

List of Submissions

An Introduction to the Submissions

In presenting my case I have divided up my argument into a number of articles which focus on various aspects around the issue with which I am charged, namely the possession of cannabis (dagga). Each article is written as an independent article on a specific issue, with the intention that, if read together, the necessary points are made that the illegality of Cannabis is unconstitutional and invalid, and that there is good reason for the Court to find that the prohibition of Cannabis must come to an end. These submissions are supplemented by Annexures which provide substantiation of the facts and claims made in these submissions.

Submissions

1. **Plea Statement**
Read on 7 March 2011.
2. **Cannabis Rights in relation to the Bill of Rights of the Constitution of South Africa”**
By Jeremy Acton. July 2011
3. **Comments on the Single Convention on Narcotics in relation to the Scheduling and Prohibition of Cannabis.**
By Jeremy Acton, 1 April 2011
4. **Propaganda, Perjury and Prejudice in the Constitutional Court: A Citizen’s Evaluation of the Judgments given in *Prince vs. The Minister of Justice. Case CCT 36/00***
By Jeremy Acton
5. **Findings by Cannabis Commissions**
By Jeremy Acton, April 2011
6. **Cannabis Legalization vs. Vested Interests**
By Jeremy Acton, June 2011