

IN THE
SUPERIOR COURT MARION COUNTY

ANDREW U. D. STRAW,)	
<i>plaintiff,</i>)	
)	Case No: 49D10-1907-PL-030392
v.)	
)	
STATE OF INDIANA,)	The Honorable David J. Dreyer
<i>defendant.</i>)	Presiding Judge
)	

PROPOSED ORDER

The Court, having been advised in the premises and agreeing that disability was the reason for the suspension and damage to plaintiff, makes the following DECLARATORY JUDGMENT AND ORDER:

FACTS

1. It is not disputable that plaintiff is disabled both physically and mentally due to the crimes of other people. Both his legs and his pelvis were crushed on his way to the Indiana Supreme Court to work, where he worked for the Chief Justice of Indiana and even invented the protective order database in a White House and Harvard University contest. The U.S. Marine Corps base at Camp LeJeune where Straw was born is well known as an EPA Superfund site which poisoned many children of veterans like Straw. <http://crime.andrewstraw.com>
<http://camplejeune.andrewstraw.com>
2. Straw's disability complaint to the Indiana Supreme Court Clerk of Court is indisputable, as is the fact that the ADA Coordinator of the Indiana Supreme

Court retaliated against his complaint with a disciplinary complaint of her own just days later. Straw's complaint and the ADA coordinator's response are the in a federal court docket. *Straw v. Indiana Supreme Court, et. al.*, 1:16-cv-3483-SEB (S.D. Ind. 2/16/2017) (Dkts. 1-11 & 1-13).

3. We take the ADA coordinator at her word that plaintiff is disabled mentally and that her first reason for complaining about him was his **mental disability** and **“competence.”**
4. We take as indisputable the fact that during the prosecution of the discipline against Plaintiff Straw, the Disciplinary Commission offered not to seek punitive sanctions if Plaintiff Straw would just accept having his law license placed into a **“disability status.”**
5. We take as fact the medical studies and links and quotations from the Pubmed.gov National Library of Medicine database showing that medical marijuana can be successfully used to treat all of the mental disability conditions and pain that Plaintiff Straw has. These include bipolar, depression, anxiety, and migraines causing him blindness.
6. Indiana by statute, rule, and regulation prohibits use of medical marijuana and this too is indisputable.

LEGAL ANALYSIS

7. It is a very serious matter to suspend an attorney's law license and this is because holding a law license is not just a property right, but also the right to function as an attorney for the benefit of other citizens. This is why the U.S.

Supreme Court has said that a law license is not given as a matter of **grace and favor** and that holding a law license is a **fundamental right** protected by the **Privileges and Immunities Clause** of the U.S. Constitution. *Ex Parte Garland*, 71 U.S. 333, 379 (1867); *Supreme Court of N.H. v. Piper*, 470 U.S. 274, 281 (1985).

8. Indiana has suspended Plaintiff Straw for about 3 years and to justify this, it must provide the means to help Plaintiff Straw become competent again. He has not committed any crime and another, larger state does not even believe he did anything unethical and came to that conclusion after a hearing using a 3-judge panel. If medical marijuana provides the means as a medicinal substance under the studies Straw cites at Pubmed.gov, this means he has a right to use medical marijuana as the means to **regain his competence and have his law license restored**.
9. To prohibit Straw from using medical marijuana is to violate his rights under the Indiana Bill of Rights, the U.S. Constitution, and the 14th Amendment, which guarantees Equal Protection, liberty, and property. But primarily, the **fundamental right** to a law license being protected as a **Privilege and Immunity** may not be held hostage by preventing Straw from using a substance that can restore his health and the competence the Indiana Supreme Court said he lacks because of the mental illnesses he has.

10. Having imposed **3 years of punitive sanctions** of a quasi-criminal¹ nature for what amount to **medical reasons**, it is time to declare that Andrew U. D. Straw has a fundamental constitutional right to use medical marijuana in Indiana to treat the disabilities *allegedly* causing his *alleged* incompetence.

11. Given the fact that a 3-judge panel hearing in Virginia² found that Straw's cases were not totally frivolous and refused to suspend him or even reprimand him, it is the duty of Indiana to provide the means for Straw to treat his conditions with a substance shown in real medical studies to have beneficial impact on all his mental disabilities.

12. Indiana wishes Andrew U. D. Straw good health.

13. It is therefore ORDERED that Andrew U. D. Straw has the constitutional right to treat **his mental disabilities and his pain** with **medical marijuana** and no officer of the State of Indiana or police officer in Indiana shall disturb him in this right. We wish full recovery and full reinstatement of Straw's license so he can help other people with disabilities as well as himself.

It being thus found and ADJUDGED, it is so DECLARED and ORDERED.

Date:

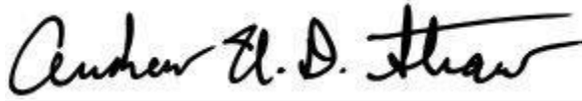
Hon.

¹ *In Re Ruffalo*, 390 U.S. 544, 551 (1968)

² <https://www.vsb.org/docs/Straw-062217.pdf>

I, *plaintiff* Andrew U. D. Straw, verify on this **January 30, 2020**, that the above statements and factual representations are true and correct under penalty of perjury.

Respectfully submitted,



s/ ANDREW U. D. STRAW, *Plaintiff, Proceeding Pro Se*
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CERTIFICATE OF SERVICE

I, Andrew U. D. Straw, certify that I filed the above PROPOSED ORDER with the Court via efile on **January 30, 2020**. There are no attorneys of record at this point, and I seek that the Clerk will serve these papers and make them available on the

<http://mycase.in.gov/>

Respectfully submitted,



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