

QUESTION OF LAW:

Is the Statewide Sanction of the legalization of Marijuana either medical or recreational, a Statewide act of Obstruction of Justice?

While the Federal Government claimed the Marijuana under DEA Laws and Rules is a Schedule I drug (Schedule One) claiming it has no nutritional value and is in fact poison. And therefore, cannot be used even for research to determine safety factors for proper use, distribution, production and policies. Many States enforced the law, treating Marijuana as a criminal offense.

Recently I met a man, who was given 1 year probation for the possession of less than 2 gms of Marijuana, here in Highlands County Detention Facility. Meanwhile, in the last elections, the legalization of Marijuana was placed on the ballot, SB1030 allowing 5 farms out of 7,000 statewide to grow high CBD Marijuana, was passed by Gov. Rick Scott under an executive order and now again in this year's elections, the State of Florida again added it to the ballot with high expectations it will pass.

Yet, already, the State of Florida is opening Marijuana dispensaries State wide to sell their home grown high CBD Marijuana under State Sanction, without this vote taking place first. Yet, they are billing this vote on the legalization of Marijuana for medical use, as the voice of the people? I say this as ~~there~~ a sign of arrogance, audacity and the total disregard of the United States Constitution, for the clearly manipulated the judicial system in the treatment of the war on drugs and Marijuana, both as an illegal substance and now their stance to decide "Marijuana is not illegal." But without research how did they come to this conclusion? Because only yesterday, it was announced "THE DEA Reversal of Marijuana Policy," to allow limited research to determine proper production procedures, distribution, safety factors and usage and policies.

Therefore, at least in Highlands County, FL, but probably nationwide, States who enforced the criminal aspect of illegal Marijuana to turn around and legalize it without any lawfully acquired FDA/DEA sanctioned research, clearly made these decisions as a profit taking venture and committed "Obstruction of Justice."