

## **PAST TEMPLATES USED**

I've launched court battles with templates many times. In the 1980s, I had Stiff The Bank kits for those being foreclosed under the 22% interest rates to self-defend with templates of arguments they could sign and file to stall their evictions. The Toronto Woodhouse case was stalled 33 months while they fought rent free!

<http://SmartestMan.Ca/kits> lists templates used after 2000 to oppose Cannabis criminal charges. After getting myself charged with a life-sentence 7 pounds on Parliament Hill in 2003, I forced the withdrawal of 4,000 cannabis charges: <http://SmartestMan.Ca/stay4k.jpg>

After 18,000 medpot patients had had their Health Canada grow permits cut off by a judge 6 years ago based on the date of the permit, all grow permits extended but only the second half of year kept their possession permits, first half lost their permits to possess what they had a licence to grow! With the media focusing on the 18,000 joyous survivors and ignoring the 18,000 devastated losers, I got almost 400 patients to file a \$2 Statement of Claim trying to get their exemptions back from Health Canada based on the fact their doctors had prescribed it and who cares what a judge thinks about dates? It swamped the Crown and the Registry. At trial, Crown said it was "remarkable, extraordinary, unprecedented" to have televised hearing in 10 provinces in 12 cities. A judge struck down the Exemption Regime in another case and dismissed our beefs as handled or we could complain against the new regime again. No costs! From May 8 2014 news:

<https://www.ctvnews.ca/canada/medical-pot-activist-creates-legal-kit-used-by-more-than-200-people-1.1813161>

Medical pot activist creates legal kit used by more than 200 people

<https://globalnews.ca/news/1319340/federal-court-flooded-with-medical-pot-cases/>

Federal Court flooded with medical pot cases

<https://www.cbc.ca/news/canada/federal-court-flooded-with-lawsuits-for-right-to-grow-pot-1.2636903>

Federal Court flooded with lawsuits for right to grow pot

## **DAMAGES FOR PERMIT PROCESSING DELAYS**

Two years later, a second group of medpotters used templates to claim damages due to delay by Health Canada in processing medpot permits. You could fax your prescription to a Licensed Producer and get your pot by courier the next day but to self-grow, you had to send it to Health Canada who took up to 11 months to process the paperwork while you paid rent on your grow site. One fellow had a 6-month medical document and it expired before Health Canada opened his application. I

got another almost 400 patients to file online for expedition of the processing or an interim exemptions. In that instance, Judge Brown named one Lead Plaintiff and what happened to him was persuasive for others. Except only 1 plaintiff would pay any order for costs and they're peanuts for self-defending sick people.

Aug 17 2018 Hundreds of court claims allege delays in permits to grow medical pot

<https://ipolitics.ca/2018/08/17/hundreds-of-court-claims-allege-delays-in-permits-to-grow-medical-pot/>

Igor Mozajko damages claim for delayed processing or grow permit is on reserved decision at the Federal Court of Appeal for the past 2 months since November.

## **STRIKE 150-GRAM POSSESSION CAP FOR HIGH-DOSERS**

One other group of self-plaintiff actions are still ongoing. In 2014, a judge changed the possession limit from a 30-day supply like all drugs to a 3-day supply with a 150-gram limit. In BC, some daily high-dosers in "Garber" (60g, 100g, 166g) asked for exemption from the cap and the judge granted them a 10-day carry limit. My next template had self-plaintiffs fill out the <http://johnturmel.com/ins150.pdf> Statement of Claim to strike the cap and restore the 30-day limit while asking for an interim exemption for a 10-day carry as the BC Garbers pending trial of the cap strike.

Crown moved to strike for no cause of action. Judge Brown dismissed it and let the actions in and granted the Lead Plaintiff the same 10-day carry as the BC Garber plaintiffs. The Court of Appeal overturned Brown's decision. The battle continues.

<https://www.cbc.ca/news/politics/medicinal-marijuana-cannabis-harris-1.5197199>

Jul 3 2019 Patient who uses 100 grams of pot per day granted right to possess a kilogram at a time

That's twice before we've swamped the courts in protest with almost 400 self-Plaintiffs out of under 20,000 aggrieved patients! How many have been aggrieved by Covid restrictions? If 400 out of 18,000 aggrieved plaintiffs filing self-offence claims for damages freaked out the Crown and Registry, twice, imagine if 4,000 or 40,000 out of the millions aggrieved by Covid restrictions seek damages too? Sure, protestors can violate restrictions and get arrested or you can ask a judge in a zoom call for an exemption from these restrictions on this minor cold, even if made in a bio-lab. Can you think of a better way to get the message heard with no danger of criminal charges to yourself than to present proof it's a hoax to a judge with power to fix things.