

Subject: Marijuana - The Assurances of the State
From: "Gordon Epperly" <enter7740@14th-amendment.com>
Sent: 1/9/2015 3:39:31 PM
To: "Alaska Legislature" <gov.alllegislators@alaska.gov>
CC: "Alaska Office of Attorney.General" <attorney.general@alaska.gov>



An Open Letter

Honorable Members of the Alaska State Legislature

The Assurances of the States

There is a major problem which the "States" will have to address in regard to the implementation of "Marijuana Ballot Initiatives" as laws of the "State." When a "State" adopts a "Ballot Initiative" as a law to legalize the use of "Marijuana," the "State" is giving its assurance that "Marijuana" is safe for "Human Consumption" as a "Drug" or as a "Food Product," "Marijuana" is consumed into the body by either inhaling its fumes, eating it as a food product, or drinking it as a beverage.

The "United States Drug Enforcement Agency" (DEA) has made a study of "Marijuana" and published its findings in the "Federal Register" (Federal Register, Volume 76, No. 131 dated July 8, 2011). The "DEA" has found that there is no medical uses for "Marijuana" and it is a dangerous "Drug" that should not be used for any purposes whatsoever. The "U.S. District Court for the District of Columbia" on January 22, 2013 upheld the findings of "DEA" in the case of "AMERICANS FOR SAFE ACCESS, ET AL., v. DRUG ENFORCEMENT ADMINISTRATION, No. 11-1265".

As the "DEA" published its findings in the "Federal Register," the "Federal Register" becomes an "Official Document" that may be introduced into a "Court of Law" as "judicial notice" of an "official action" of an "Agency" of the government of "The United States of America." The "burden of proof" to overcome an "Agency's" findings is with those who are not in agreement

with those findings, either as a "Plaintiff" or as a "Defendant" in a "Court of Law."

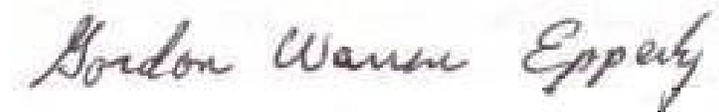
If anyone is injured from using "Marijuana" under the provisions of the "Alaska Marijuana Ballot Initiative" after the fact that everyone was put on "Notice" by "DEA" that "Marijuana" is a dangerous "Drug" that was not to be used for any purpose whatsoever, that injured "Person" may be entitled to a "Tort" or "Delict" action against the "State" for not fulfilling its obligation of assurance to protect the health and safety of its Citizens. I do not believe the "State of Alaska" would prevail in such litigation for I do not believe that the "Alaska State Department of Health and Social Services" (or any other "Agency" of the "State of Alaska") has the expertise to overcome the findings of "DEA."

This message will be posted on the Internet for public viewing at:

<http://www.usa-the-republic.com/marijuana.html>

A thought for everyone to contemplate!!

Respectfully Submitted

A handwritten signature in cursive script that reads "Gordon Warren Epperly". The signature is written in black ink on a white background.

Gordon Warren Epperly