. as I do not want a criminal record if questioned.

I would like to be able to posses my storage amount at my sublet and while in my rv , I also have a storage unit where i would like to store legally. These are my options until my herb that i grew runs out.

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:
yes

Signature:
Chris
Gorin

Date:
06
10
2014

Craig Pinsonneault

This is Exhibit "E" referred to in
the affidavit of JASON WILCOX
sworn before me at Vancouver, this
1st day of July 2014

J.D. G...
A Commissioner for taking Affidavits
In British Columbia

From Craig Pinsonneault

To impact@mmarcoalitionagainstrepeal.com

Date Tue 13:23

Return-path: <www@www6.inetwave.com>

Envelope-to: impact@mmarcoalitionagainstrepeal.com

Delivery-date: Tue, 10 Jun 2014 13:23:48 -0500

Received: from 207-232-100-201.ip.van.radiant.net ([207.232.100.201]:57954
helo=www6.inetwave.com)

by arbi.nswbhost.com with esmtps (TLSv1:DHE-RSA-AES256-SHA:256)
(Exim 4.82)

(envelope-from <www@www6.inetwave.com>)

id 1WuQi4-0004vD-J2

for impact@mmarcoalitionagainstrepeal.com; Tue, 10 Jun 2014 13:23:48 -0500

Received: from www6.inetwave.com (localhost.localdomain [127.0.0.1])

by www6.inetwave.com (8.12.11.20060308/8.12.10) with ESMTP id s5AINkpV019493

for <impact@mmarcoalitionagainstrepeal.com>; Tue, 10 Jun 2014 11:23:46 -0700

Received: (from www@localhost)

by www6.inetwave.com (8.12.11.20060308/8.12.11/Submit) id s5AINkcx019491;

Tue, 10 Jun 2014 11:23:46 -0700

Date: Tue, 10 Jun 2014 11:23:46 -0700

Message-Id: <201406101823.s5AINkcx019491@www6.inetwave.com>

To: impact@mmarcoalitionagainstrepeal.com

Subject: Injunction Appeal

From: Craig Pinsonneault <[REDACTED]>

Message 1 of 10 <>

[REDACTED]

First Name: Craig

Last Name: Pinsonneault

Address: [REDACTED]

City: [REDACTED]

Province: [REDACTED]

Postal Code: [REDACTED]

Phone: [REDACTED]

E-mail: [REDACTED]

Statement:

In light of all that has gone on since I have been outed I have had a crop
stolen, I have had a attempted break into my house. I live here in more fear
of what is going to happen next and would like to move where I am not known

again to start over. I will no doubt incur excess expenses for loss of value on home, moving expenses etc etc

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:

yes

Signature:
Craig
Pinsonneault

Date:
01
30
1956

Signature:

Gwen
Anger

Date:

04
19
1966

This is Exhibit " F " referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 1st day of July, 2014.

[Signature]

A Commissioner for taking Affidavits
In British Columbia

Gwen Anger

From Gwen Anger

To impact@mmarcoalitionagainstrepeal.com

Date Tue 09:37

Return-path: <www@www6.inetwave.com>

Envelope-to: impact@mmarcoalitionagainstrepeal.com

Delivery-date: Tue, 10 Jun 2014 09:37:48 -0500

Received: from 207-232-100-201.ip.van.radiant.net ([207.232.100.201]:57890

helo=www6.inetwave.com)

by arbi.nswebhost.com with esmtps (TLSv1:DHE-RSA-AES256-SHA:256)

(Exim 4.82)

(envelope-from <www@www6.inetwave.com>)

id 1WuNBM-0001Z2-FD

for impact@mmarcoalitionagainstrepeal.com; Tue, 10 Jun 2014 09:37:48 -0500

Received: from www6.inetwave.com (localhost.localdomain [127.0.0.1])

by www6.inetwave.com (8.12.11.20060308/8.12.10) with ESMTP id s5AEbnb6018695

for <impact@mmarcoalitionagainstrepeal.com>; Tue, 10 Jun 2014 07:37:49 -0700

Received: (from www@localhost)

by www6.inetwave.com (8.12.11.20060308/8.12.11/Submit) id s5AEbnem018693;

Tue, 10 Jun 2014 07:37:49 -0700

Date: Tue, 10 Jun 2014 07:37:49 -0700

Message-Id: <201406101437.s5AEbnem018693@www6.inetwave.com>

To: impact@mmarcoalitionagainstrepeal.com

Subject: Injunction Appeal

From: Gwen Anger <[REDACTED]>

Message 1 of 1 <>

[REDACTED]

First Name: Gwen

Last Name: Anger

Address: [REDACTED]

City: [REDACTED]

Province: [REDACTED]

Postal Code: [REDACTED]

Phone: [REDACTED]

E-mail: [REDACTED]

Statement:

I wish to move my grow site , do to my town is acting funny from time I got my letter back in Nov. , plus all my good mail is opened if its a brown letter its opened

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:
yes

This is Exhibit "9" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 1st day of July 2014
Jason Wilcox
A Commissioner for taking Affidavits
In British Columbia

Rebecca Lambert

Injunction Appeal

From Rebecca Lambert

To impact@mmarcoalitionagainstrepeal.com

Date Wed 15:14

[REDACTED]
First Name: Rebecca
Last Name: Lambert
Address: [REDACTED]
City: [REDACTED]
Province: [REDACTED]
Postal Code: [REDACTED]
Phone: [REDACTED]
E-mail: [REDACTED]
MMAR Permit Number: 57809

Statement:

I simply can't afford to buy from the new licensed producers, I am on a human resources disability which gives my husband and I a total of \$1415.00 per month, and we are allowed to earn up to \$ 800.00 per month if and where we can. Our rent is quite steep and as it is we have to borrow money to help us to be able to survive each month....so to have to pay a LP for my medication is absolutely IMPOSSIBLE, how can this be acceptable????? My Dr. has given me a prescription for 30 grams a day that would be \$1800.00 every 5 days, approx. \$7200.00 per month at their cost of \$12.0 per gram. Now because of the injunction and the privacy breach I can't move to a new home that would be a lot cheaper for us and safer for us as I am extremely stressed and scared about this privacy breach and the problems I have had because of it. I now actually have to take Xanax for my panic attacks, if I move I will lose my license to possess and produce, it feels like I am being punished for taking the!

Dr. prescribed medication that really works for me, this is criminal.

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:
yes

Signature:
Rebecca
Lambert

Date:
M: 06
D: 11
Y: 2014

This is Exhibit "H" referred to in
the affidavit of JASON WILCOX
sworn before me at Vancouver, this
15 day of July 2014

John Conroy
A Commissioner for taking Affidavits
In British Columbia

Regina LeMay

Injunction Appeal

From Regina Le May

To impact@mmarcoalitionagainstrepeal.com

Date Mon 13:24

Message 11 of 17 <>

IP: 24.114.64.252

First Name: Regina

Last Name: Le May

Address: [REDACTED]

City: [REDACTED]

Province: [REDACTED]

Postal Code: [REDACTED]

Phone: [REDACTED]

E-mail: [REDACTED]

MMAR Permit Number: 125096-13

Statement:

Im writing this statment as I have been affected by this judgment. Due to health canadas letter my neighbours and landlord have become very hatful and my neighbour has started poisoning my dog also. The landlord has become hatful also snd wants me and my family out asap. We have got eviction letters and are fighting them. Both my husband and I have papers that need an address change immediatly. I also have an issue going to my family cottage as its a day drive there and a day back. I cant not leave my house for more then one week due to the 150 limit. This has affected my only me and my husband but also my family. Its only time before I lose my grow address and wpuld be illegal to move it.... please help me/Us

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:
yes

Signature:

Regina

Le May

Date:

M: 06

D: 16

Y: 2014

This is Exhibit "I" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 13th day of July 2014

[Signature]

A Commissioner for taking Affidavits
In British Columbia

Timothy Shoniker

Injunction Appeal

From timothy shoniker

To impact@mmarcoalitionagainstrepeal.com

Date Today 20:27

[Redacted]

First Name: timothy
 Last Name: shoniker
 Address:
 City:
 Province:
 Postal Code:
 Phone: [Redacted]
 E-mail: [Redacted]
 MMAR Permit Number:

Statement:

I'm exhausted with being worried about my safety and security. Since my location was released by health canada to anybody who seen the envelope. I will feel safer if I move away and start over on rural property out of suburbs. 150 gram maximum also effect's me in summer. He

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:
 yes

Signature:
 timothy
 shoniker

Date:
 M: 06
 D: 15
 Y: 2014

This is Exhibit "I" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 1st day of July, 2014
Justin Loizos
A Commissioner for taking Affidavits
In British Columbia

Justin Loizos

Injunction Appeal

From Justin Loizos

To impact@mmarcoalitionagainstrepeal.com

Date Mon 07:21

[Redacted]

First Name: Justin
Last Name: Loizos
Address: [Redacted]
City: [Redacted]
Province: [Redacted]
Postal Code: [Redacted]
Phone: [Redacted]
E-mail: [Redacted]
MMAR Permit Number: MMAD-87023-13

Statement:

I Justin Loizos,

Need to move the location of my MMAR medical marijuana garden. I need to move because first, I received a letter in the mail from Health Canada revealing to potentially a lot of people that I may grow marijuana in my home.

Second, the size of my garden is not large enough to support the cannabis therapy I require to combat a very aggressive version of Multiple Sclerosis that I suffer from. I suffer a lot because of this, both physically and financially.

Third, I'm not able to travel anywhere in Canada for any significant amount of time due to a 150g carry limit. I'm prescribed 20gs a day by my neurologist and would need that for every day on my travels. That allows one week max for me to travel!

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:
yes

Signature:
Justin
Loizos

Date:
M: 06
D: 16

Hi Jason i saw your post on twitter - Facebook and I am forwarding my info to you in hopes to get my address and grow switch via Health Canada or by the courts. I am still using the old address at this time as the post office will send all mail back to sender and I will continue to until i resolve this issue with Health Canada.

i) Billy Armstrong
[Redacted]
[Redacted]
[Redacted]

ii) Authorization # AP-BRA-05-A07391550-70-13-A
Expiry March 31, 2014

DG permit # DPL-RLR-04-A07391550-63-13-A
Expiry March 31, 2014

My home address has been changed to [Redacted] as the township has done road upgrades and changed the name of the street i live on as my home is still in the same physical location, and my DG has shut down the grow as they believed they were no longer going to be able to continue growing and they have started growing but now want a big increase fee for service that i cant afford to pay them as they were providing medicine for free as why i went with there service as i was growing my self and now need to switch back to me growing for my self to be able to supply my own meds at cost as i cant afford to pay for meds. I still have my grow room at my home that i had my Health Canada licences before for two years and it's a safe rural - commercial area with no neighbors and it's a secure building adjacent to my home Re garage.

the possession of 150 grams might be an issue as all my mail is sent to my local post office which is 4 km from my home and i would be transporting medication to my home which is over the 150 limit.

I will also include my wife info as well as she is having the same issue as me.

Cheryl Armstrong
[Redacted]
[Redacted]

Authorization # AP-CMA-04-A11410910-71-13-B
Expiry March 31, 2014

DG # DPL-RBP-04-A11410910-53-13-B

Billy Armstrong
Thanks

This is Exhibit "K" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 19 day of July 2014
[Signature]
A Commissioner for taking Affidavits
In British Columbia

Billy Armstrong

From Billy Armstrong

To impact@mmarcoalitionagainstrepeal.com

Date Tue 18:12

Return-path: <www@www6.inetwave.com>

Envelope-to: impact@mmarcoalitionagainstrepeal.com

Delivery-date: Tue, 10 Jun 2014 18:12:28 -0500

Received: from 207-232-100-201.ip.van.radiant.net ([207.232.100.201]:58024 helo=www6.inetwave.com)

by arbi.nswbhost.com with esmtps (TLSv1:DHE-RSA-AES256-SHA:256) (Exim 4.82)

(envelope-from <www@www6.inetwave.com>)

id 1WuVDQ-0007bp-83

for impact@mmarcoalitionagainstrepeal.com; Tue, 10 Jun 2014 18:12:28 -0500

Received: from www6.inetwave.com (localhost.localdomain [127.0.0.1])

by www6.inetwave.com (8.12.11.20060308/8.12.10) with ESMTP id s5ANCUjN020447 for <impact@mmarcoalitionagainstrepeal.com>; Tue, 10 Jun 2014 16:12:30 -0700

Received: (from www@localhost)

by www6.inetwave.com (8.12.11.20060308/8.12.11/Submit) id s5ANCUwY020445; Tue, 10 Jun 2014 16:12:30 -0700

Date: Tue, 10 Jun 2014 16:12:30 -0700

Message-Id: <201406102312.s5ANCUwY020445@www6.inetwave.com>

To: impact@mmarcoalitionagainstrepeal.com

Subject: Injunction Appeal

From: Billy Armstrong <[REDACTED]>

Message 1 of 26 <>

[REDACTED]

First Name: Billy

Last Name: Armstrong

Address: [REDACTED]

City: [REDACTED]

Province: [REDACTED]

Postal Code: [REDACTED]

Phone: [REDACTED]

E-mail: [REDACTED]

Statement:

Authorization # AP-BRA-05-A07391550-70-13-A
Expiry March 31, 2014

DG permit # DPL-RLR-04-A07391550-63-13-A
Expiry March 31, 2014

My situation is that although I have not physically moved, my address has changed. Due to Highway expansions the Province of Ontario has changed my legal address because the highway was four-laned and our access was cut off and dead ended. A new road was built for us to access the highway from, and in the process we got a new street name. If I go ahead and make the address changes with the bank, Ministry of Transportation, Revenue Canada, the Post Office, I will defunct my Health Canada permit and the post office will return my packages due to an incorrect address. Also my Designated Grower would not legally be able to send the packages to an address different than the one stated on the permits.

This brings me to my next issue. I used to grow my own medicine, but I stopped when I was able to get a Designated Grower to supply it to me for free. This was great until the program was extended indefinitely. My Designated Grower now wants money which I can not afford to pay, and they have not been living up to their end of the agreement. My Designated Grower holds the license for my medicine that I can not afford to pay for, and will continue to hold it. One month they send it and then the next nothing. I can not effectively treat my pain if I am not getting my medicine regularly. My approved grow room is still in tact and ready to be set up if I am able to make the necessary changes with Health Canada. It is in a secure, monitored building on my rural property. I would like to take back the ability to grow my medicine.

Thirdly I currently have issues with getting my medicine safely home when I do receive a package from my Designated Grower. Now that Health Canada has imposed the 150 g limit I can not safely transport my medicine home from the post office, or take enough medicine with me when I go on vacation for 3 weeks away from home. If I were to be pulled over I would be arrested for having over the allowed limit on my person. I have to go to the Post Office to pick up my medicine and it is a 4km drive home.

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:

yes

Signature:

Billy

*Armstrong

Date:

05

28

1970

Cheryl Armstrong

[REDACTED]
 First Name: Cheryl
 Last Name: Armstrong
 Address: [REDACTED]
 City: [REDACTED]
 Province: [REDACTED]
 Postal Code: [REDACTED]
 Phone: [REDACTED]
 E-mail: [REDACTED]

Statement:
 Authorization # AP-CMA-04-A11410910-71-13-B
 Expiry March 31, 2014

DG # DPL-RBP-04-A11410910-53-13-B

I am in need of having my address changed. The Ministry of Transportation did a highway expansion, and in the process cut off our highway access, and dead ended our street. A new Service Road was then built and our road name has been changed from Berriedale Road to Christopher Lane and our house number has gone from 38 to 1.

I also need to take back my ability to grow my own medicine instead of having a Designated Grower supply it. My Designated grower was great up until they had to shut down due to the end of the program. Even though the program has been extended for now, they informed me they would no longer be growing my medicine. So they hold my license, claim they are no longer growing (which I am unable to verify as they are out west and I am in Ontario). So I am not receiving any medicine, and I am unable to properly treat my pain. My previous grow room is still in tact and ready to go if I am able to take back my license to grow.

I am aware that I am giving my information to the coalition via John Conroy's
 Office for this legal matter:
 Yes

Signature:
 Cheryl
 Armstrong

Date:
 06
 10
 2014

I was a legit patient, my doctor recommended marijuana eight years ago when my organs became compromised from using conventional drugs.

I had one DG for all those years who mailed my medication once a month. When the government was insisting that all grows be torn down he decided he didn't want to be involved anymore.

I no longer have a legitimate means to fill my prescription. I am on ODSP and I don't have the means to afford it. It has impacted me greatly. If changes aren't made to this grievous oversight I will continue to deteriorate. What is good for one should be good for another. If other patients are able to continue to medicate without interruption, that entitlement should be available for all patients across the board whether that involves change of address or a change in DG. Circumstances change, that's life!

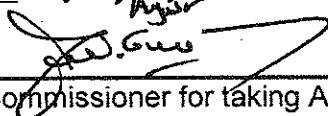
All I want is to be as productive and decently functioning again as I used to be. I don't want to go illegal or underground. It should be every patients right no matter their circumstances. Loss of DG because the government decided to flip the tables should not be a reason I lose my rights too. Losing a long standing, reliable grower because of this mess is bad enough.

We should be able to do what we have to do to have our medication. If we have to find another grower, decide to grow our own or change our address, we should have that freedom if we document it properly.

Thanks for your time.

Mary Williams



This is Exhibit " L " referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 1st day of July, 2014

A Commissioner for taking Affidavits
In British Columbia

This is Exhibit " 81 " referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 1st day of July 2014

[Handwritten Signature]

A Commissioner for taking Affidavits In British Columbia

Teresa Schrader

[Redacted]

First Name: Teresa

Last Name: Schrader

Address: [Redacted]

City: [Redacted]

Province: [Redacted]

Postal Code: [Redacted]

Phone: [Redacted]

E-mail: [Redacted]

Statement:

Please accept this information in respect to the injunction that does not allow for the change of address.

Our property address has been recently changed by the City of Duncan from [Redacted] [Redacted]. This change has come about with the pending sale of our property.

This is where my ATP licence and my PPL address is located, my husband's PPL licence is also located at this properties address.

We do have another address we are able to move our 2 PPL licences to and my ATP licence to located at:

[Redacted]

This address is my husband's ATP address and his DG for our daughter licence.

My ATP and PPL# is MMAD-107651-14 Client IE#47023

If you have any questions please do not hesitate to contact me at any time at my home number of on my cell at [Redacted]

Thank you for your continued help in this regard.

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:

YES

Signature:

Teresa
Schrader

Date:

06

10

2014

I am writing this in response to your email of 10 June 2014 requesting that we send in a one page statement.

Here is mine:

=====

Catherine Peever

Will be @ [REDACTED]

MMAD 48818-13 Expiry 14 May, 2014

Up until now I have been covered by the injunction in the Allard case. However, on June 15th of this year I will be moving to a new address as a result of a Landlord Tenant Board Mediation agreement (relevant to my medical cannabis use. As my production site is my living space and the MMAR Personal Production License is for a specified location, this move will nullify my current license.

Also, because this will take place before the Allard case even goes to trial, I will no longer be covered by the injunction after June 15th.

I am also being put into legal peril by Health Canada's MMPR policies in another way and also by the Allard injunction as to the 150 gram limit in possession.

In order to be able to move my self and my medicine to my new address I need to

1. Be able to change the address on my personal production license so that I may continue to produce my own medicine. And
2. Be able to have more than 150 grams in my possession on June the 15th in order to be able to move my storage and my live plants to my new address.

I therefore demand of the court that I be granted a personal exemption on both of these points so that I may continue to have the financial ability to access the only medicine that gives me relief from the daily, intense, chronic pain that my illness causes.

=====

Thank your for giving me another chance!

This is Exhibit "N" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 1st day of July, 2014

[Signature]

A Commissioner for taking Affidavits
In British Columbia

Barbara Allard

[Redacted]

First Name: Barbara

Last Name: Allard

Address: [Redacted]

City: [Redacted]

Province: [Redacted]

Postal Code: [Redacted]

Phone: [Redacted]

E-mail: [Redacted]

Statement:

I lost my site because the owners of the property were in fear of being arrested and put in jail. I have had cancer and a brain tumor and know that the herb is a preventative for both of these which has been proven. I am in constant fear for my life every day.

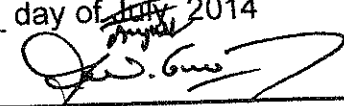
I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:
yes

Signature:

Barbara
Allard

Date:

06
10
2014

This is Exhibit " 0 " referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this day of July 2014

A Commissioner for taking Affidavits
In British Columbia

My Name is Colleen Abbott. I live at [REDACTED] Phone [REDACTED]

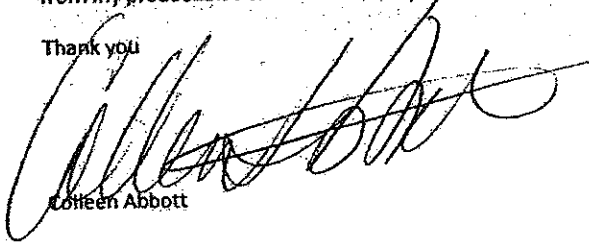
I have an ATP lic # APPL-CMA-08-A09211316-67-14-A. It expires Mar 31 2014. I also have a PPL # APPL-CMA-08-A09211316-67-14-A and it expires also on Mar 31 2014.

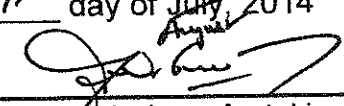
I desperately need to change the address of my production site as well as get a DG licence as the new place I am able to produce medicine at is in Penticton & I am not able to make to necessary commute. The new grower has over 18 years experience which is far greater than my own so I think having him produce for me would help incredibly.

The land owner of the previous production site [REDACTED] decided that due to the new rules, he only wanted his family & close friends to be allowed to grow using his land. I therefore was no longer allowed to produce there.

The laws regarding 150 gram limit impacts me quite a bit. My current licence is for 35 grams per day. If I decided to go for a holiday, at 150 grams for a limit, that would mean the longest my holiday could be is 4 days or I go without medication or worse have to pay the astronomical fees of a dispensary or the black market. I find this stipulation incredibly unfair. I have family that live over 10 hours away & would love to go spend even a week with them but I can not. I also am not able to bring my medicine home from my production site to store it in my home under these new regulations.

Thank you


Colleen Abbott

This is Exhibit "P" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 14 day of July 2014

A Commissioner for taking Affidavits
In British Columbia

Danny Auger

Injunction Appeal

From danny auger

To impact@mmarcoalitionagainstrepeal.com

Date Today 19:35

[REDACTED]

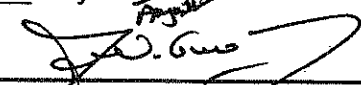
First Name: danny
Last Name: auger
Address: [REDACTED]
City: [REDACTED]
Province: [REDACTED]
Postal Code: [REDACTED]
Phone: [REDACTED]
E-mail: [REDACTED]
MMAR Permit Number: 51752-13

Statement:
had to move because the landlord sold

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:
yes

Signature:
danny
auger

Date:
M: 06
D: 15

This is Exhibit " Q " referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 14 day of July, 2014

A Commissioner for taking Affidavits
In British Columbia

Robert Jaenicke

Injunction Appeal

From Robert Jaenicke

To impact@mmarcoalitionagainstrepeal.com

Date Today 09:07

Message 1 of 30 <>

[REDACTED]

First Name: Robert
Last Name: Jaenicke
Address: [REDACTED]
City: [REDACTED]
Province: [REDACTED]
Postal Code: [REDACTED]
Phone: [REDACTED]
E-mail: [REDACTED]
MMAR Permit Number: MMAD-53017-12

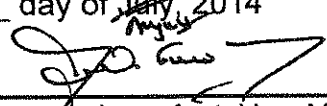
Statement:

I was forced to change my production site because my landlord tried to extort more rent money from me. I would be covered by the injunction but my address for my production site has changed. I should not be forced to choose between my right to move and my right to grow my own medication. I now own my own home in an area where I can grow my meds if I were covered under the injunction.

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:
yes

Signature:
Robert
Jaenicke

Date:
M: 06
D: 19
Y: 2014

This is Exhibit "R" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 17 day of July 2014

A Commissioner for taking Affidavits
In British Columbia

David Hallam

Injunction Appeal

From David Hallam

To: impact@mmarcoalitionagainstrepeal.com

Date Sun 23:18

Return-path: <www@www6.inetwave.com>

Envelope-to: impact@mmarcoalitionagainstrepeal.com

Delivery-date: Sun, 15 Jun 2014 23:18:08 -0500

Received: from 207-232-100-201.ip.van.radiant.net ([207.232.100.201]:60184 helo=www6.inetwave.com)

by arbi.nswebhost.com with esmtps (TLSv1:DHE-RSA-AES256-SHA:256) (Exim 4.82)

(envelope-from <www@www6.inetwave.com>)

id 1WwOMy-0005c2-1B

for impact@mmarcoalitionagainstrepeal.com; Sun, 15 Jun 2014 23:18:08 -0500

Received: from www6.inetwave.com (localhost.localdomain [127.0.0.1])

by www6.inetwave.com (8.12.11.20060308/8.12.10) with ESMTP id s5G4IB9u015286

for <impact@mmarcoalitionagainstrepeal.com>; Sun, 15 Jun 2014 21:18:11 -0700

Received: (from www@localhost)

by www6.inetwave.com (8.12.11.20060308/8.12.11/Submit) id s5G4IBTo015284;

Sun, 15 Jun 2014 21:18:11 -0700

Date: Sun, 15 Jun 2014 21:18:11 -0700

Message-Id: <201406160418.s5G4IBTo015284@www6.inetwave.com>

To: impact@mmarcoalitionagainstrepeal.com

Subject: Injunction Appeal

From: David Hallam <[REDACTED]>

[REDACTED]

First Name: David

Last Name: Hallam

Address: [REDACTED]

City: [REDACTED]

Province: [REDACTED]

Postal Code: [REDACTED]

Phone: [REDACTED]

E-mail: [REDACTED]

MMAR Permit Number: MMAD 69544 13 (Client ID 79499)

Statement:

In August, 2015, the lease on my home expires and I must move. Obviously I will need to produce elsewhere thereafter.

I travel frequently and for periods of up to 6 weeks on business. The current limit of 150 gms allows me insufficient medicine for periods over a week, since I make cannabis tea as the delivery method for my medicine. Thus I will need either to do without my medicine, which I cannot do when working especially, or acquire my medicine illegally, which I do not want to be obliged to do.

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:

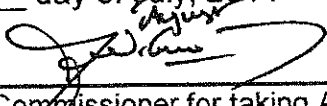
YES

Signature:

David
Hallam

Date:

M: 10
D: 24
Y: 1946

This is Exhibit " 3 " referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 1st day of July, 2014

A Commissioner for taking Affidavits
In British Columbia

This is Exhibit " [] " referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 12 day of July 2014

[Signature]

A Commissioner for taking Affidavits
In British Columbia

Gerald Muxlow

Injunction Appeal

From Gerald Muxlow

To impact@mmarcoalitionagainstrepeal.com

Date Wed 20:10

Return-path: <www@www6.inetwave.com>

Envelope-to: impact@mmarcoalitionagainstrepeal.com

Delivery-date: Wed, 11 Jun 2014 20:10:47 -0500

Received: from 207-232-100-201.ip.van.radiant.net ([207.232.100.201]:58462 helo=www6.inetwave.com)

by arbi.nswebhost.com with esmtps (TLSv1:DHE-RSA-AES256-SHA:256) (Exim 4.82)

(envelope-from <www@www6.inetwave.com>)

id 1WutXT-0006Sy-Cw

for impact@mmarcoalitionagainstrepeal.com; Wed, 11 Jun 2014 20:10:47 -0500

Received: from www6.inetwave.com (localhost.localdomain [127.0.0.1])

by www6.inetwave.com (8.12.11.20060308/8.12.10) with ESMTP id s5C1Apcm025098

for <impact@mmarcoalitionagainstrepeal.com>; Wed, 11 Jun 2014 18:10:51 -0700

Received: (from www@localhost)

by www6.inetwave.com (8.12.11.20060308/8.12.11/Submit) id s5C1ApKt025096;

Wed, 11 Jun 2014 18:10:51 -0700

Date: Wed, 11 Jun 2014 18:10:51 -0700

Message-Id: <201406120110.s5C1ApKt025096@www6.inetwave.com>

To: impact@mmarcoalitionagainstrepeal.com

Subject: Injunction Appeal

From: Gerald Muxlow <[REDACTED]>

[REDACTED]

First Name: Gerald

Last Name: Muxlow

Address: [REDACTED]

City: [REDACTED]

Province: [REDACTED]

Postal Code: [REDACTED]

Phone: [REDACTED]

E-mail: [REDACTED]

MMAR Permit Number: Denied!

Statement:

I have been producing my own medicine for 3 years at a cost of 2-3 dollars a gram. I have a spinal cord injury and my liver can't handle prescription drugs. I take 28 grams a day and with the new system I can not afford the 7-10 dollar a gram the commercial sellers are offering. I take most of my

medicine by tea. This is the best way to get relief from my pain symptoms. I smoke 3-4 joints a day to help with sleeping. Since the new program my ability to cope with my pain has been very difficult in my work life and after work. I have recently moved to Saskatchewan for work and was unable to transfer my license to produce to the farm I am buying. This would have taken it out of a residential neighbourhood which was found to be problematic. I am unable to carry the proper amount of medicine at one time let alone afford it with this new system. I am a tax paying, status Indian and am being denied my right to produce my own natural medicine at a reasonable cost!

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:

Yes

Signature:

Gerald
Muxlow

Date:

M: 09

D: 22

Y: 1978

This is Exhibit " U " referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 1st day of July, 2014
[Signature]
A Commissioner for taking Affidavits
In British Columbia

Janice De Jong

Injunction Appeal

From Janice de jong

To impact@mmarcoalitionagainstrepeal.com

Date Wed 18:44

[Redacted]

First Name: Janice

Last Name: de jong

Address: [Redacted]

City: [Redacted]

Province: [Redacted]

Postal Code: [Redacted]

Phone: [Redacted]

E-mail: [Redacted]

MMAR Permit Number: AP-JMD-09-D31501250-74-13-A

Statement:

The current injunction for MMAR patients does not protect me, and has left me without any access to my medicine. After spending much time and money establishing a legal garden with my designated grower, circumstances have changed, which would have been easily handled if the MMAR were still in full operation. My legal grower has significant health concerns of his own as well as financial constraints that required him to shut down the garden so that he can sell his home. Without the option of applying to access a new designated grower or grow for myself, my access is now completely cut off, even though I still have the allowance to possess. My MMAR possession license was received in October 2013 and expired March 31, 2014; except for the continuation obtained by the current injunction.

Please remedy this serious situation quickly as many of us have fallen through the cracks and are suffering for it. Thank you.

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:

YES

Signature:

Janice
de Jong

Date:

M: 06
D: 11
Y: 2014

This is Exhibit " ✓ " referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 12 day of July, 2014

[Signature]

A Commissioner for taking Affidavits
In British Columbia

Jonathan Korst

Injunction Appeal

From Jonathan Korst

To impact@mmarcoalitionagainstrepeal.com

Date Sat 16:16

Return-path: <www@www6.inetwave.com>

Envelope-to: impact@mmarcoalitionagainstrepeal.com

Delivery-date: Sat, 14 Jun 2014 16:16:18 -0500

Received: from 207-232-100-201.ip.van.radiant.net ([207.232.100.201]:59343 helo=www6.inetwave.com)

by arbi.nswbhost.com with esmtps (TLSv1:DHE-RSA-AES256-SHA:256) (Exim 4.82)

(envelope-from <www@www6.inetwave.com>) id 1WvvJC-0007Dm-3G

for impact@mmarcoalitionagainstrepeal.com; Sat, 14 Jun 2014 16:16:18 -0500

Received: from www6.inetwave.com (localhost.localdomain [127.0.0.1])

by www6.inetwave.com (8.12.11.20060308/8.12.10) with ESMTP id s5ELGJt003962 for <impact@mmarcoalitionagainstrepeal.com>; Sat, 14 Jun 2014 14:16:19 -0700

Received: (from www@localhost)

by www6.inetwave.com (8.12.11.20060308/8.12.11/Submit) id s5ELGJsb003960; Sat, 14 Jun 2014 14:16:19 -0700

Date: Sat, 14 Jun 2014 14:16:19 -0700

Message-Id: <201406142116.s5ELGJsb003960@www6.inetwave.com>

To: impact@mmarcoalitionagainstrepeal.com

Subject: Injunction Appeal

From: Jonathan Korst <[REDACTED]>

IP: 96.55.149.32

First Name: Jonathan

Last Name: Korst

Address: [REDACTED]

City: [REDACTED]

Province: [REDACTED]

Postal Code: [REDACTED]

Phone: [REDACTED]

E-mail: [REDACTED]

MMAR Permit Number: MMAD-91960-13, Client ID 111219

Statement:

During the previous Medical Marihuana program I had a grower for nearly a year. Everything was going great and I had a good, healthy quality of life. After the announcement of the changes to the program my grower informed me he could no longer afford to grow for me and would have to resign as my grower.

He personally informed me the changes to this law had an effect on his ability to grow for me and he was looking to get out of the business of growing for medical users.

After this, I had contacted both Health Canada and my clinic, the Medical Cannabis Resource Centre (MCRCI) about revoking him as my grower, renewing my license, and finding a new grower. My clinic was able to find me a landlord who was going to allow me to grow at his property. But about a month after production had begun I was informed the strata council at his building unit wanted him out of the complex. I'm not sure if this is the truth or not, or it was due to possibly the privacy letter breach or the the upcoming changes to the Medical Marihuana program. Either way I am no longer receiving affordable Marihuana. My license was set to expire up until the end of the MMAR so if I had been able to continue growing at my latest grow site I would be still doing so. Unfortunately I cannot do so because of Health Canada's unwillingness to allow address changes following the injunction ruling.

I am now having to rely on Dispensaries as a means to acquire Marihuana. These costs have made a severe negative financial impact on me. The costs of getting meds from a grower were about 10x less than that of the Dispensaries/Compassion clubs. I am not able to make changes to my existing license, move my grow site, or find a new grower. My license is effectively in limbo and I am only able to use it as a possession license at the moment.

The 150 gram limit has also limited the amount of meds I am able to acquire at a time. So in many cases I would have to make separate commutes every month to the dispensary/compassion club to get my allowed limit. This creates more problems for me as the closest/most affordable dispensary is about 45 minutes to 1 hour away from where I live. This is increasing the amount of costs to commute and is also consuming additional time out of my busy schedule.

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:
YES

Signature:

Jonathan
Korst

Date:

M: 06

D: 14

Y: 2014

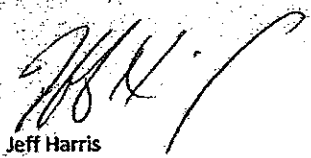
My Name is Jeff Harris. I live at [redacted] Phone [redacted]

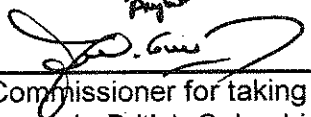
I have an ATP lic # AP-AJH-03-H18321717-69-13-A. It expires June 6, 2014. I also have a DG # DPL-JJM-03-H18321717-90-13-A and it expires also on June 6 2014.

It is imperative that I can change the address of my designated grower. Mine was involved in an accident in October 2013 which put him in the hospital for quite some time. He still has almost no feeling in his left arm but otherwise is OK at present. He is not able to grow anymore. Since the new regulations, I have not been able to produce medicine since October 2013 and have to pay the astronomical fees being charged by the black market or dispensaries. The new grower has over 18 years experience which is far greater than my previous grower so I think having him produce for me would help incredibly.

The laws regarding 150 gram limit impacts me quite a bit. My current licence is for 14 grams per day. If my Grower is only permitted to send me 150 grams at a time, then the postal costs would triple as he would have to send me my medicine 3 times per month as my 30 day amount is 420 grams instead of only once per month.

Thank you


Jeff Harris

This is Exhibit " W " referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 12 day of July 2014

A Commissioner for taking Affidavits
In British Columbia

Jeffrey Keddy

7:33 AM (12 hours ago)

to me

Name: Jeffrey Brian Keddy

[REDACTED]

MMAD-89668-13
CLIENT ID-107966

Authorization # - APPL-JBK-12-K11821133-80-13-A
POSSESS 360 G

DATE OF ISSUE JULY 28 2013 /EX MARCH 31 2014

Authorization # ON PRODUCTION PERMIT APPL-JBK-12-K11841133-80-13-A

Myself and another patient was renting a grow site, we gave our 90 day notice due to the march 31st deadline, landlord already had our spot rented out as of April 1st. Now want to grow at my home address now.

thanks

This is Exhibit " X " referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 1st day of July, 2014

[Signature]

A Commissioner for taking Affidavits
In British Columbia

Jason,

Here is the information you requested:

Kelly J. Christie

[Redacted]

Home: [Redacted]

Cellular: [Redacted]

MMAD-49033-13

Client ID: 54833

Authorization #: APPL-KJC-05-C09621115-60-13-A

Issued: December 21, 2013

Expired: March 31, 2014

Possession: 450 grams

Plant Count: 73

Storage: 7.12 lbs.

I am being forced to move by July 31, 2014, as my landlord of 11 years does not believe in medical cannabis, and found out at the end of March that I do.

The 90 day "notice to vacate" arrived April 1, 2014.

I do not know where I will be living yet as the residential vacancy rate in Calgary is just over 1%.

I am on Income Support (welfare) so my total monthly income is only \$870.00.

I am currently battling CPP-D and AISH to get on their programs.

If successful, I will get \$1,550.00 per month.

I was able to produce my medicine for less than 50 cents per gram, and I found that gardening was very therapeutic for me.

I have created my own strains, and have freely shared them with any MMAR exemption holder who asked.

I absolutely will not be able to afford to buy from a LP even if I do get CPP-D and AISH.

Suggestions?

With respect,

Kelly

This is Exhibit " Y " referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 1st day of July, 2014

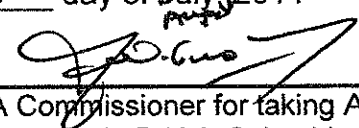
[Signature]

A Commissioner for taking Affidavits
In British Columbia

Kelly Scoyne

46

Return-path: <www@www6.inetwave.com>
Envelope-to: impact@mmarcoalitionagainstrepeal.com
Delivery-date: Wed, 11 Jun 2014 08:18:22 -0500
Received: from 207-232-100-201.ip.van.radiant.net ([207.232.100.201]:58348
helo=www6.inetwave.com)
by arbi.nswebhost.com with esmtps (TLSv1:DHE-RSA-AES256-SHA:256)
(Exim 4.82)
(envelope-from <www@www6.inetwave.com>)
id 1WuiQ1-00011S-Th
for impact@mmarcoalitionagainstrepeal.com; Wed, 11 Jun 2014 08:18:22 -0500
Received: from www6.inetwave.com (localhost.localdomain [127.0.0.1])
by www6.inetwave.com (8.12.11.20060308/8.12.10) with ESMTTP id s5BDINi023683
for <impact@mmarcoalitionagainstrepeal.com>; Wed, 11 Jun 2014 06:18:23 -0700
Received: (From www@localhost)
by www6.inetwave.com (8.12.11.20060308/8.12.11/Submit) id s5BDINi4023681;
Wed, 11 Jun 2014 06:18:23 -0700
Date: Wed, 11 Jun 2014 06:18:23 -0700
Message-Id: <201406111318.s5BDINi4023681@www6.inetwave.com>
To: impact@mmarcoalitionagainstrepeal.com
Subject: Injunction Appeal
From: Kelly Scoyne <[REDACTED]>

This is Exhibit "2" referred to in
the affidavit of JASON WILCOX
sworn before me at Vancouver, this
1st day of July, 2014

A Commissioner for taking Affidavits
In British Columbia

[REDACTED]

First Name: Kelly

Last Name: Scoyne

Address: [REDACTED]

City: [REDACTED]

Province: [REDACTED]

Postal Code: [REDACTED]

Phone: [REDACTED]

E-mail: [REDACTED]

MMAR Permit Number: APPL-KES-02-S48151434-65-13-A

Statement:

To whom it may concern

My name is Kelly Scoyne, I would like to submit a statement about the address change. I received my ATP AND PPL Licence from Health Canada on August 4th 2013. I had asked for an address that was convenient at the time and the person that owned the property was fine with me growing my medicine there.

Everything was going fine until Health Canada started playing games and threatening everyone. The land owner had concerns with the new regulations that were coming into effect and want me out.

The land owner did not want any problems with the law and with letters being sent out by Health Canada and statements of handing out personnel information to the RCMP on Health Canada's web site I was told to leave and not return.

I have wanted to change my PPL address since this all started back in November of last year.

My Client ID number is 149183, My MMAD # IS 121400-13 and My licence # is APPL-KES-02-S48151434-65-13-A. My date of expiry was March 31st 2014 and the validity date is Aug/04/2014.

Please add my name to the list for an address change. I would like to change my address to the same address as the storage site which is 181 Jacklin Rd. Mckerrow On. This is where I have lived for the past 12 years.

Thank You

Kelly Scoyne

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:

YES

Signature:

Kelly
Scoyne

Date:

M: 06
D: 11
Y: 2014

Kevin Bauer

[REDACTED]

First Name: Kevin

Last Name: Bauer

Address: [REDACTED]

City: [REDACTED]

Province: [REDACTED]

Postal Code: [REDACTED]

Phone: [REDACTED]

E-mail: [REDACTED]

Statement:

As a result of an obnoxious and violent prone Neighbor outing me to my old landlord, I have been forced to move and cannot change my address for my Personal Production and Possession Licenses and have stopped growing my medications as a result. My Medical Marijuana allowed to to greatly reduce the amount of Opiates I needed to control my chronic, daily pain and it is my goal to have Medicinal Marijuana solely for pain management in place of the more harmful Opiates I rely on now, I take 75 mg + daily for my pain without and have taken as little as 20 mg with my Marijuana use.

Please, please, please help me.

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:

YES

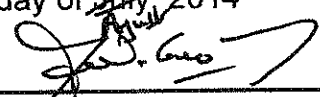
Signature:

Kevin
Bauer

Date:

06
10
2014

This is Exhibit "AA" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 12 day of July 2014



A Commissioner for taking Affidavits
In British Columbia

Tamara Cartwright

[Redacted]

First Name: Tamara
Last Name: Cartwright
Address: [Redacted]
City: [Redacted]
Province: [Redacted]
Postal Code: [Redacted]
Phone: [Redacted]
E-mail: [Redacted]

Statement:

I am writing this as I have had to move due to an illegal eviction, and we are now at the same po box but have moved land location from sw 12 33 11 w4 to

SE 2 38 11 w4 and not sure for how long we will be at this location because this property is also for sale.

Being a renter my old previous owner of my old land location didn't have to divulge my private health information. When the new owners took over they totally kicked up out because of my garden. And Gary Hollands stated so. I am now at a location where the owners of this property as well would give me permission to garden in the home. But not being able to change my address it leaves me completely without medication. And not being able to afford any, and not willing to apply to LP to lose my MMAR and not be able to grow again.

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:
Yes

Signature:
Tamara
Cartwright

Date:
06
10
2014

This is Exhibit "DB" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 1st day of July, 2014
[Signature]
A Commissioner for taking Affidavits
In British Columbia

Lee Hyndman

[Redacted]

First Name: Lee
Last Name: Hyndman
Address:
City:
Province:
Postal Code:
Phone: [Redacted]
E-mail: [Redacted]

Statement:

I have copied my statement from my original email call out re: \"flawed injunction\" - Thank you.

\"I have my ATP and PPL expiry date June 6, 2014 (it is my understanding that I am covered under the injunction as ordered by Judge Manson).

I live in an apartment not suitable for me to grow and had planned to move to a more suitable residence (a home with detached workshop or similar). I cannot amend my license in order to do so now and have therefore not \"used\" my PPL. I purchase from a local dispensary and am very unhappy to have to spend more on less (to say the least).

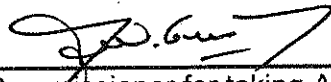
As I have had lung surgery due to spontaneous pneumothorax (my lung collapsed out of nowhere - twice), I mostly ingest Cannabis and sometimes vaporize (I live in BC where the Smith ruling protects my ability to consume Cannabis these ways) during \"attacks\" related to another medical condition. I need my license's stated 300g and am negatively affected by Judge Manson's order.\"

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:
Yes

Signature:
Lee
Hyndman

Date:
06
10
2014

This is Exhibit \"CC\" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 15 day of July, 2014



A Commissioner for taking Affidavits
In British Columbia

Michael Ilott

First Name: Michael

Last Name: Ilott

Address: [REDACTED]

City: [REDACTED]

Province: [REDACTED]

Postal Code: [REDACTED]

Phone: [REDACTED]

E-mail: [REDACTED]

Statement:

I currently have a license for possession and also for production in my own home that expired the end of march. I just recently was laid off from my employment with the same company for 23 years. As my financial situation changes now I would like the option to be able to perhaps move and feel somewhat a prisoner in my own home knowing at this time that is not an option if I would like to remain producing my own medicine. At this time would also be good for me to seek other employment and some options are of course away from home or moving to another location. Both the production location and the carry amount effect my options available for employment and livelihood. Thanks for your time reading this and appreciate your assistance in finding a remedy to these issues. Please feel free to contact me anytime if you require more information and if there is anything I can do to help? Thanks

Michael Ilott

Home: [REDACTED]

Cell [REDACTED]

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:

YES

Signature:

Michael

Ilott

Date:

06

10

2014

This is Exhibit "DD" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 12 day of July, 2014

[Signature]
A Commissioner for taking Affidavits
In British Columbia

Michael MacDonald

First Name: Michael
 Last Name: MacDonald
 Address: [REDACTED]
 City: [REDACTED]
 Province: [REDACTED]
 Postal Code: [REDACTED]
 Phone: [REDACTED]
 E-mail: [REDACTED]

Statement:

Name: Michael Gordon MacDonald
 Address: [REDACTED]
 Phone: [REDACTED]

Health Canada PPL # MMAD-51861-13 (Expiry Date: April 17, 2014)
 Health Canada ATP # MMAD-51861-13 (Expiry Date: April 17, 2014)

I am currently in the situation where I cannot change my production site due to the current situation. The production site where I had my medicine growing had to be shut down due to a waterline break in the cold of winter. The home owner cannot afford to fix the damage the line break caused, and has had the power shut down and is in process of having the place destroyed and hauled away by a local demolition company.

I have permission for a new production location close to my home and need to be able to change it.

I have also moved my home address as well.

This situation has left me without my cannabis medicine and I have had to resort back to Dilaudid and other medications again that I had not needed in a long long time. My life is in danger on these medications that I am being forced into using due to this whole mess.

Thank you for your time and dedication to this important issue.

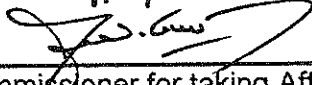
Michael G. MacDonald

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:
 YES

Signature:
 Michael
 MacDonald

Date:
 06
 10
 2014

This is Exhibit "EE" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 15 day of July, 2014


 A Commissioner for taking Affidavits
 In British Columbia

Name: Michael Gordon MacDonald

Address: [REDACTED]

Phone: [REDACTED]

Health Canada PPL # MMAD-51861-13 (Expiry Date: April 17, 2014)

Health Canada ATP # MMAD-51861-13 (Expiry Date: April 17, 2014)

I am currently in the situation where I cannot change my production site due to the current situation. The production site where I had my medicine growing had to be shut down due to a waterline break in the cold of winter. The home owner cannot afford to fix the damage the line break caused, and has had the power shut down and is in process of having the place destroyed and hauled away by a local demolition company.

I have permission for a new production location close to my home and need to be able to change it.

I have also moved my home address as well.

This situation has left me without my cannabis medicine and I have had to resort back to Dilaudid and other medications again that I had not needed in a long long time. My life is in danger on these medications that I am being forced into using due to this whole mess.

Thank you for your time.

Michael MacDonald

Paul Zaro

This is Exhibit "FF" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 17 day of July 2014

[Signature]

A Commissioner for taking Affidavits
In British Columbia

Injunction Appeal

From Paul Zaro

To impact@mmarcoalitionagainstrepeal.com

Date Wed 18:30

[Redacted]

First Name: Paul

Last Name: Zaro

Address: [Redacted]

City: [Redacted]

Province: [Redacted]

Postal Code: [Redacted]

Phone: [Redacted]

E-mail: [Redacted]

MMAR Permit Number: MMAR-49171-13

Statement:

My name is Paul Zaro and I am an injured worker, I have a spinal cord injury resulting from a workplace accident in 2009. I have had my Federal Authorizations to possess and produce my medicine for five years now. My current possession limit is 1500 grams and my designated production limit is 10980 grams. I am very limited to the amounts of pharmaceutical drugs that I can take for pain relief because of the negative effect they have on my digestive tract and internal organs. I have now run out of my medical cannabis supply. My designated producer was unable to continue providing my medicine at the end of September of last year and I did not have enough time to find another suitable producer before the deadline for renewal had passed. Both my authorizations expired on March 29 2014. I need large quantities of cannabis to produce my medicine in higher concentrations to be effective for my chronic pain mitigation. Dry-sifting, full melt bubble hash, canna-caps, tinctures, edibles!

and lotions all require large quantities of cannabis to produce and I incorporate all these methods to deal with my chronic pain issues. I am currently living off of a CPP disability pension and a WCB disability pension and there is no way I can afford to purchase the quantity of cannabis I need to produce effective medicine for my chronic pain issues. I am using medical cannabis to treat my condition with the consent and approval of my physician, medical cannabis has been the least harmful medicine that I have used to treat my pain issues. My quality of life is going to be negatively impacted if I am unable to produce or have someone else produce my medicine. I have now found a fellow injured worker who is also Federally authorized to produce to be my designated producer. He also happens to live in Quesnel so I would be able to help produce my medicine which would be therapudic for me also. Thank you for your time, Paul Zaro

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:

YES

Signature:

Paul

Zaro

Date:

M: 06

D: 11

Y: 2014

Paul Zaro

3:53 PM (24
minutes ago)

to me

Good Afternoon Jason,

My name is Paul Zaro. I am an injured worker and am in possession of an ATP and a DPPL to deal with the chronic pain issues i have been dealing with since my injuries in 2009. I am replying to an email sent to me by Jen Bennet. Both my licenses expired on March 29 2014 and I am now running out of my medicine. I have been a license holder for five years and my current possession limit is 1500 grams and my desgnated production limit is 10980 grams or 244 plants. My authorization number is MMAD-49171-13. I live in [REDACTED] and I can be reached at [REDACTED] (H) or [REDACTED] talk or text. My designated grower was unable to keep producing my medicine any longer and I ran out of time finding a suitable grower before the deadline for renewal passed. I have found a new designated grower who is also licensed to produce for himself and he also resides in Quesnel. The 150 gram limit that has been imposed on me is also problematic because

I need large quantities of cannabis to produce my medicine in higher concentrations to be effective for my pain relief. Dry sifting, full melt bubble hash, canna-caps, tinctures, edibles and lotions all require large quantities of raw cannabis to produce, I use all these methods to produce my medicine. I am currently living off of a CPP disability pension and a WCB disability pension and there is no way i can afford to purchase the quantities of raw cannabis needed to produce my medicine. I am very limited to the amount of pharmaceutical drugs i can take for pain relief because of the negative effects they have on my digestive tract and internal organs and have been using cannabis as my primary pain mitigator since my injury with my physicians consent and approval. I have four damaged discs in the lumbar region of my spine one of which is herniated at this moment and causing me extreme pain. I also suffer from failed back surgery syndrome and have damaged nerve roots.

Good Afternoon Jason,

Sorry about the unfinished email I am using my kids tab and hit the wrong button. I was just going to finish by saying I would like to help the Coalition in any way possible. I am a Certified Journeyman Millwright, a Certified Occupational Health and Safety Officer and a Certified Risk Manager. I cannot currently use those skills to make a living but if i can in any way help to make the Federal Government see the error in their position with this matter feel free to call on me. I have spent the last few years of my life dealing with my spine and kidney problems and battling WorkSafe for a pension and am now going through a divorce but if i don't stand up now the Federal Government is going to force me to become a criminal just for trying to improve the quality of my life and that is just plain wrong. Thanks for your time Jason.

This is Exhibit "46" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 17 day of July 2014

Jason Wilcox

A Commissioner for taking Affidavits
In British Columbia

Ronald Andrew Amlin

From Ronald Andrew Amlin

To impact@mmarcoalitionagainstrepeal.com

Date Tue 21:24

Return-path: <www@www6.inetwave.com>

Envelope-to: impact@mmarcoalitionagainstrepeal.com

Delivery-date: Tue, 10 Jun 2014 21:24:46 -0500

Received: from 207-232-100-201.ip.van.radiant.net ([207.232.100.201]:58089

helo=www6.inetwave.com)

by arbi.nswebhost.com with esmtps (TLSv1:DHE-RSA-AES256-SHA:256)

(Exim 4.82)

(envelope-from <www@www6.inetwave.com>)

id 1WuYDW-0005wP-3D

for impact@mmarcoalitionagainstrepeal.com; Tue, 10 Jun 2014 21:24:46 -0500

Received: from www6.inetwave.com (localhost.localdomain [127.0.0.1])

by www6.inetwave.com (8.12.11.20060308/8.12.10) with ESMTP id s5B2OnS3020880

for <impact@mmarcoalitionagainstrepeal.com>; Tue, 10 Jun 2014 19:24:49 -0700

Received: (from www@localhost)

by www6.inetwave.com (8.12.11.20060308/8.12.11/Submit) id s5B2OnrH020878;

Tue, 10 Jun 2014 19:24:49 -0700

Date: Tue, 10 Jun 2014 19:24:49 -0700

Message-Id: <201406110224.s5B2OnrH020878@www6.inetwave.com>

To: impact@mmarcoalitionagainstrepeal.com

Subject: Injunction Appeal

From: Ronald Andrew Amlin <[REDACTED]>

Message 1 of 64 <>

[REDACTED]

First Name: Ronald Andrew
 Last Name: Amlin
 Address: [REDACTED]
 City: [REDACTED]
 Province: [REDACTED]
 Postal Code: [REDACTED]
 Phone: [REDACTED]
 E-mail: [REDACTED]

Statement:

I am currently working as much as my illness allows , but am on odsp. I Have a very hard time coming up with the money to be able to afford my 5 gram a day script for pain and muscle spasms. My designated grower is relocating to USA, so I will be left without a grower who provides meds at \$5 a gram. I

would love to be able to produce my own medicine. Not only controlling the feed and nutrients used in my medicine but also as therapy itself. In contacting hc Im told to sign up with an lp but the majority charge roughly\$10 a gram, double.

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:

yes

Signature:

ronald andrew
amlin

Date:

12

18

1976

René Richard

[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]

This is Exhibit "HH" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 12th day of ~~July~~ August, 2014
[Signature]
A Commissioner for taking Affidavits
In British Columbia

MMAD-80638-13

Client ID: 92977

License #: APPL-RNR-04-R12461136-73-13-B

ATP expire date: March 31, 2014

ATP validity date: April 19, 2014

PPL expiry date: March 31, 2014

I had to move because my rent was getting to expensive and the house was not insulated properly so it made it pretty much impossible to heat. I then found myself another apartment in June 2013 but I had to move again Dec 1, 2013. This time it was because of health reason that I could not stay there and believe me, I did not want to move in December.

When I contacted Health Canada for an address change it was to late so I had to destroy some plants and two moms.

One mom was 5 years old and I do know the two strains to re-create it but the other one I have no idea but I do have seeds.

At the moment I'm waiting to find out if I can start growing my own medicine again because I am in a grey area. I have all my equipment stored away and when I'm able to grow again I will find a safe and proper residence.

Please help me to be able to grow the medications that works best for me.

Let me know if you need more information.

Life is hard without proper medication!

Thanks,

René

Rene Richard

From Rene Richard

To impact@mmarcoalitionagainstrepeal.com

Date Tue 11:24

Return-path: <www@www6.inetwave.com>

Envelope-to: impact@mmarcoalitionagainstrepeal.com

Delivery-date: Tue, 10 Jun 2014 11:24:24 -0500

Received: from 207-232-100-201.ip.van.radiant.net ([207.232.100.201]:57921

helo=www6.inetwave.com)

by arbi.nswbhost.com with esmtps (TLSv1:DHE-RSA-AES256-SHA:256)

(Exim 4.82)

(envelope-from <www@www6.inetwave.com>)

id 1WuOqV-0002QQ-TH

for impact@mmarcoalitionagainstrepeal.com; Tue, 10 Jun 2014 11:24:24 -0500

Received: from www6.inetwave.com (localhost.localdomain [127.0.0.1])

by www6.inetwave.com (8.12.11.20060308/8.12.10) with ESMTP id s5AGOLU3019106

for <impact@mmarcoalitionagainstrepeal.com>; Tue, 10 Jun 2014 09:24:21 -0700

Received: (from www@localhost)

by www6.inetwave.com (8.12.11.20060308/8.12.11/Submit) id s5AGOLAn019104;

Tue, 10 Jun 2014 09:24:21 -0700

Date: Tue, 10 Jun 2014 09:24:21 -0700

Message-Id: <201406101624.s5AGOLAn019104@www6.inetwave.com>

To: impact@mmarcoalitionagainstrepeal.com

Subject: Injunction Appeal

From: Rene Richard <[REDACTED]>

Message 1 of 6 <>

[REDACTED]

First Name: Rene

Last Name: Richard

Address: [REDACTED]

City: [REDACTED]

Province: [REDACTED]

Postal Code: [REDACTED]

Phone: [REDACTED]

E-mail: [REDACTED]

Statement:

MMAD-80638-13

Client ID: 92977

License #: APPL-RNR-04-R12461136-73-13-B

ATP expire date: March 31, 2014

ATP validity date: April 19, 2014

PPL expiry date: March 31, 2014

I had to move because my rent was getting to expensive and the house was not insulated properly so it made it pretty much impossible to heat. I then found myself another apartment in June 2013 but I had to move again Dec 1, 2013. This time it was because of health reason that I could not stay there and believe me, I did not want to move in December.

When I contacted Health Canada for an address change it was to late so I had to destroy some plants and two mother\'s. One mother was 5 years old and I do know the two strains to re-create it but the other one I have no idea but I do have seeds.

At the moment I\'m waiting to find out if I can start growing my own medicine again because I am in a grey area. I have all my equipment stored away and when I\'m able to grow again I will find a safe and proper residence.

Life is hard without proper medication and it took me a long time to find these that works for me.

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:

YES

Signature:

Rene

Richard

Date:

04

02

1973

John Conroy

From: Alison Myrden [REDACTED]
Sent: Wednesday, May 21, 2014 2:23 PM
To: Jason Wilcox; John Conroy
Cc: [REDACTED]
Subject: I am right at the 150 gram a day Limit...
Importance: High
Follow Up Flag: Follow Up
Flag Status: Flagged

To Whom it May Concern:

My name is Alison Myrden and I have been battling chronic progressive multiple sclerosis and an excruciating pain in my face and head for the last twenty-six years. I am one of Canada's first legally Licensed medical cannabis patients who started at 28 grams of cannabis per day in 1994, over twenty years ago. I was, at that time, taking over 32 pills and up to two thousand milligrams of morphine DAILY. I also could not get out of my electric wheelchair, could not get a hold of the violent pain called tic douloureux that I have experienced 24 hours a day in my face and head, couldn't catch the terrible leg spasms, the horrendous bladder and bowel difficulties and could NOT stop shaking violently from head to toe, everyday ALL day.

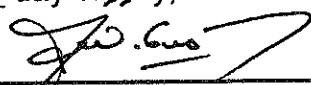
My Doctors over the years, have prescribed me copious amounts of cannabis for relief from all of my symptoms and I have NEVER felt better! Remember, I started at 28 grams of cannabis a day in 1994 while still taking all of those pills. Now, I consume cannabis in various forms, including extractions such as cannabis oil in food, salves and beverages, consume the raw smoked form all day everyday and cannot believe the difference in my health! Not only am I up out of my electric wheelchair most days, but the excruciating pain I have experienced for over the last twenty-five years has been GREATLY reduced! I give all the credit to the courage of my Doctor's to sign for me for one of the LARGEST amounts of cannabis in our Country! I am BETTER because of all of them.

The 150 gram a day limit will severely impair my ability to leave my home with enough medicine for the period of more than ONE DAY. I carry a written notification for medical cannabis from my Doctor's and have been slowly consuming more cannabis and FEWER pharmaceuticals over the last decade and am now down to taking around half of the morphine and have eliminated ALL of the other pills Doctor's had prescribed to me for almost 18 years - All BECAUSE of medical cannabis.

Please know that I have suffered enough and that this is just one more game the Government is playing with us....

Sincerely,

Alison Myrden
 [REDACTED]
 [REDACTED]
 Federal Medical Marijuana Exemptee in Canada
<http://www.AlisonMyrden.com/>
 Retired Law Enforcement Officer
 Speaker for LEAP Since 2004
 Law Enforcement Against Prohibition
<http://www.leap.cc/>

This is Exhibit "II" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 14 day of May, 2014

 A Commissioner for taking Affidavits
 In British Columbia

Speaker for LPP

Lawmen Protecting Patients

http://www.lawmenpro.org/Lawmenpro/LPP_MAIN.html

Canadian Patient Representative for the IACM

International Association for Cannabinoid Medicines

<http://www.cannabis-med.org/>

The Marijuana Majority

<http://www.MarijuanaMajority.com/>

Ontario Representative for the MMAR Coalition Lawsuit

MMAR Coalition Against Repeal Lawsuit in Canada

<http://www.mmarcoalitionagainstrepeal.com/>

NDP Candidate for Oakville, Ontario 2004

New Democratic Party of Canada

<http://www.ndp.ca/>

This is Exhibit " 55 " referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 17 day of July, 2014

[Signature]

A Commissioner for taking Affidavits
In British Columbia

Karl St.Gelais

Injunction Appeal

From Karl StGelais

To impact@mmarcoalitionagainstrepeal.com

Date Mon 08:35

[Redacted]

First Name: Karl
 Last Name: StGelais
 Address: [Redacted]
 City: [Redacted]
 Province: [Redacted]
 Postal Code: [Redacted]
 Phone: [Redacted]
 E-mail: [Redacted]
 MMAR Permit Number: APPL-KKS-05-S10371425-65-13-B

Statement:

I was hurt at work in 1986, I have had extreme amounts of testing, xrays, myleograms, MRI, CT Scan, Bone Scan.. you name it. I have also had all the available pain medications over the years.. So much so that it started to destroy my health. I have had surgery on my stomach to repair the damage that conventional pain medication has caused.. Finally in 2009 my Dr, prescribed medical marijuana. I have been using and growing my own medication since 2009.

The injunction failed me in the following ways.

I have a 40 gram a day limit... If I should go anywhere for any more than a couple of days, I cannot take all my necessary medication with me.. If I were to go back to the hospital, I could not take a weeks worth of medication with me, only enough for a few days. At that point, I would have to either go home mid hospital stay / vacation and get more medication, or risk asking someone to bring me my medication. This doesn\'t work out well..

My ATP expired March 19th 2014, I was growing in September.. I renewed my license in August of 2013, which came back dated March 19th 2014. I sent in another renewal early in 2014, and was never send paperwork to update my license. Health Canada ignored my renewal request.

I need my medication for pain. I have many pain sights .. My back injury at work left me with osteophitic protrusions pushing into the thecal sac.. Arthritis, injury at L5 S1. I have also pain where my ribs were removed and a tumor removed from my chest. I have pain from the surgery still on my stomach. The medical marijuana helps me with the pain, I cannot go back to conventional medication as it nearly killed me once.. I cannot afford to buy medical marijuana from licensed producers. My only option is being able to

grow it myself. I have strains that work for my pain and discomfort, that I have been using for several years now.
Thank you

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:
YES

Signature:

Karl

StGelais

Date:

M: 06

D: 16

Y: 2014

This is Exhibit "10K" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 14 day of ^{July} ~~July~~, 2014

[Signature]

A Commissioner for taking Affidavits
In British Columbia

Charles Tall

[Redacted]

First Name: Charles

Last Name: Tall

Address: [Redacted]

City: [Redacted]

Province: [Redacted]

Postal Code: [Redacted]

Phone: [Redacted]

E-mail: [Redacted]

Statement:

To whom it may concern,

The 150gm possession limit puts severe restrictions on my travel. My prescription is for 50gm/day. Under the original possession limit I was allowed a 30 day supply. This allowed me a great deal of freedom to travel. Under these new regulations I am only allowed a 3 day supply. This means that I cannot leave my home for more than 3 days! To do so would require me to set up a delivery itinerary with my supplier, and would lock me in to that, and create a whole lot of extra work for my supplier. I can't go anywhere that doesn't have delivery. Travel to remote areas is out of the question. I'm an old Boy Scout and love the outdoors. I love to do kayak trips. Now I can't go anywhere in the wilderness for more than 3 days. There is a circle route that I would like to do, but it would require me to arrange for a couple of air drops of my medicine. This is completely beyond my financial means.

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:

YES

Signature:

Charles

Tall

Date:

06

10

2014

The Allard injunction is preventing me from moving a friends license to my production site because of the lack of being able to change to grow addresses.

I am unable to leave the city to go tend to properties my family owns up north because my carry limits are to small. I need to go for more than 7 days. I can not do proper batches of food because my production site is not at home and I have to travel to bring meds from the production site to home and can only carry 150g opposed to the 600g I regularly was able to carry.

Tony Singh

[Redacted signature area]

This is Exhibit "LL" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 1st day of July, 2014

[Signature]

A Commissioner for taking Affidavits
In British Columbia

This is Exhibit "ATP" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 1st day of July, 2014

[Signature]

A Commissioner for taking Affidavits
In British Columbia

Ronald Markin

From ronald markin

To impact@mmarcoalitionagainstrepeal.com

Date Tue 18:17

Return-path: <www@www6.inetwave.com>

Envelope-to: impact@mmarcoalitionagainstrepeal.com

Delivery-date: Tue, 10 Jun 2014 18:17:03 -0500

Received: from 207-232-100-201.ip.van.radiant.net ([207.232.100.201]:58026

helo=www6.inetwave.com)

by arbi.nswebhost.com with esmtps (TLSv1:DHE-RSA-AES256-SHA:256)

(Exim 4.82)

(

WuVHr-0008H9-Bq

for impact@mmarcoalitionagainstrepeal.com; Tue, 10 Jun 2014 18:17:03 -0500

Received: from www6.inetwave.com (localhost.localdomain [127.0.0.1])

by www6.inetwave.com (8.12.11.20060308/8.12.10) with ESMTP id s5ANH5Ld020462

for <impact@mmarcoalitionagainstrepeal.com>; Tue, 10 Jun 2014 16:17:05 -0700

Received: (from www@localhost)

by www6.inetwave.com (8.12.11.20060308/8.12.11/Submit) id s5ANH5bx020460;

Tue, 10 Jun 2014 16:17:05 -0700

Date: Tue, 10 Jun 2014 16:17:05 -0700

Message-Id: <201406102317.s5ANH5bx020460@www6.inetwave.com>

To: impact@mmarcoalitionagainstrepeal.com

Subject: Injunction Appeal

From: ronald markin <[REDACTED]>

Message 1 of 27 <>

[REDACTED]

First Name: ronald

Last Name: markin

Address: [REDACTED]

City: [REDACTED]

Province: [REDACTED]

Postal Code: [REDACTED]

Phone: [REDACTED]

E-mail: [REDACTED]

Statement:

My ATP is 630per month or 21 grams per day I have a designated grower who has to ship to me once a week instead of once a month so shipping cost have gone up and its very inconvenient and expensive for both of us. I also use eatables with my medicine. I live in Ontario but I was born in BC and that is where my family lives therefore it is impossible for me to travel with the 150gram limit.

yours truly
Ronald Markin

I am aware that I am giving my information to the coalition via John Conroy's
Office for this legal matter:
yes

Signature:
Ronald
Markin

Date:
10
24
1957

This is Exhibit "NN" referred to in
 the affidavit of JASON WILCOX
 sworn before me at Vancouver, this
 1st day of ~~July~~ Aug, 2014

[Signature]

A Commissioner for taking Affidavits
 In British Columbia

Rick Frei

[Redacted]

First Name: Rick

Last Name: Frei

Address: [Redacted]

City: [Redacted]

Province: [Redacted]

Postal Code: [Redacted]

Phone: [Redacted]

E-mail: [Redacted]

Statement:

The 150 gram limit is majourly inconvenient as I have a 30 gram a day
 prescription,
 It restricts me from leaving home as the medicine is only for 5 days

I am aware that I am giving my information to the coalition via John Conroy's
 Office for this legal matter:

Yes

Signature:

Rick

Frei

Date:

06

10

2014

This is Exhibit "00" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 12 day of July, 2014

[Signature]

A Commissioner for taking Affidavits
In British Columbia

Peter Hilson

Injunction Appeal

From Peter Hilson

To: impact@mmarcoalitionagainstrepeal.com

Date Thu 13:08

Return-path: <www@www6.inetwave.com>

Envelope-to: impact@mmarcoalitionagainstrepeal.com

Delivery-date: Thu, 12 Jun 2014 13:08:06 -0500

Received: from 207-232-100-201.ip.van.radiant.net ([207.232.100.201]:58727 helo=www6.inetwave.com)

by arbi.nswebhost.com with esmtps (TLSv1:DHE-RSA-AES256-SHA:256) (Exim 4.82)

(envelope-from <www@www6.inetwave.com>) id 1Wv9Py-0000mO-7J

for impact@mmarcoalitionagainstrepeal.com; Thu, 12 Jun 2014 13:08:06 -0500

Received: from www6.inetwave.com (localhost.localdomain [127.0.0.1])

by www6.inetwave.com (8.12.11.20060308/8.12.10) with ESMTP id s5CI83SA028002 for <impact@mmarcoalitionagainstrepeal.com>; Thu, 12 Jun 2014 11:08:03 -0700

Received: (from www@localhost)

by www6.inetwave.com (8.12.11.20060308/8.12.11/Submit) id s5CI83Qm028000; Thu, 12 Jun 2014 11:08:03 -0700

Date: Thu, 12 Jun 2014 11:08:03 -0700

Message-Id: <201406121808.s5CI83Qm028000@www6.inetwave.com>

To: impact@mmarcoalitionagainstrepeal.com

Subject: Injunction Appeal

From: Peter Hilson <[REDACTED]>

[REDACTED]

First Name: Peter

Last Name: Hilson

Address: [REDACTED]

City: [REDACTED]

Province: [REDACTED]

Postal Code: [REDACTED]

Phone: [REDACTED]

E-mail: [REDACTED]

MMAR Permit Number: MMAR-4819-13

Statement:

Licensed for 14g per day = 420g possession

Also holds PPL for 69 plants (indoor)

Expiry Date: April 2, 2014 thus covered by injunction

Issues: 150g limit and Moving Restrictions

150g LIMIT means that I cannot take a vacation longer than 10 days. My wife and I would like to drive from Ontario to British Columbia every few years as we spent over 14 years living in the lower mainland and have many friends there to visit. I have already driven across the country 3 times and also immensely enjoy seeing our beautiful country.

Due to zero tolerance for scents, I am not able to travel by airplane plus my physical and chronic pain issues limit the amount of time I can travel in a day thus a minimum 4 week timeframe is necessary to make the trip viable, both financially and health wise. Even if we took an alternate trip to the Maritimes I would need atleast 2 weeks to make the trip viable. For either of these options I would need to possess 196 ♦ 392 grams which is far greater than the 150g limit.

I would be unable to replenish my supply legally as my MMAR application states that my supply is by Personal Production License thus to purchase elsewhere would be illegal for both myself and the supplier. Furthermore I cannot afford or justify purchasing more medicine as I already spend +/- \$500/mo to produce 69 plants and am allowed 3105g in storage so I would have personal resources to make a 4 week trip if my ATP was valid.

As a result, the 150g limit restricts my mobility rights and the only reasonable solution is for the 30 day possession allowance under the MMAR to be reinstated.

MOVING RESTRICTIONS (Potential) ♦ With my wife and I both on limited incomes due to disabilities, and our 22 year old daughter now on her own, we are renovating our family home into 2 suites so that we can boost our income to make living expenses more affordable which we hope to have finished by July 15, 2014. However, with the uncertainty of marijuana laws, we are concerned about being able to find a tenant who will be willing to reside on a property with a MMAR licensed Production site (located in an outbuilding on our oversized town lot). If that happens we will need to sell this home and move to more suitable/affordable accommodations so the restriction on moving caused by the Injunction could potentially affect me negatively in the near future.

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:
YES

Signature:
Peter
Hilson

Date:
M: 12
D: 06
Y: 2014

This is Exhibit "PP" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 17 day of July, 2014

[Signature]
A Commissioner for taking Affidavits
In British Columbia

Kevin Brooks

Injunction Appeal

From Kevin Brooks

To impact@mmarcoalitionagainstrepeal.com

Date Mon 12:35

Return-path: <www@www6.inetwave.com>

Envelope-to: impact@mmarcoalitionagainstrepeal.com

Delivery-date: Mon, 16 Jun 2014 12:35:07 -0500

Received: from 207-232-100-201.ip.van.radiant.net ([207.232.100.201]:60553

helo=www6.inetwave.com)

by arbi.nswebhost.com with esmtps (TLSv1:DHE-RSA-AES256-SHA:256)
(Exim 4.82)

(envelope-from <www@www6.inetwave.com>)

id 1WwaoF-0006cT-CI

for impact@mmarcoalitionagainstrepeal.com; Mon, 16 Jun 2014 12:35:07 -0500

Received: from www6.inetwave.com (localhost.localdomain [127.0.0.1])

by www6.inetwave.com (8.12.11.20060308/8.12.10) with ESMTP id s5GHZ8B9017281

for <impact@mmarcoalitionagainstrepeal.com>; Mon, 16 Jun 2014 10:35:08 -0700

Received: (from www@localhost)

by www6.inetwave.com (8.12.11.20060308/8.12.11/Submit) id s5GHZ8bk017279;

Mon, 16 Jun 2014 10:35:08 -0700

Date: Mon, 16 Jun 2014 10:35:08 -0700

Message-Id: <201406161735.s5GHZ8bk017279@www6.inetwave.com>

To: impact@mmarcoalitionagainstrepeal.com

Subject: Injunction Appeal

From: Kevin Brooks <[REDACTED]>

First Name: Kevin

Last Name: Brooks

Address: [REDACTED]

City: [REDACTED]

Province: [REDACTED]

Postal Code: [REDACTED]

Phone: [REDACTED]

E-mail: [REDACTED]

MMAR Permit Number: 91995-13

Statement:

My daily amount is 15 grams. I work away from home and need to take enough for up to 3 weeks at a time.

I am aware that I am giving my information to the coalition via John Conroy's
Office for this legal matter:

YES

Signature:

Kevin
Brooks

Date:

M: 02
D: 28
Y: 1961

This is Exhibit "66" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 17 day of July 2014

J.W. Wilcox

A Commissioner for taking Affidavits
In British Columbia

Marie Tripp

Injunction Appeal

From Marie Tripp

To impact@mmarcoalitionagainstrepeal.com

Date Thu 09:19

[REDACTED]

First Name: Marie
 Last Name: Tripp
 Address: [REDACTED]
 City: [REDACTED]
 Province: [REDACTED]
 Postal Code: [REDACTED]
 Phone: [REDACTED]
 E-mail: [REDACTED]
 MMAR Permit Number:

Statement:

Cannot move at this point. As I live in my mothers home and she is 84yrs old, it is in her will that this house be sold within one year of death.

The 150grm limited is less then 2 days worth of medicine if I want to go away I cannot bring enough medicine with me for more then 2 days.

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:

Yes

Signature:

Marie
Tripp

Date:

M: 06
D: 12
Y: 2014

Maurice Fazio

This is Exhibit "RR" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 1st day of July, 2014

[Signature]

A Commissioner for taking Affidavits
In British Columbia

Injunction Appeal

From Maurice Fazio

To impact@mmarcoalitionagainstrepeal.com

Date Today 06:23

[Redacted]

First Name: Maurice
 Last Name: Fazio
 Address: [Redacted]
 City: [Redacted]
 Province: [Redacted]
 Postal Code: [Redacted]
 Phone: [Redacted]
 E-mail: [Redacted]
 MMAR Permit Number: MMAD-2128-13

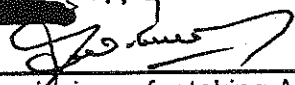
Statement:

My ATP allows me to consume 20 grams a day. If I have to travel anywhere in Canada, I cannot leave my house for longer than 7 days, or I must return in that time to restock up on my medication. If I am travelling to far destinations in Canada, i.e., British Columbia, a cottage in the summer in Northern Ontario, for a vacation with my family...etc. That would pose an economic, and social family hardship on me to have to return to my home to replenish my medicine.

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:
 Yes

Signature:
 Maurice
 Fazio

Date:
 M: 06
 D: 15
 Y: 2014

This is Exhibit "SS" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 15th day of July, 2014

A Commissioner for taking Affidavits
In British Columbia

John Conroy

From: David Dobbs
Sent: Sunday, June 08, 2014 11:13 AM
To: John Conroy
Subject: Allard Injunction Flaws

Follow Up Flag: Follow up
Flag Status: Flagged

Dear Mr. Conroy:

This letter is to inform you of how the Allard injunction has impacted myself and others directly associated with me.

I am a 70 year old cancer survivor (bladder cancer with major surgery) who has an ATP and PUPL. I had a tenant, Douglas Finn, who had his PUPL at my residence. My wife, Diane Dobbs, had her PUPL at our residence, and I was a designated grower for my daughter-in-law, Jennifer Dobbs, also at my residence. All of us qualify under the Allard injunction.

I use the past-tense for all of us because we dismantled our gardens (as ordered by Health Canada). I am currently renovating my house and wish to sell it. In addition to the ludicrous 150g limit (we all have dosages whose 30-day totals range from 210g to 300g) we are all in limbo because there are no provisions to change addresses or garden type (indoor vs outdoor). Worse is the fact that we cannot move our stored marihuana to another location because of the 150g limit.

I no longer am willing to grow at my address because I had an outdoor grow and Health Canada breached my privacy when they sent letters to all MMAR participants clearly showing the MMAR return address. This was a critical factor in deciding to move.

It's a pity that judge Manson did not order Health Canada to continue honoring change requests from those of us who qualify under Allard, until the matter is resolved at trial. We very much appreciate the work you have done so far, and hope you can successfully get some mechanism in place to deal with these types of changes.

I am happy to provide you with the specifics of our ATPs, PUPs, etc. Just let me know what you would like and I'll forward them to you. If you wish to contact me by phone, it's [REDACTED].

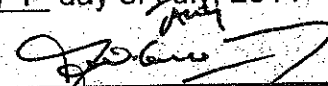
Many thanks,

David Dobbs

John Conroy

From: Jason Wilcox <cannabisincanada@gmail.com>
Sent: Friday, June 06, 2014 10:35 PM
To: John Conroy
Subject: Fwd: Important Notice RE: "Flawed Injunction" 2014-06-05 / MMAR Client ID 85133

Follow Up Flag: Follow up
Flag Status: Flagged

This is Exhibit 77 referred to in
the affidavit of JASON WILCOX
sworn before me at Vancouver, this
17 day of July, 2014

A Commissioner for taking Affidavits
In British Columbia

Interesting ?

----- Forwarded message -----

From: Travis Tetreault <[REDACTED]>
Date: Thu, Jun 5, 2014 at 6:09 PM
Subject: Important Notice RE: "Flawed Injunction" 2014-06-05 / MMAR Client ID 85133
To: cannabisincanada@gmail.com

Mr. Conroy,

Thank you so much for your ongoing efforts to save our gardens.
I am a donating member to the coalition. I also joined the privacy suit.
I use cannabis to treat severe and chronic arthritis as well as i use oil to fight skin cancer.
I have tried many other pills from Big Pharma but nothing works as well as cannabis, nothing.
My prescription is 20 grams per day.
I have been a Health Canada approved cannabis patient for 3 years now.
I have a DG but now we're in limbo while this debacle gets sorted.
My ATP expired Feb 15. 2014.
I have since had my doctor (Dr.Goddard) write me an authorization under regulation 53 of the Narcotic Control
regs to have on my person in case i cross paths with law enforcement.
I, like many others, feel like we have been hung out to dry by Health Canada vis a vis the MMAR file.
They rejected my last renewal because i put my DG (of 3 years) as my continued supplier, my correctly filled
paperwork was stamped "received Feb 7" yet mailed back on a technicality as i filled out my DG as my
continued supplier (which the Allard decision somewhat vindicated)
I've been in the program for 3 years and have done my best to follow their constantly changing guidelines to
remain lawful.
although they recommend 10 weeks I had my paperwork into their possession a week and half before it expired.
my father died last fall and then with xmas and the holidays, well, its a miracle i got them in at all, (and yes,
police background checks take much longer to get back over the holidays i found out the hard way or else i
would have had it in even earlier)
Health Canada's mixed messages and thousands of dollars invested into a proper garden has me feeling ripped
off, cheated, violated, grossly mislead and completely helpless. They seem like they want to cause as much
stress and financial ruin on sick people as possible.
Now we have to choose between treating myself and risking a criminal record or bankruptcy and ill health ?
I don't understand how they can change their minds and make this all "illegal" now.
We spent considerable effort and time to locate a rural property and build a proper garden to treat ourselves.
4 of us patients, 3 with cancer.
Some of us literally spending the last few thousand dollars we have to build the garden.

Our garden is literally saving our lives.
All of us are on a high dosage, none of us can afford to buy our meds off an LP.

I live in a small apartment in Vancouver, growing my own at home is not an option.

There are a few reasons why i cannot be forced into using a LP,

- a) i cannot afford to buy my meds thru an LP, i am a high dose patient. 20 grams a day at very minimum. these new regulations will bankrupt me. i cannot afford to pay \$6000 a month. Currently i pay close to a dollar a gram, i cannot afford to pay 800% more.
- b) my DG has literally spent 3 years developing a strain that treats both my chronic and severe arthritis, my diagnosed P.T.S.D , as well replaces sleeping pills.
we have tried many strains over the years and thru much trial and error we have finally found the right strain that treats me best.
- c) the radiated cannabis from the LP's is already being exposed as sub par and un healthy. They shouldnt be allowed to FORCE people to buy this crap. its got to be unconsitutional.
- d) i cannot make the edibles , tinctures and oil i depend on with their new regulations. at my dosage i use cannabis mainly by edibles.

These new laws make will make it impossible to treat myself.

I dont understand how the government can greenlight thousands of sick people to build their own gardens and then take away the right to heal ouselves.

It's evil, thats the only words i have left. This is insanity and completely unfair.

This is a plant and we should be allowed to grow it to treat ourselves.

Surely it's unconsitutional.

Our garden means everything to us, closing it down is akin to killing us, literally.

I would like to remain lawful and have our garden grandfathered, my ATP / DG reinstated.

I have forwarded you my recent correspondence with Health Canada. (see below)

Please advise further

Thanks

Travis Tetreault

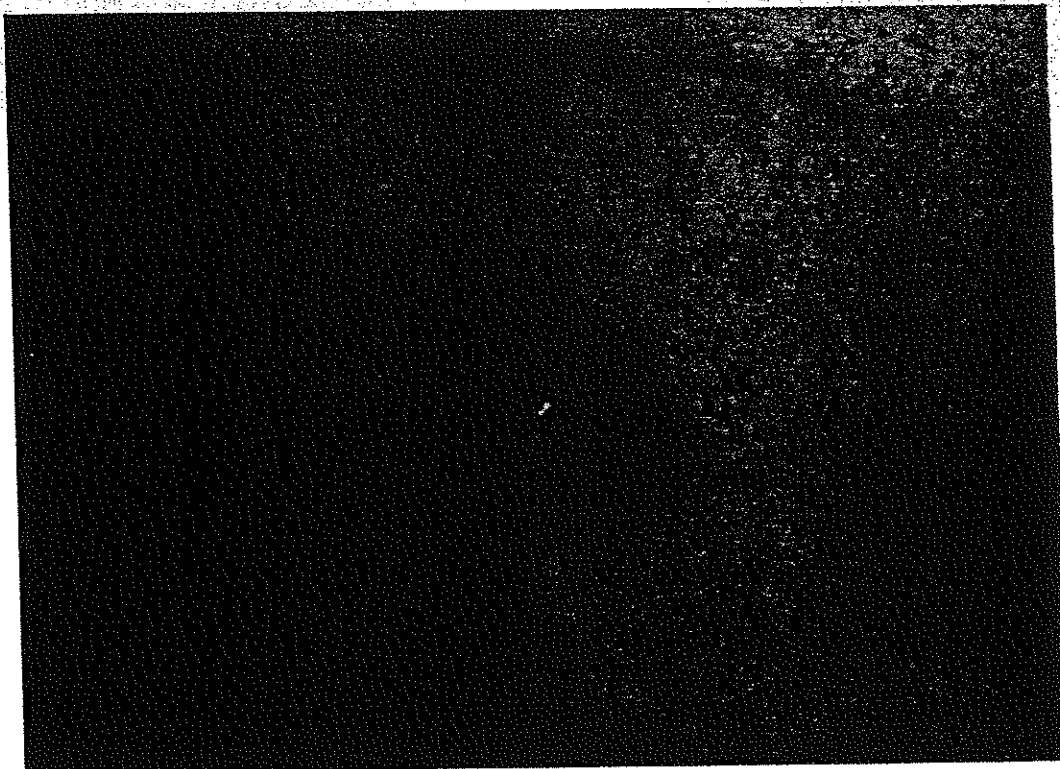

Vancouver,BC

Client ID 85133

Begin forwarded message:

From: Travis Tetreault <[REDACTED]>
Subject: Re: Client ID 85133
Date: 2 April, 2014 2:41:35 PM PDT
To: MMAP-PAMM <MMAP-PAMM@hc-sc.gc.ca>
Bcc: Travis Tetreault <[REDACTED]>

I can imagine its been very hectic for everyone lately.
When i called the week after the Allard decision i was told to call back in a week or 2 when Health Canada came up with new ideas.
The rule changing has been very stressful and very confusing.
i am now also battling skin cancer complicating my deteriorating health.
i would like to have my ATP renewed and sent to me so i dont have any issues with law enforcement as i deal with serious health issues.



My doctor renewed my forms on January 17th, (picture attached)
The police check on my DG's renewal took some time and I got my completed renewal forms with all the paperwork into Health Canada stamped on Feb 7 2014.
(picture attached)

They were sent back to me because i circled my DG as my supplier but strangely yellow highlighted that i also have to fill out Form A AGAIN after i was told on the phone from Health Canada that it was the renewal form that was required along with my DG papers ? Mixed messages.

Form R — Renewal

[Redacted area]

It is important that you complete this form and return it to the appropriate authority. Failure to do so may result in the suspension of your license or other legal action.

Important

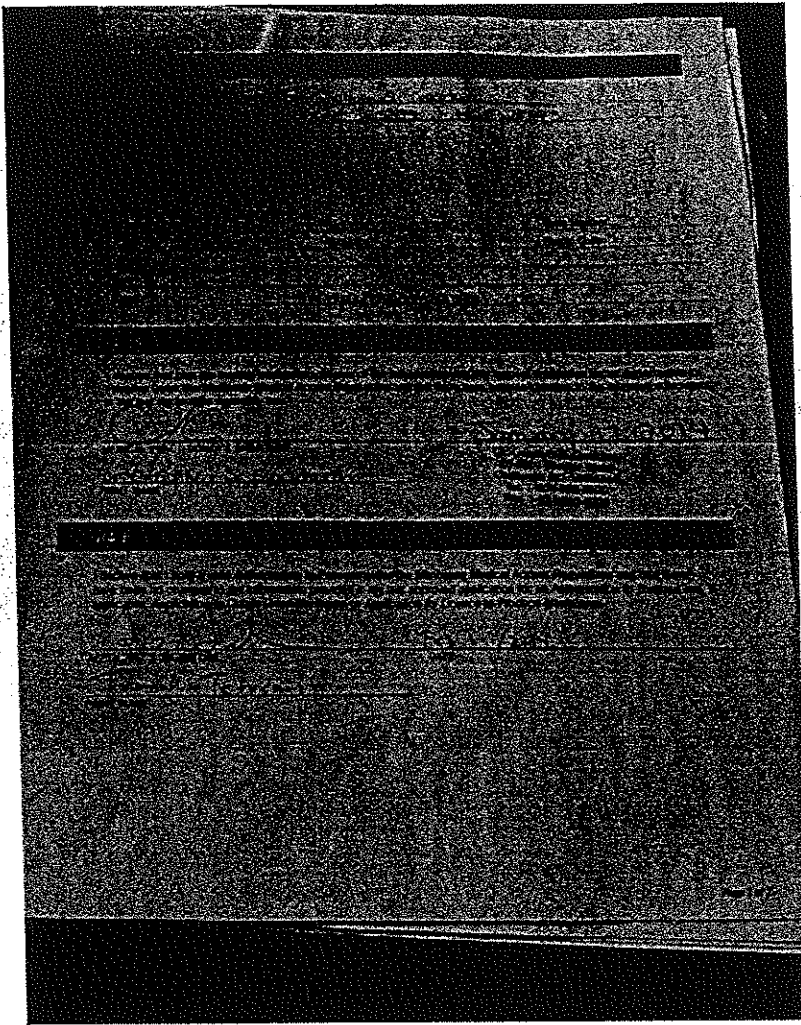
Read the instructions carefully. If you are unsure of any part of the form, contact the appropriate authority for assistance. This form is valid only if it is completed and signed by you.

[Redacted area]

For more information, please contact the appropriate authority. Your cooperation is appreciated.



Canada



I feel that my renewal was sent back to me incorrectly as i was told to send in the renewal form not to mention the court injunction just gave our gardens a stay and i had all my completed forms in the first week of February.

Please consider that I have taken much time and expense to remain lawful and follow your guidelines.

Buying off an LP is not an option for me, i have a large prescription and need my DG who has taken great deal of effort to develop a strain that works for me, to continue to produce the life saving medicine thats treating my skin cancer.

I am sick, confused and would really just like to not have to worry about getting a police criminal record while i battle cancer.

can u please mail me my pink Authorize To Posses slip as soon as possible, my last one is in pieces and fading away in my wallet.

thank you Client Services.

Travis Neal Tetreault

84

Client ID 85133

Almost 2 months ago I sent in my correctly filled out renewal forms. Your office received stamped feb 7. This week I got them back in the mail saying that because I circled my DG as my continued supplier that was not ok anymore under your new rules. Now that the judge has spoken I would like my ATP and my DG reinstated immediately. Thanks in advance for your assistance. Travis Tetreault Client 85133 Please call me to discuss at your earliest convenience.

<photo.JPG>

Dear Mr. Tetreault,

Thank you for your emails of March 22, 2014, April 2, 2014, and April 20, 2014, regarding a Federal Court interim injunction granted on March 21, 2014. We regret the delay in responding.

As you are aware, the *Marihuana Medical Access Regulations* (MMAR) were repealed on March 31, 2014. As of April 1, 2014, Health Canada no longer issues Authorizations to Possess (ATPs) or licences to produce marijuana for medical purposes, and therefore cannot reassess your request for renewal of your authorization or licence. To fall within the terms of the Court order, the following criteria must be met:

- Individuals must have held a valid ATP under the MMAR on March 21, 2014; or
- Individuals must have held a valid Personal-Use Production Licence (PUPL) or Designated-Person Production Licence (DPPL) under the MMAR on, or after, September 30, 2013, where there is also an associated valid ATP as of March 21, 2014.

If your authorization or licence expired prior to March 21, 2014, you do not fall within the terms of the Court order and it cannot be reinstated or reissued. Health Canada will not issue new or amend existing ATPs, PUPLs, or DPPLs.

Further, if individuals did not submit a complete application to renew prior to the expiry of their authorization and/or licence to produce, the Marihuana Medical Access Program (Program) would treat these renewals as new applications. The policy of treating renewals of expired licences as new applications is based on the requirement that individuals must destroy all plants, seeds, and dried marijuana in their possession prior to the expiry of their authorization to possess and/or licence to produce marijuana for medical purposes, as per section 65 of the MMAR.

Please note that prior to the repeal of the MMAR, the Program's service standard was up to 10 weeks for all incoming, **complete** applications. In advance of the repeal of the MMAR, the Program recommended that individuals allow at least 10 weeks for their complete application to be processed. Further, the Program made efforts to process as many applications as possible prior to the repeal of the MMAR.

As of April 1, 2014, Health Canada is no longer providing marijuana and will not be issuing further authorizations or licences to individuals.

Dried marijuana is not an approved drug or medicine in Canada. Health Canada does not endorse its use.

Note that individuals with a medical need who have the support of a licensed healthcare practitioner may register with a licensed producer under the *Marihuana for Medical Purposes Regulations* (MMPR) at any time, whether they fall within the scope of this Court order or not.

Detailed information on how to access marijuana for medical purposes under the MMPR is available on Health Canada's website at:

<http://www.hc-sc.gc.ca/dhp-mps/marihuana/access-acceder-eng.php>.

If you have any additional questions or concerns, please contact the Program at mmap-pamm@hc-sc.gc.ca or toll-free at 1-866-337-7705.

Sincerely,

Client Services
Bureau of Medical Cannabis
Health Canada

Sincerely,

Jason Wilcox

MMAR PPL/DPL Coalition against Repeal

Founder & BC National Steering Committee Member

www.mmarcoalitionagainstrepeal.com
coalitionagainstrepeal@gmail.com

[Click here to donate today](#)

Mobile: 604-562-7731

86

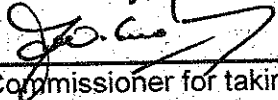
NOTE: This e-mail transmission, including any attachments, is intended only for the named recipient(s) and may contain information that is privileged, confidential and/or exempt from disclosure under applicable law. If you have received this transmission in error, or are not the named recipient(s), please notify MMAR PPL/DPL Coalition against REPEAL, or The Cannabis in Canada Society immediately by return e-mail and permanently delete this transmission, including any attachments.

John Conroy

From: [REDACTED]
Sent: Thursday, June 26, 2014 12:25 PM
To: Reception; John Conroy; coalitionagainstrepeal@gmail.com
Subject: Complaint about Peace Naturals LP by coalition member (U)

Follow Up Flag: Follow up
Flag Status: Flagged

THIS IS EXHIBIT (U) referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 12th day of July, 2014


 A Commissioner for taking Affidavits
 In British Columbia

David-George Oldham

12 mins

I was contacted yesterday at 12:42 PM after leaving messages for weeks about availability and my suffering with Peace Naturals. They advised me two releases would be done at 1:00 PM and 5:00 PM, but could not place my order despite having contacted me because they were 18 minutes shy of their "policy release time". I could not get through to place my order at 1:00 PM over the phone. They would not adjust my pricing (as already approved) should I be able to somehow place the order online. The final nail in the coffin was the representative named Lisa, that hung up on me as I begged her to hold the line for 15 minutes when I got through to at 4:45 PM after using 3 cellphones and 1 land-line to wait on hold... The following is my better business bureau complaint. Everyone needs to complain with the BBB, HC and the LPs when this harassment happens. At least so it's documented and there is a record of it that John Conroy can argue with. We need to shut them down by playing their own sick and twisted game. They can't even meet their own rules and we need to speak out against that. Please help me in anyway you can - I haven't had a good sleep in a week and my muscle spasms are coming on strong.

Official Complaint:

Peace Naturals Project have and continue to provide poor customer service. Their systems are not adequate nor is the capacity of their CSR staff.

To whom it may concern,

I was forced under duress to register with Peace Naturals as a result of the MMPR. I feel I have been taken advantage and my basic human rights violated because of this piece of legislation. Peace Naturals have been a bystander throughout this ordeal and have not provided me the common courtesy that I would strive to provide, were I in their position.

The medication they have provided has not been adequate and I find I have been misled. Despite being offered admittance into a compassionate pricing program, I have still not been given the option to place an order for the medicine I need to live. Even worse, the idea that I could has been dangled in front of my face like a sweet treat just out of reach of a child's grasp. I would not treat my worst enemy as Peace Naturals have treated me. If I despise something so much or am truly unable to help the situation, I walk away. Making false promises, misleading customers, not apologizing to your customers and just being rude (Lisa) is simply not proper. They promised to sell every strain at \$6 in an effort to stabilize the developing Canadian medical marijuana industry. That promise was broken and with it we stand to risk the future of the Canadian public.

Their description of strains do not include specific genus compositions (IE. 70% sativa/30% indica, 50% sativa/50% indica, etc...). Their online website does not allow adjustments for insurance and compassionate pricing programs. Their telephone IVR system does not offer an option to either wait on hold to speak with a representative until they are available (they disconnect on a caller should no

one respond within 4 minutes and I have found responses to voicemail/emails to be delayed, redundant and unhelpful). They could offer a service where the caller's position in queue is digitally held and they are called back by the IVR prior to connecting to a CSR (offered by several businesses and a feasible option). They do not. I would like a refund for my previous Bekay and Pinke orders issued onto the MasterCard the orders were placed on. The medicine was not sufficient and I feel I was misled as to it's qualities.

In a jovial expression: "Do your jobs better. People's lives are depending on you. You're not providing customer service for Rogers here. May Christ be with you - you need it!"

Desired resolutions:

- Offer samples
- Resolve IVR issues
- Hire better CSR staff
- Better document strains/genetics
- Refund for previous Bekay and Pinke orders
- Express support for MMAR Coalition publicly
- Release information advising of curing times and testing times for stock before meeting regulatory release standards
- Resolve online order system issues (no order limit and price adjustments done instantly if applicable)
- Written apology from Lisa for 06/25/2014 negative customer service experience

Thank you for using the Better Business Bureau's Online Complaint System.
 Your complaint has been assigned case
 Correspondence regarding this complaint will be mailed to :
 Please print a copy of this for your records.

Filed on : June 26 2014.

Filed by :
 David-George Oldham

Filed against :
 Peace Naturals Project
 PO BOX 999
 Stayner ON L0M 1S0

Complaint Description:

Peace Naturals Project have and continue to provide poor customer service. Their systems are not adequate nor is the capacity of their CSR staff. To whom it may concern, I was forced under duress to register with Peace Naturals as a result of the MMAR. I feel I have been taken advantage and my basic human rights violated because of this piece of legislation. Peace Naturals have been a bystander throughout this ordeal and have not provided me the common courtesy that I would strive to provide, were I in their position. The medication they have provided has not been adequate and I find I have been misled. Despite being offered admittance into a compassionate pricing program, I have still not been given the option to place an order for the medicine I need to live. Even worse, the idea that I could has been dangled in front of my face like a sweet treat just out of reach of a child's grasp. I would not treat my worst enemy as Peace Naturals have treated me. If I despise something so much or am truly unable to help the situation, I walk away. Making false promises, misleading customers, not apologizing to your customers and just being rude (Lisa) is simply not proper. They promised to sell every strain at \$6 in an effort to stabilize the developing Canadian medical marijuana industry. That promise was broken and with it we stand to risk the future of the Canadian public. Their description of strains do not include specific genus compositions (E. 70% sativa/30% indica; 50% sativa/50% indica, etc...). Their online website does not allow adjustments for insurance and compassionate pricing programs. Their telephone IVR system does not offer an option to either wait on hold to speak with a representative until they are available (they disconnect on a caller should no one respond within 4 minutes and I have found responses to voicemail emails to be delayed, redundant and unhelpful). They could offer a service where the caller's position in queue is digitally held and they are called back by the IVR prior to connecting to a CSR (offered by several businesses and a feasible option). They do not, I would like a refund for my previous Bekay and Pinke orders issued onto the MasterCard the orders were placed on. The medicine was not sufficient and I feel I was misled as to it's qualities. In a jovial expression: "Do your jobs better. People's lives are depending on you. You're not providing customer service for Rogers here. May Christ be with you - you need it"

Your Desired Resolution:

- Offer samples - Resolve IVR issues - Hire better CSR staff - Better document strains/genetics - Refund for previous Bekay and Pinke orders - Express support for MMAR Coalition publicly - Release information advising of curing times and testing times for stock before meeting regulatory release standards - Resolve online order system issues (no order limit and price adjustments done instantly if applicable) - Written apology from Lisa for 06/25/2014 negative customer service experience

John Conroy

From: Dan Poulin
Sent: Thursday, June 26, 2014 12:19 PM
To: John Conroy
Cc: Jennifer Quigley
Subject: MMPR patient mistreatment - barrier to access

Follow Up Flag: Follow up
Flag Status: Flagged

This is Exhibit "W" referred to in the affidavit of JASON WILCOX sworn before me at Vancouver, this 1st day of July, 2014
[Signature]
A Commissioner for taking Affidavits
In British Columbia

John,

I'm not sure if this information/experience is valid for your current MMAR litigations but i thought I'd share a quick summary for you. Ive been acting as an advocate for my fiancée (Jennifer Quigley, CC'd) since she began the process of obtaining Medical Marijuana back in December of 2013. She was fired/terminated as a patient of Peace Naturals Project (PNP) after challenging them on their business practice. Here's as brief a summary as I can write - much of this took place via email and we've retained copies.

- Dec 12/2013 - met Dr. and obtained a medical document (HC sample doc used) for a 28 day supply @ 2g/day
- Dec 12/2013 - contacted PNP via thier website to register
- Dec ?? - spoke with Jackie Walters @ PNP to begin registration
- Dec ?? - received registration package - completed and sent back same day.
- Dec ?? - email Jackie W. - want to confirm that the 28day prescription covers 28 days worth of medicine released and not the passing of 28 calendar days - never receive a response.
- Dec 31/2013 - Package picked up from Stayner Post office - Sherry Embree @ PNP recieved it.
- Jan 6/2014 - Called Jackie Walters @ PNP to determine the schedule - JQ has a followup Dr. appointment on the 9th. - No answer at PNP - leave a message.
- Jan 6/2014 - Call Dr. office to reschedule appointment - explain that no cannabis has been dispensed by PNP
- Jan 14/2014 - Receive a call from Dr.s office. PNP called and confirmed the prescription earlier that day.
- Jan 16/2014 - Sent email to Jackie W. asking an order could be placed.
- Jan 17/2014 - Receive call from Jackie W. - was told: "almost through the validation process", "need a manager to look over the file", and "should receive a call the middle of next week (~jan 22) to place an order"
- Jan 21/2014 - Call Jackie W. to determine the status. was told that the file was below "a bunch of other files" and will likely take another week or two. Also informed that "at least its not as bad as the old system."
- Jan 21/2014 - After speaking with JQ, I (DP) call Jackie W.'s office line to discuss the situation - Call goes to voicemail. I leave a message stating that this is unacceptable and that I want to speak with Jackie's manager.
- Jan 21/2014 - Miss an incoming call from Jennifer Caldwell (VP customer experience/regulatory affairs PNP) to the house.
- Jan 21/2014 - JQ returns the call from Jennifer Caldwell - goes to voicemail
- Jan 22/2014 - JQ calls Jennifer Caldwell again - Voicemail
- Jan 23/2014 - JQ calls Jennifer Caldwell again - Voicemail
- Jan 23/2014 - JQ sends email explaining frustration with all of the above and pleas for help to Mark Gotuby/Jennifer Caldwell/ and Jackie Walters.

The timeline gets confusing here.... ill have to re-read through the series of emails (all can be forwarded to you if they are of importance). essentially another week passes of back and forth with Jennifer caldwell - the perscription is now expired. Caldwell is in direct contact with Dr. office and gets a renewal faxed to her. Caldwell promises the Dr.'s office that JQ could be ordering and recieving her medication the week of the 30th.

Jan 30/2014 - I (DP) send yet another email to Mark Gotuby/Jennifer Caldwell/ Jackie Walters explaining the situation and pleaing with Mark to review the case and to action this.

Jan 30/2014 - Receive a curt email from Jennifer Caldwell telling us she has done all she can and we are welcome to go to another LP.

Jan 31/2014 - Receive a confirmation call from PNP that JQ is approved and can place an order. JQ places an order for 5g of each of the available strains (4 strains/ 20g total)

Jan 31/2014 - Receive an email from Mark explaining that he is looking at this

Jan 31/2014 - JQ recieves a call from Mark Gotuby berating her telling her that she has attacked his staff and this is unacceptable. - JQ is in tears - JQ's mother overhears the call and immediately calls Mark back. Mark continues to berate her and tells her that she will have to find another LP and that PNP will not be supply JQ any longer

Feb 1/2014 - Recieve an email from Mark confirming that JQ is no longer a PNP patient and will have to look elsewhere...

Since then, JQ has signed up to Tweed. While the process was smooth, JQ is still fearful of expressing any dissatisfaction what-so-ever. Availability and quality of her medicine has been poor however she wont complain to tweed for fear of being cancelled by them as well and having her access to medicine restricted even more.

I hope this is legible and follows a more or less chronological order. If you would like to talk over the phone with either Jennifer Quigley or myself please let me know.

Thanks,
Dan Poulin

Julian Gushulak

[REDACTED]
 First Name: Julian
 Last Name: Gushulak
 Address: [REDACTED]
 City: [REDACTED]
 Province: [REDACTED]
 Postal Code: [REDACTED]
 Phone: [REDACTED]
 E-mail: [REDACTED]
 MMAR Permit Number: MMAD-33703/Client ID: 36376

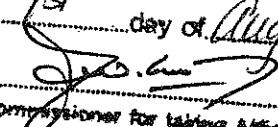
Statement:

Due to my high ingestion rate, my exemption is for 60g/day. I am unable to leave my province for visits to my family, as I am unable to bring enough medicine with me. My house has to be sold to satisfy my divorce proceedings and I am unable to move my grow site.

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:
yes

Signature:
Julian
Gushulak

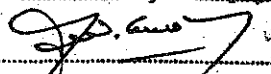
Date:
M: 07
D: 09
Y: 2014

This is Exhibit W referred to in
 the affidavit of Jason Wilcox
 sworn before me at Abbotsford, BC
 this 1st day of Aug 2014

 A Commissioner for taking Affidavits
 for British Columbia

Todd Nesbitt

[REDACTED]
 First Name: Todd
 Last Name: Nesbitt
 Address: [REDACTED]
 City: [REDACTED]
 Province: [REDACTED]
 Postal Code: [REDACTED]
 Phone: [REDACTED]
 E-mail: [REDACTED]
 MMAR Permit Number: MMAD-81323-13

This is Exhibit - ~~XX~~ referred to in
 the affidavit of Jason Wilcox
 sworn before me at Abbotsford BC
 this 19 day of Aug 2014


 A Commissioner for taking Affidavits
 for British Columbia

Statement:

To whom it may concern,

My name is Todd Nesbitt, I am 45 years old and have Osteoarthritis causing chronic and sometimes debilitating pain in my hips, knees and lower back.

Both my PPL and ATP expired March 9th 2014 and it was my understanding in a statement from Health Canada that they would not process any renewals after Sept 30 2013.

This misleading statement led me to the belief that I could NOT renew my ATP or PPL so no attempt was made to do so. Had I known I could apply for both after Sept 30 2013 I would most certainly have done so.

With the Allen ruling only covering those whose ATP were valid past March 21st /2014 I am afraid that possessing / consuming marijuana in places other than my residence could see me gain a criminal record (along with hefty legal fee\'s and extreme stress).

A criminal record could also affect my present / future jobs (I work for the government of Ontario) and my ability to travel outside Canada (my 7 year old daughter wants to go to Disneyland in the US)

I feel taking pills for pain does irreparable damage to my body and do not wish to do so whenever possible. Restricted access to medical marijuana forces me to take pills when my pain gets unbearable and I feel this affects my quality of life and longevity. Without ready access to medical marijuana I am not able to be as physically active (pills do not kill the pain the way marijuana does), this seriously affects the time I am able to spend with my common-law wife and daughter. I am very close to my 7 yr old daughter, she always wants to do stuff with daddy...however when daddy is hurting he can\'t do a lot of things and our quality time is significantly shortened.

My ATP limit was 300g\'s under the MMAR and even if I was covered under the Allen ruling my limit would be cut in half. This seriously hinders my ability to take the amount of marijuana I am used to with me when I travel or go on holidays for extended periods of time.

I did not choose to live a life of chronic pain, but I would like the choice of what I use to lessen that pain.

Thank you for your time.

I am aware that I am giving my information to the coalition via John Conroy's
Office for this legal matter:

YES

Signature:

Todd

Nesbitt

Date:

M: 03

D: 23

Y: 1969

Delivery-date: Thu, 10 Jul 2014 02:14:54 -0500

Sandra Comeau

[REDACTED]

First Name: Sandra

Last Name: Comeau

Address: [REDACTED]

City: [REDACTED]

Province: [REDACTED]

Postal Code: [REDACTED]

Phone: [REDACTED]

E-mail: [REDACTED]

MMAR Permit Number: Mmar-123438-13. Client Id 152197

Statement:

I would like to move my garden as I am having problems getting transportation to and from the spot where my medicine is growing. I would like to be able to grow in my own home that I own. Right now I am out of medicine and am suffering debilitating symptoms from Ptsd, depression and chronic pain and really would benefit from being able to grow my own organic cannabis to medicate with.

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:
Yes

Signature:

Sandra
Comeau

Date:

M: 07
D: 09
Y: 2014

This is Exhibit "YY" referred to in
the affidavit of Jason Wilcox
sworn before me at Abbotsford BC
this 1st day of Aug. 2014

[Signature]

A Commissioner for taking Affidavits
for British Columbia

Perry Oakley

[Redacted]

First Name: Perry

Last Name: Oakley

Address:

City:

Province:

Postal Code:

Phone: [Redacted]

E-mail: [Redacted]

MMAR Permit Number:

Statement:

my prescription is for 12 grams a day and the 150 gram rule means that I cannot travel for more than 12.5 days and carry enough meds to control my condition. This severely impacts my ability to visit friends and family who are spread all over Canada from coast to coast. I live in the interior of B.C. and to drive to Nova Scotia where my wife\'s family are, would take me at least a week. this leaves me with 5 and a half days medicine, not enough for the return trip let alone any time spent with family

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:
yes

Signature:

Perry
Oakley

Date:

M: 06
D: 23
Y: 2014

This is Exhibit ²² referred to in
the affidavit of Jason Wilcox
sworn before me at Abbotsford BC
this 1st day of Aug 2014

[Signature]

A Commissioner for taking Affidavits
for British Columbia

Leslie Sears

[REDACTED]

First Name: Leslie
Last Name: Sears
Address: [REDACTED]
City: [REDACTED]
Province: [REDACTED]
Postal Code: [REDACTED]
Phone: [REDACTED]
E-mail: [REDACTED]
MMAR Permit Number: MMAD_95282-13

Statement:

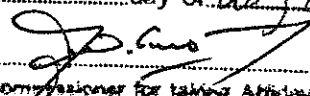
I would like to express my concern over changing my address. I am planning on getting married but have put off setting a date because of the no change of address.

The 150 grams limits me from travelling beyond 4 days as my prescription is 40 gr. a day and as my one child live outside of Maple Ridge I am limited to my length of visit.

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:
yes

Signature:
Leslie
Sears

Date:
M: 12
D: 02
Y: 1950
Delivery-date: Thu, 26 Jun 2014 15:09:05 -0500

This is Exhibit ^{AAA} referred to in
the affidavit of Jason Wilcox
sworn before me at Abbotsford BC
this 1st day of Aug 2014

A Commissioner for taking Affidavits
for British Columbia

Roy Chandler

[Redacted]
First Name: roy
Last Name: chandler
Address: [Redacted]
City: [Redacted]
Province: [Redacted]
Postal Code: [Redacted]
Phone: [Redacted] 9
E-mail: [Redacted]
MMAR Permit Number: AP-RC-04-C04901138-67-13-A

This is Exhibit ~~BAR~~ referred to in
the affidavit of Jason Wilcox
sworn before me at Abbotsford BC
this 1st day of Aug 2014
[Signature]
A Commissioner for taking Affidavits
for British Columbia

Statement:

Hello my name is Roy Chandler and I have been part of the MMAR program for five years. I have Authorization to Possess Dried Marijuana and also have had a Personal use Production License. I use Medical Marijuana daily to help with a severe neurological disorder and pain management for the past years.

I am unfortunately in the position where my Designated grower is unable to continue producing my Medical Marijuana for me. Having this injunction fails to address my need for a change in production site. I am now again able to facilitate my own growing needs, which I have done in the past. When I was first was prescribed Cannabis by my doctor I was still able to function physically and able to produce in my own garden. Over the years my physical capacity diminished to the point I was only able to stand and walk a few feet and lost almost complete ability in my hands and arms.

Gratefully I have been able to regain most of my physical abilities but still suffer neurological pain and weakness, because of this I am currently unemployed and ineligible to collect disability benefits or social assistance. My wife's modest income of \$26,000 dollars precludes us of any assistance from the government.

Having said this I still have a daily need to use Medical Marijuana and am completely unable to purchase through the MMPR system because of the enormous cost implications associated with a for profit business scheme.

I need to have change of production sites addressed by the court. I fear that my freedom and health are at jeopardy.

I am aware that I am giving my information to the coalition via John Conroy's Office for this legal matter:
yes

Signature:
roy
chandler

Date:
M: 06
D: 28
Y: 1967

Delivery-date: Sat, 28 Jun 2014 14:52:43 -0500