

Relinquish Dagga Law Bill

20 09 2014

[Rev.1d]

This document expects the reader to be up to date with current, global, scientific-medical dagga research, findings & statistics.

SECTION A RELINQUISH DAGGA LAWS

1. Cannabis, Dagga, Hemp should be removed from all Acts of Law, such as the Drug & Trafficking Act of 1992 and any other Act or Law, with immediate effect.
2. Any past or future act of law or regulation concerning cannabis may not:
 - 2.1. Limit the rights of adults to cultivate and use cannabis for industrial, medical or recreational purposes.
 - 2.2 Limit the rights of children to access medical cannabis.
 - 2.3 Criminalise any person for possession, cultivation and the use of cannabis.

SECTION B FREE OTHERWISE LAW ABIDING POT-PRISONERS

1. All prisoners convicted under the Drug & Trafficking Act of 1992, whom were convicted solely on the possession, dealing and/or trafficking of dagga should be released from prison with presidential pardon.
2. All persons whom have been convicted under the Drug & Trafficking Act of 1992, whom were convicted solely on the possession, dealing and/or trafficking of dagga should receive presidential pardon and their criminal record cleared of all dagga offenses.

SECTION C

1. This bill shall go into effect immediately after it is passed.

Continues to next page...

Dagga Regulation Bill

22 09 2014

[Rev.1b]

This document follows upon the Relinquish Dagga Law Bill Rev 1d, 08 09 2014.

SECTION A ABOLISH OLD DAGGA LAWS

1. Review, revise and pass the Relinquish Dagga Law Bill.

SECTION B POSSESSION

2. Adults are allowed to possess an unquantified quantity of dagga on them or at their property.

SECTION C CULTIVATION

1. Adults are allowed to grow an unquantified quantity of dagga.

SECTION D MINORS

1. Persons under 18 are not allowed to use dagga recreationally however,
2. Children may be prescribed medical dagga for medical conditions.

SECTION E EDUCATION

1. Cannabis education must be implemented throughout the education system.
2. Cannabis education must be based on information that is scientifically accurate, honest & unbiased.

SECTION F PUBLIC SAFETY

1. Smoking in public
 - 1.1. No distinction will be made between a dagga cigarette, bong (Water-pipe), dabs (Concentrates) and a tobacco cigarette in terms of smoking in public. Cannabis users will follow the same regulation to smoking in public as tobacco smokers.
2. Vaporizing in public
 - 2.1. The use of a portable vaporizer in public will be permissible for strict medical conditions only where properly ventilated otherwise will be regarded as smoking in public.

Continues to next page...

SECTION G SALE & TAXATION

1. SALE

- 1.1. All dagga sold for recreational and medical application must undergo inspection for quality and impurities before it would be deemed fit for human consumption.
- 1.2. The sale of recreational dagga to under-18s is prohibited.
- 1.3. The sale of dagga by gangs & crime syndicates are prohibited.

2. TAXATION

- 2.1 The sale of dagga is exempt of all taxes except where VAT TAX applies.

SECTION H

2. This bill shall go into effect immediately after it is passed.

Continues to next page...

CONTRIBUTORS

IN ALPHABETICAL ORDER

- ✦ **Michael Hawthorne**
[Relinquish Dagga Law Bil Rev.1a,1b,1c & Dagga Regulation Bill Rev.1a,1b]

NOTES

- ✦ SECTION G1-1.3 & G1-1.1 needs to be explored for clarity.
- ✦ PUBLIC SAFETY might need to be extended to accommodate safety in the workplace in context of the industrialised use of dagga. Where employees are exposed to flammable chemicals etc.