

Dear Sir's-

07-06-2021

This is truly an honor, and an extremely terrible situation, please understand, I present these truths only with my highest regards, and that the emphasis placed with enlarged print, underline, boldened, and highlighted is simply to aid in direction for focus as this is not a simple matter.

Equally big truths have been hidden from us, as such there are some mental blocks from decades and generations of manipulation that we all need to come to grips with.

This begins with Federal, however we are Dealing with Michigan!.....Nothing within pertains to the election integrity issues directly, and worth noting early in, and equally worthy noting that the People are not happy having to fight for accountability from the Trustees.

I have done my best to articulate, however, writing is not natural within me, I've lived my life as a hands-on working stiff, and not the office type. Yet I am a Patriot, and a fighter that will give all for Our Country. The open letter could be a book with a 1000 more pages, therefore the flow is cluttered with too many facts and issues to flow. The Petition to the DEA I feel reads well and with flow. The indictments are facts, plain and simple, just facts. And the reason everyone defaults admitting Treason in a Court of Record is because they cannot deny the facts, including Gretchen Whitmer.

I am 63 years young, and the truths that I have uncovered literally did make me physically ill, and that takes a great deal as I am a man with sand.

With regards to the Bar Association, they do not pledge oath to the constitution, the Bar attorney's sit on 3 sides, the bench, the prosecution, and the defense. And worse than that is that the system is totally rigged and this will become clear as you read through the material and indictments. (See Exhibit 10 regarding the ABA & the MBA Indictment)

Our Medical system is also very disturbingly unconstitutional. On the homepage lower section of my website there is a very good documentary "Rockefeller Medicine" that will be helpful in explaining, as it is very well done. Equally the Lecture by Dr. Thomas Levy on the Homepage is very revealing. Each requires 1 hour viewing.

It will be clear that I have taken every reasonable step to bring the breakthrough discoveries of Oral Health to light, and have been attacked locally, nationally, and internationally by many USA departments and agencies with Evil Wicked Nefarious deeds of Treason from the very beginning. YET it has a negative impact on all mankind... (as such this isn't about me)...and then I discovered so much more Nefarious Treason as you will soon absorb from the within documents.

We are dealing with Treason at the Highest levels of Governance with a Global Grip, and the proof is now in your hands.

Removing the corruption and TREASON in Michigan Governance is our first task and CONSTITUTIONAL DUTY.

I am serving as Executive State Emergency Manager, and, Spokesman for the people in this matter, and, Lawful Prosecutor for MY cases, and all my cases are all involving TREASON against, and upon all Mankind in suppression with oppression, kidnapping, false imprisonment, forced poor health, and these truths, I believe have Nuremberg implications.


This letter would be hand written, however my penmanship is quite bad, yet with highest regard, deepest respect the sincerity is equal to, as well, this is my Duty, and, a great Honor.

With the Highest Regards,

Executive State Emergency Manager

On Duty 24/7 – Direct Contact: 231 624 3037

Note: Cell service is poor.

 07/06/2021

Ethan D Dean

1689 Cool Rd SE, Kalkaska, MI 49646

FROM: Mr. Ethan D. Dean / Executive Emergency State Manager;
1689 Cool Rd SE / Spokesman for the People;
Kalkaska, Michigan / Prosecutor;
49646 / Claimant / One of the People;
231 624 3037 – text & call

TO: Col. Lawrence Schloegl / GARRISON COMMANDER
Col. Erich Randall / GARRISON COMMANDER
Col. Edward Hallenbeck / GARRISON COMMANDER
CAMP GRAYLING
HEADQUARTERS
Grayling, Michigan
49730-0001
989-344-6100

-) Notice of Constitutional Rights Violations
-) Notice of Maladministration
-) Notice of Misadministration
-) Notice of Fraud
-) Notice of Constitutional Demand
-) Notice of Common Law
-) Notice of Change in Contract Terms
-) Notice of Right to Arbitration
-) Notice of Liability
-) **Notice of HIGH TREASON**
-) Notice of Readiness Order
-) Notice of Court Order to Report for Instructions

Respondents:

Col. Lawrence Schloegl
Col. Erich Randall
Col. Edward Hallenbeck

NOTICE TO AGENT IS NOTICE TO PRINCIPAL

NOTICE TO PRINCIPAL IS NOTICE TO AGENT

EXECUTIVE EMERGENCY ORDER

Comes now Affiant, one of the people (as seen in the Michigan Bill of Rights Article 1 Section 1 Michigan Constitution) Sui Juris, in this court of record, do make the following claims:

From a Medical Breakthrough in Oral Health 2015 it is incredible what I have uncovered..... "***THE ENEMY WITHIN***" and the Nefarious control of Our Judicial System, Our Medical System, and Our Dental System all Operate as Private Member Associations OUTSIDE of Governance with Immunity;

The within indictments as EXHIBITS 1 – 14 All have been served, either USPS Certified, in person, or delivered to the sheriff, many default and admit Treason;

The suggested order to review the document(s) follows

Email correspondence EXHIBIT 1

Timeline of events EXHIBIT 2

Petition to DEA EXHIBIT 3

Open Letter EXHIBIT 4

Indictment Drew Hirschfeld / USPTO EXHIBIT 5

Indictment D Christophor Evans / DEA EXHIBIT 6

Indictments Gretchen Whitmer / Governor EXHIBIT 7 admits Treason

Indictments Patrick Whiteford / Kalkaska County Sheriff EXHIBIT 8

Indictments UIA EXHIBIT 9

Indictment Michigan Bar Association EXHIBIT 10

Indictment Dr Pillay EXHIBIT 11

Indictment Bar Attorney Isles EXHIBIT 12

Indictment Bar Attorney Wiesenberg EXHIBIT 13

Others named by indictment on the Sheriff's Order for Arrest Warrants.....COPY ENCLOSED

The within information is from years of documentation, research, investigation, critical thinking, as well a lot of self-education from the school of hard rocks, and a long adventure of road blocks, well-orchestrated nefarious attacks, and all for a health discovery too good for the establishment;

All will become clear as you read through the Indictments (Exhibits);

CONSTITUTIONAL

EXECUTIVE

COURT ORDERED

EMERGENCY

READINESS

ORDER

WE THE PEOPLE

NOTICE OF HIGH TREASON

CONSTITUTION OF MICHIGAN

OF

1835

In convention, begun at the city of Detroit, on the second Monday of May, in the year one thousand eight hundred and thirty five:

Preamble.

We, the PEOPLE of the territory of Michigan, as established by the Act of Congress of the Eleventh day of January, in the year one thousand eight hundred and five, in conformity to the fifth article of the ordinance providing for the government of the territory of the United States, North West of the River Ohio, believing that the time has arrived when our present political condition ought to cease, and the right of self-government be asserted; and availing ourselves of that provision of the aforesaid ordinance of the congress of the United States of the thirteenth day of July, one thousand seven hundred and eighty-seven, and the acts of congress passed in accordance therewith, which entitle us to admission into the Union, upon a condition which has been fulfilled, do, by our delegates in convention assembled, mutually agree to form ourselves into a free and independent state, by the style and title of "The State of Michigan," and do ordain and establish the following constitution for the government of the same.

ARTICLE I

BILL OF RIGHTS

Political power. First. All political power is inherent in the people.

Right of the people. 2. Government is instituted for the protection, security, and benefit of the people; and they have the right at all times to alter or reform the same, and to abolish one form of government and establish another, whenever the public good requires it.

No exclusive privileges. 3. No man or set of men are entitled to exclusive or separate privileges.

Religious worship. 4. Every person has a right to worship Almighty God according to the dictates of his own conscience; and no person can of right be compelled to attend, erect, or support, against his will, any place of religious worship, or pay any tithes, taxes or other rates, for the support of any minister of the gospel or teacher of religion.

Support of religious societies; by state treasury prohibited 5. No money shall be drawn from the treasury for the benefit of religious societies, or theological or religious seminaries.

Rights of conscience. 6. The civil and religious rights, privileges and capacities of no individual shall be diminished or enlarged on account of his opinions or belief concerning matters of religion.

Freedom of speech and press. 7. Every person may freely speak, write, and publish his sentiments on all subjects, being responsible for the abuse of that right; and no law shall be passed to restrain or abridge the liberty of speech or of the press. In all prosecutions or indictments for libels, the truth may be given in evidence to the jury; and if it shall appear to the jury that the matter charged as libelous is true, and was published with good motives and for justifiable ends, the party shall be acquitted; and the jury shall have the right to determine the law and the fact.

Search and seizure. 8. The person, houses, papers and possessions of every individual shall be secure from unreasonable searches and seizures: and no warrant to search any place, or to seize any person or things, shall issue without describing them, nor without probable cause, supported by oath or affirmation.

Trial by jury. 9. The right of trial by jury shall remain inviolate.

Criminal prosecution; rights of accused. 10. In all criminal prosecutions, the accused shall have the right to a speedy and public trial by an impartial jury of the vicinage; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor; to have the assistance of counsel for his defense, and in all civil cases, in which personal liberty may be involved, the trial by jury shall not be refused.

Same; prerequisite of presentment or indictment, exceptions. 11. No person shall be held to answer for a criminal offense, unless on the presentment or indictment of a grand jury, except in cases of impeachment, or in cases cognizable by justices of the peace, or arising in the army or militia when in actual service in the time of war or public danger.

Twice in jeopardy, bail, habeas corpus. 12. No person for the same offense, shall be twice put in jeopardy of punishment. All persons shall, before conviction, be bailable by sufficient sureties, except for capital offenses, when the proof is evident or the presumption great: and the privilege of the writ of habeas corpus shall not be suspended, unless when, in cases of rebellion or invasion, the public safety may require it.

Right to bear arms. 13. Every person has a right to bear arms for the defense of himself and the state.

Military subordinate to civil power.

14. The military shall, in all cases, and at all times, be in strict subordination to the civil power.

Quartering of troops. 15. No soldier shall, in time of peace, be quartered in any house without the consent of the owner, nor in time of war but in a manner prescribed by law.

Treason 16. Treason against the state shall consist only in levying war against it, or in adhering to its enemies, giving them aid and comfort. No person shall be convicted of treason unless on the testimony of two witnesses to the same overt act, or on confession in open court.

Attainder, ex post facto, impairment of contract. 17. No bill of attainder, ex post facto law, or law impairing the obligation of contracts, shall be passed.

Excessive bail, fines, punishments. 18. Excessive bail shall not be required; excessive fines shall not be imposed; and cruel and unjust punishments shall not be inflicted.

Taking property for public use; compensation. 19. The property of no person shall be taken for public use, without just compensation therefor.

Right to assemble and petition. 20. The people shall have the right freely to assemble together, to consult for the common good, to instruct their representatives, and to petition the legislature for redress of grievances.

NOTE: OTHER STATES Common Law;

ARTICLE I DECLARATION OF RIGHTS § 1 Political power.

Sec. 1. All political power is inherent in the people. Government is instituted for their equal benefit, security and protection.
History: Const. 1963, Art. I, § 1, Eff. Jan. 1, 1964.

Section 22. Military subject to civil power - quartering of troops. The military shall **always be** in strict subordination to the civil power; no soldier shall, in time of peace, be quartered in any house without the consent of the owner, nor in time of war except in the manner prescribed by law.

20. Military power subordinate to civil power
Section 20. The military shall be in strict subordination to the civil power.

Text of Section 27: Standing Army; Military Subordinate to Civil Power

“ That no standing army shall be kept up without the consent of the legislature, and, in that case, no appropriation for its support shall be made for a longer term than one year, and the military shall, in all cases, and at all times, be in strict subordination to the civil power. ^{[1][2]}”

§ 20. Quartering Soldiers

No member of the armed forces shall in time of peace be quartered in any house without the consent of the owner or occupant, or in time of war except as prescribed by law. The military shall be in strict subordination to the civil power.

SEC. 12. The military shall be subordinate to the civil power. No standing army shall be kept up by this State in time of peace, and no soldier shall, in time of peace, be quartered in any house without the consent of the owner; nor in time of war, except in the manner prescribed by law.

SEC. 16. THE MILITARY SHALL, IN ALL CASES, AND AT ALL TIMES, BE IN STRICT SUBORDINATION TO THE CIVIL POWER.

COURT ORDER

INSTRUCTIONS

1) DIRECTIVE READINESS

2) FULL REVIEW OF MATERIAL DOCUMENTS ASAP

3) REPORT FOR DUTY 0-900 HOURS July/09/2021

Report Address: 1689 Cool Rd SE, Kalkaska, Michigan 49646

FACTS DETAILED

Text of Section 10: Right to Prosecute Civil Cause

That no person shall be barred from prosecuting or defending before any tribunal in this state, by himself or counsel, any civil cause to which he is a party. ^{[1][2]}

Sec. 30. No person shall be debarred from prosecuting or defending any civil cause for or against him or herself, before any tribunal in this State, by him or herself, or counsel, or both.

Text of Section 11: Courts open -- Redress of injuries.

All courts shall be open, and every person, for an injury done to the person in his or her person, property or reputation, shall have remedy by due course of law, which shall be administered without denial or unnecessary delay; and no person shall be barred from prosecuting or defending before any tribunal in this State, with or without counsel, any civil cause to which the person is a party

SECTION 8.1. CRIME VICTIMS' RIGHTS.

(a) Crime victims, as defined by law, shall have the following rights:

(1) The right to be treated with fairness and respect for their dignity and privacy and to be free from harassment, intimidation, and abuse throughout the criminal justice process.

(2) The right to notice and to a hearing before a court ruling on a request for access to any of the victim's records, information, or communications which are privileged or confidential by law.

(3) The right to timely notification of all court proceedings.

(4) The right to communicate with the prosecution.

(5) The right to be heard at any post-arraignment court proceeding in which a right of the victim is at issue and any court proceeding involving a

post-arraignment release decision, plea, or sentencing.

(6) The right to be notified of the conviction, the sentence, the imprisonment, and the release of the accused.

Michigan Governor is operating outside of Government Authority in Breach of Oath.

TREASON: Gretchen Whitmer / Admitting TREASON by Acquiescence DEFAULTS on 2 Indictments

TREASON: Michigan Governance is not Constitutional

The American Bar Association is a Private Membership Organization, Private Foreign Entity, operating outside of Government;

Kalkaska County Sheriff was issued Indictment & Court Order Arrest Warrant, by Prosecutor;

TREASON: Our COURTS are not Constitutional

The American Medical Association is a Private Membership Organization, private entity, operating outside of Government;

TREASON: Our Medical System is not Constitutional

The American Dental Association is a Private Membership Organization, private entity, operating outside of Government.

TREASON: Our Dental System is not Constitutional

The Kalkaska County Sheriff is operating outside of Authority Granted Government, and in breach of Oath/Constitutional DUTY.

TREASON: Kalkaska County Sheriff / Admitting TREASON by Acquiescence DEFAULTS on 2 Indictments

TREASON: Our Sheriff is not Constitutional.

The United States Patent Office is operating outside of Authority Granted Government.

TREASON: The United States Patent Office / Admitting TREASON by Acquiescence DEFAULTS on Indictment

TREASON: The USPTO is not Constitutional

The Drug Enforcement Agency is operating outside of Authority Granted Government.

TREASON: The Drug Enforcement Agency / Admitting TREASON by Acquiescence DEFAULTS on Indictment

TREASON: DEA is not Constitutional

The Michigan Unemployment Agency is operating outside of Authority Granted Government.

TREASON: The Michigan Unemployment Agency / Admitting TREASON by Acquiescence DEFAULTS on 2 Indictments

TREASON: Michigan Unemployment Agency is not Constitutional

Maryland

Art. 6. That all persons invested with the Legislative or Executive powers of Government are the Trustees of the Public, and, as such, accountable for their conduct: Wherefore, whenever the ends of Government are perverted, and public liberty manifestly endangered, and all other means of redress are ineffectual, the People may, and of right ought, to reform the old, or establish a new Government; the doctrine of non-resistance against arbitrary power and oppression is absurd, slavish and destructive of the good and happiness of mankind.

Admit that the within ORDER is Constitutionally Valid.

Admit that you are Duty Bound to comply with this EXECUTIVE STATE OF EMERGENCY ORDER & DIRECTIVE from the People.

Admit that the witness, and Signature of Notary / Jurat, satisfies, and constitutes the two (2) witness requirement for Treason Conviction.

This is a Court Ordered EXECUTIVE STATE OF EMERGENCY ORDER, AND DIRECTIVE, Affidavit, Contract, and Change of Terms. Any man or woman who denies these claims are true must rebut them under penalty of perjury in the form of a sworn affidavit. Any man or woman who decides to suppress this affidavit agrees to pay \$300,000 and any disputes by any public officials or private actors who are bound by contract to the Michigan Constitution and or the United States Constitution within the United States agrees to have these matters heard before an Arbitrator of my choice and to be bound thereby. Any man or woman denying these claims are true must rebut these claims point by point within one (3) days or 72 hours. Failure to respond means that by acquiescence you agree that all claims are true. Failing to respond with constitutionally granted authority which gave you the power to disregard the rights of the people mentioned within this Affidavit, Contract and ORDER, means that you agree to have this affidavit used as evidence of Treason, Constitutional Rights Violations and Maladministration. You further agree that once the 3-day time period has expired, this Affidavit becomes truth and law and that all matters must be considered adjudged and that no court has

jurisdiction to rehear these matters and that the witness (and all additional witnesses) against you shall be considered sufficient for conviction. **REMEDY SHALL BE**

- 1) READINESS,
- 2) REPORT FOR DUTY to 1689 Cool Rd SE, Kalkaska, Michigan 49646 (0-900) 9:00 AM July 9th, 2021 to receive instructions.

Requesting a security detail for my protection, @ 1689 Cool Rd SE asap

Verification,

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in Kalkaska, Michigan on this 6th day of July in the Year of Our Lord Two Thousand and Twenty-One.


Autograph of Affiant:

Ethan D. Dean, who proved to me on the basis of satisfactory evidence to be the man whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his autograph on the instrument the man executed, the instrument.

Notary as JURAT CERTIFICATE

Michigan
Kalkaska County

On this 6th day of July, 2021 before me,

Christi Chilson, a Notary Public, personally appeared

Mr. Ethan D. Dean, who proved to me on the basis of satisfactory evidence to be the man whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his autograph on the instrument the man executed, the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Michigan State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat Christi Chilson
Seal

CHRISTI CHILSON
Notary Public, State of Michigan
County of Kalkaska
My Commission Expires 10-31-2026
Acting in the County of Kalkaska

EXHIBIT 1

HIGH TREASON

USPTO, USPTO EXAMINER, AND PATENT ATTORNEY

E-mail validation

Indictment – see Exhibit 5

DEFAULT

Admits Treason in a Court of Record

To: 'Ethan Dean'
Cc: 'Val McManus (R. REAMS GOODLOE, P.S.)'
Subject: RE: Record Request

Ethan –

We can keep on file whatever you have sent. However, I am not going to take the time to read through and digest the info.

Yes, you are probably correct that the Examiner was corrupt and in cahoots with one or more industry players. However, being a whistle blower and making such info public usually isn't a profitable endeavor, even though you are properly mad as hell at their attempt to steal your invention, or at least to quash your ability to protect it.

My recommendation would be to think about just laying low for a while, and working on licensing or otherwise commercializing the invention. To get that done, it would probably be best to avoid becoming someone that no one will deal with, as a result of likely ongoing fear mongering by your opponents, who are undoubtedly likely still active in scheming against you, in one form or another.

Anyway, that's been my experience with these kind of things. Don't shoot until you have a clear kill shot. Just keep watching and planning, and keep your options open.

Finally, by publishing some of our attorney-client communications, you open up the door to complete disclosure of all documents in any discovery request in subsequent litigation. I am not sure that matters in this instance, but in generally, it is never a good idea to put a document in the public domain that may completely compromise rights that you would otherwise have had under applicable law.

Best regards,

Reams

From: Ethan Dean [mailto:Ethandean@outlook.com]
Sent: Tuesday, April 20, 2021 12:33 PM
To: R Reams Goodloe
Cc: 'Val McManus (R. REAMS GOODLOE, P.S.)'
Subject: RE: Record Request

Reams- Something stinks to high heaven and I need you to be sure that you backup my entire file, and I will want copy at some point. I was really just looking for the date, and did find the email I was looking for. In review the examiner suggestion was worse than no commercial value, it created a poison. Hexane is not ingestible, removing the cannabis leaves an extract in glycerin and hexane. The phone records are perfect because they show he initiated the call. Because I was beyond frustrated I was drafting a notice, and yet it needed more.....for a week day and night I slaved over it because it needs to have effect. Today I published on my blog, have sent to some groups, and planning to send all legislators. The examiner is caught red handed, the time line and events indicate that this all started from early on and coordination with WA Licensing, NIH, and our examiner friend.....Highly unusual and very irregular indeed! This is a shocking reevaluation that I never would have caught had even just a tiny something positive happened..... but now I'm smiling ear to ear.

Best regards,

Ethan

From: R Reams Goodloe
Sent: Tuesday, April 20, 2021 5:43 PM

Reams

From: Meller, Michael [mailto:USPTO.GOV]
Sent: Monday, September 17, 2018 10:41 AM
To: goodpatent@earthlink.net
Subject: 15/495,286

Let's cancel all claims and allow:

A method for preparing a mouthwash consisting essentially of a Cannabis extract consisting essentially of:

- (a) contacting said cannabis which is one or more of *Cannabis sativa*, or *Cannabis indica*, or *Cannabis ruderalis*, or interbred strains thereof, with a human ingestible solvent system consisting essentially of glycerin and hexane,
- (b) maintaining contact between said cannabis and said human ingestible solvent system under alternating temperature conditions consisting essentially of glycerin and hexane, said alternating temperature conditions consisting essentially of (i) a selected time X at a refrigerated condition, and (ii) a selected time Y at a room temperature condition, said alternating temperature conditions having a range of from about minus 20°F to about 110°F;
- (c) repeating the refrigerated condition and the room temperature condition N+1 cycles, where N is a positive integer, and
- (d) filtering cannabis from said human ingestible solvent system under alternating temperature conditions consisting essentially of glycerin and hexane to produce a substantially pure liquid mouthwash composition consisting essentially of a Cannabis extract

To: Ethan Dean

Cc:

Subject: US Patent App. Serial No. 15/495,286 - Our Docket No. DE1-3984-U

Ethan –

I had a brief discussion with the patent examiner handling your case, and he followed up with a recommended single claim which he says should be allowable. He wants us to agree to cancel all other claims.

I told him that I would run his request by you and then get back to him.

Frankly, this procedure is quite irregular, and very unusual...!!

We could accept this proposal, but likely it will result in a very narrow and practically useless claim as he drafted it, shown below, and would clearly prevent broader claim coverage to the method claims, and likely harm potential patentability of the product claims. In other words, you could get a patent, but it might be practically worthless.

Further, since we have no idea what he thinks the closest prior art might be, I my strong recommendation would be to tell him thanks, but no thanks.

Rejecting his proposal will likely result in a first office action rejection, with perhaps a long fight, but if you go that route, then at least we will know what the prior art is, and can then evaluate what claims might be allowable, or not. Give me a call to discuss at your convenience, or get back to me by email:

Best regards,

EXHIBIT 1 A

HIGH TREASON

Sheriff Refuses his Constitutional Duty

Indictments see EXHIBIT 8

DEFAULT

Admits Treason in a Court of Record

SHERIFF DEPARTMENT KALKASKA COUNTY

605 N Birch St, Kalkaska, Michigan 49646

CONSTITUTIONAL COMMON LAW

WE THE PEOPLE OF MICHIGAN

ORDER

Comes now Affiant, one of the people (as seen in the Michigan Bill of Rights Article 1 Section 1 Michigan Constitution) Sui Juris, in this court of record, do make the following claims:

ARTICLE I DECLARATION OF RIGHTS

§ 1 Political power.

Sec. 1. All political power is inherent in the people. Government is instituted for their equal benefit, security and protection.

History: Const. 1963, Art. I, § 1, Eff. Jan. 1, 1964.

Former constitution: See Const. 1908, Art. II, § 1.

Order For Arrest Warrants

Treason, Maladministration, Misadministration, Fraud, Conspiracy.

Five of the accused has been properly severed USPS certified mail, and they have defaulted. We the People are submitting the court recorded complaints, proof of service, and copies of the documented evidence of Default.

I hereby order Pat Whiteford Kalkaska County Sheriff to effect the immediate arrest of the accused, for a speedy trial.

ACCUSED:

Names of accused:

- Gretchen Whitmer / Served and Defaulted
- Rob Buchanan / Testimony and evidence submitted
- Drew Hirsfeld / Served and Defaulted
- D. Christopher Evans / Served and Defaulted
- Michael Meller / Served and Defaulted
- Rick Snyder / Testimony and evidence submitted
- Gary Peters / Testimony and evidence submitted

Jack Bergman / Testimony and evidence submitted
 Susan Corbin / Served and has Defaulted, evidence submitted
 Connor Clemens / Served and has Defaulted, evidence submitted
 Lindsay Wilson / Served and has Defaulted, evidence submitted
 Scott Isles / Testimony and evidence submitted
 Christian Wiesenbergl / Testimony and evidence submitted
 Matthew McManus / Testimony and evidence submitted
 R. Reams Goodloe / Testimony and evidence submitted
 Jerry King / Testimony and evidence submitted
 Michael Perreault / Testimony and evidence submitted

Michigan Constitutional Republic State

PROSECUTOR

Ethan D. Dean
 1689 Cool Rd SE
 Kalkaska, Michigan
 49646

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in Kalkaska, Michigan on this 28th day of June in the Year of Our Lord Two Thousand and Twenty-One.


 Autograph of Affiant:

Notary as JURAT CERTIFICATE

Michigan
 Kalkaska County

On this 28th day of June, 2021 before me,

Christi Chilson, a Notary Public, personally appeared Mr. Ethan D. Dean, who proved to me on the basis of satisfactory evidence to be the man whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his autograph on the instrument the man executed, the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Michigan State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat Christi Chilson
 Seal

CHRISTI CHILSON
 Notary Public, State of Michigan
 County of Kalkaska
 My Commission Expires 10-31-2026
 Acting in the County of Kalkaska

NOTICE AND DEMAND

NOTICE TO PRINCIPAL IS NOTICE TO AGENT

NOTICE TO AGENT IS NOTICE TO PRINCIPAL

UNDER SHERIFF JOE LEACH

KALKASKA COUNTY SHERIFF DEPARTMENT

Mr. Joe Leach, thank you for assisting me with my complaints, and receiving of indictments, and also for allowing me the time to explain how I was unconstitutionally arrested, incarcerated, fined, and suffered many other constitutional violations from the Kalkaska Sheriff Department, and Kalkaska County.

You now have a better understanding of the Law of the land, my situation of financial hardship, and the attacks from several government departments, and agencies, due to my Oral Health Patented breakthrough discoveries for Humanity, your responsibility, your oath, and your duty.

Yesterday I asked for you to supply me with guns and ammunition to correct the constitutional violations of the Kalkaska County Sheriff Department.

As it is the Duty of the department to provide safety, and, I am safer when I have arms for defense, this is also notice of Liability.

The Sheriff has not made himself available to discuss these matters despite my repeated attempts, as such as Under Sheriff the Duty is in your hands now.

This is a demand for a corrective action to the specifics of my access to arms, and financial hardship, and I'm not going to belabor in details with this notice and demand.

For what is righteously mine, and for my safety, and, security, I Demand, and, will accept \$25,000.00, and, 2 pistols, one for pocket carry (not a revolver), and, one for a holster carry, and, one over-under shot gun rifle, or a shot gun, and, a rifle to settle these particular specifics as it relates to what was taken by the county departments, and the Michigan policy police, namely 3 arms, ammunition, 2 vehicles, and cash.

Within 24 hours of this notice is your timeline to restore and settle these specifics. All other matters remain open, and, to all open matters I retain all right to Remedy, and, Waive none.

You may wish to provide care as this matter is solely in your hands;

One of the People:

Prosecutor

Ethan D. Dean

1689 Cool Rd SE

Kalkaska, Michigan 49646

1. JUDGE IS FOR ORDER OF CASE
2. JURY'S DECIDE
3. ACCUSED CAN ADMIT
GUILT IN A COURT OF
RECORD
4. THE CONSTITUTION ALLOWS
MY CASE TO BE HEARD IN
ANY COURT
5. IN THE COURT OF RECORD
THE ACCUSED ADMIT
TREASON
6. THE SHERIFF ADMITS
TREASON
7. YOUR ORDER IS LAWFUL

EXHIBIT 2

HIGH TREASON

TIMELINE OF EVENTS

- 1) The United States National Library of Medicine position was humans cannot rejuvenate lost gum tissue.
- 2) 2015 Dean Rejuvenates Lost Gum Tissue
- 3) Early Dec 2015 Dentist evaluation pictures in hand
- 4) Dec 15 2015 Raids on my home and business
 - a. The prosecutor had given permission to operate a shop
 - b. I believe the order to raid came from the Michigan attorney general
 - i. I suspect the AG maybe the first dot?
 1. Where the decision to raid originated?
 - c. This deserves a chapter on the raids alone, police violated court order, smash and grab, set me up for future arrest.
 - i. Six months after court my phone starts talking to me, here again is another chapter to write on phone tap, surveillance, intimidation.
- 5) January 2016 from/in WA state I contact with WA Licensing authority regarding the research license and was networking with economic development.
- 6) Late Feb-early March 2016 Michigan defense Attorney calls me in WA to say there will be no charges, if you want to come back to Michigan it's safe for you.
- 7) 2016 March 10th WA State Revokes the marijuana research license option.
- 8) Mid- March 2016 Dean is returns to Michigan
- 9) May 2016 Mr. Dean goes to jail for the Dec 15th raids.
- 10) May 2016 NIH funds research into gum tissue regeneration with 1,800,000,000.00 (1.8 Billion) under the cover of Revolutionizing the Root Canal(imagine if the title said 1.8 billion to rejuvenate lost gum tissue)
- 11) Sept 2016.....kangaroo court proceedings.....my defense attorney on the day of court represents an employee of mine who was given immunity to testify against me....., as they leave the building the attorney says to me you don't need me, just don't give up any rights and you will be okay.....and the two of them wake away.....I could write a few pages on this chapter.
- 12) Dec 2017 commitment for April 2018 Jamaica from Canadian group.
- 13) Early? -Summer 2018 Canadian group Bank accounts frozen by USA, and problems begin and ongoing through Dec 2020 having problem with the licensing authority
- 14) Sept 2018 USPTO examiner intercedes, request Dean drop all claims, and it gets worse!
- 15) March 2019 NIH Publishes research results failed to regenerate gum tissue.
- 16) Early to mid 2020 a conversation with Reams..... I stated I don't think I'm on a level playing field and Reams replied you are not.....Reams finally begins making good arguments.
- 17) The Patent office issues a FINAL OFFICE ACTION – DENIED
- 18) Reams suggest filing an after final office action response.....then explains that a phone call (estimated \$800) with an examiner may help resolve the issue.
- 19) November 2020 Dean Receive notice of allowance from USPTO.
 - a. Must pay the issue fee within 90 days

- b. Must pay for a continuation application prior to issue of patent
- c. Must pay foreign filings prior to issue of patent
- d. Last chance to file a PCT prior to issue of patent

20) The State of Michigan stops making unemployment payments first week Dec 2020 for ID proofs that I have submitted 4 times, and once by certified mail.....I still have not got satisfaction with unemployment to date.....looking back it feels like another attack to minimize any ability I had to follow through with the patent issues of 17 above. And now they have scheduled a phone appointment for 6/2 with an administrative judge to determine if I'm entitled to the benefits.

21) In the spring of 2020 I made contact with a Michigan attorney, she referred me two attorneys. Steve Goldner an FDA approved scientist can skip phase 1 trials with cannabis. He gave a long detailed pitch, after NDA he changed his tune, and did not respond after the patent issued.

- a. Matt M was the other attorney.....I reconnected with Matt after notice of allowance regarding investors and subscription agreements.....had 90 days to facilitate a PCT
- b. These guys purposely by all appearances took extra steps to be sure I did not raise capital by inserting themselves into the play to control the outcome.
 - i. Detailed write up and notes needs to be compiled.

22) Dean remains criminalized, eligible for expungement in Sept 2021

EXHIBIT 3

HIGH TREASON

PETITION DE A

Petition to Remove from schedules Cannabis
per 21 CFR §1308.44(b)

NOTICE AFFIDAVIT

**Filed with the
Drug Enforcement Administration**

by

Mr. Ethan D Dean

Organizer of: Citizen Scientist Oral Health Project
www.oralhealthwithcannabis.com

PATENT US 10,933,013 B1

**ON BEHALF OF HUMANITY
DATED**

May 2, 2021

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 Addressee
 Signature

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Dear reader,

Tooth decay is harmful to all humans and can be prevented by eliminating oral plaque accumulation. Poor oral health leads to death in too many cases. 15 million root canal procedures per year in the USA is not acceptable.

Because this is such a serious issue I demand a written response within 30 calendar days of receipt of this petition.

Kind regards,

Ethan Dean

1689 Cool Rd SE

Kalkaska, MI 49646

PETITION TO REMOVE FROM SCHEDULES CANNABIS (MARIJUANA)

Exhibit A. Statement of the proposed rule.....2
Exhibit B. Statement of grounds3
Part I – Introduction of argument3
Part II -- Description of new relevant information5
Notice by Affidavit.....7
Exhibit C. – Scientific Study.....9
Exhibit F –Patent10

**Petition to Remove from schedules Cannabis (Marijuana)
Exhibit A. Statement of the Proposed Rule**

The proposed reclassification, in the form proposed by the petitioner:

The rule placing marijuana in schedule I [21 CFR 1308.11(d)] is repealed due to removal from schedules because cannabis formulations have efficacy in human oral health conditions far exceeding current oral health maintenance protocols demonstrating 1) gum tissue rejuvenation 2) prevention of gum tissue loss 3) maintaining good tooth alignment with healthy gum tissue 4) realignment of teeth closing gap(s) between teeth when lost gum tissue returns 5) prevents accumulation of oral plaques 6) removes calcified oral plaques 7) seals micro-openings in teeth 8) reverse gingivitis 9) prevent gingivitis 10) prevent bad breath 11) prevents bleeding gums due to infection 12) stops gums from bleeding 13) prevents tooth decay 14) the surgeon general report from 2000 states that you cannot be healthy without good oral health. 15) poor health cause pain and suffering 16) overall health care cost can be greatly reduced through good oral health 17) improved mental health from the elimination of the stresses of poor health and the financial burdens thus improving quality of life.

This is a petition for the removal of marijuana from scheduling under the Controlled Substances Act (CSA), and classify as essential for human health. A consideration of the appropriate classification of cannabis should be made on the basis of the scientific and medical evaluation required by the CSA and in accordance with constitutional common law. This petition also is for study of the human endocannabinoid system that was discovered in 1992 with emphasis on oral health benefits from cannabis extract and formulations of, and in general the entire endocannabinoid system as it is currently understood in the scientific community that virtually every organ in the human body has CB1 and or CB2 receptors.

Exhibit B. Statement of Grounds
Part I – Introduction of Argument

This petition is based on consideration of my investigations and documented findings not examined in prior proceedings, and with the emergence of optimal oral health findings in human health using marijuana/cannabis extract since prior rescheduling proceedings that cast in a new light.

The Controlled Substances Act specifies eight factors that determine control of a drug or substance or its removal from schedules. The CSA states that these eight factors will be considered when making any finding regarding a drug's accepted medical use, safety for use, abuse potential, or dependence liability; all eight of these factors must be considered in determining the scheduling or rescheduling of cannabis. (21 USC 811(c)) A review of the scientific and medical record for these factors supports recognition of the accepted medical use of cannabis in the United States and requires its rescheduling under the CSA.

(1) Its actual or relative potential for abuse.

I personally do not know how I could abuse cannabis myself, so my potential of abusing cannabis is Zero, I cannot get high or stoned from cannabis. And yet my wife can and has had hallucinations from cannabis, however what constitutes abuse? My wife is responsible for herself; she knows how cannabis affects her, and she doesn't need government oversight to be responsible.

Many people cannot get Stoned of High from cannabis, and it is said that they have developed a tolerance. I theorize the human endocannabinoid system is severally malnourished, and that care must be used when nourishing begins in order to avoid ill effects, and this is easily controlled in gradually increasing cannabinoids into the system to a saturation level to a point where the body is capable of avoiding a shock to the endocannabinoid system upon delivery, thus allowing the endocannabinoid system to develop an alignment within the human body as it becomes nourished with essential cannabinoids.

(2) Scientific evidence of its pharmacological effect, if known.

The most beneficial pharmacological effects of cannabinoid are not well-established. I present three (3) visual measurable documentation of efficacy in three (3) areas. 1) Gum Tissue Rejuvenation 2) Calcified Oral Plaque Removal 3) Sun Screen.

Science has yet to scientifically explain how these three beneficial human health outcomes derived directly from cannabis use are achieved.

With regards to using the cannabis-based mouth rinse, in the case of my wife, biggening with a swish and spit one hour before a night of sleep she tolerated the cannabis mouth rinse well with no ill effects. Within two weeks she was able to swish and swallow with no ill effects, her gums had stopped bleeding, her breath was much better, and a previously exposed-root surprised her with new tissue all in a matter of weeks.

(3) The state of current scientific knowledge regarding the drug or other substance.

Scientific knowledge is suppressed.

(4) Its history and current pattern of abuse.

From my perspective and my history I feel that a current pattern of abuse is in suppression of human health benefits of cannabis. I believe the pattern of abuse in cannabis history roots back to the unconstitutional Marijuana Tax Act of 1937 and its oppression on the American People through 1969, furthermore, then in violation of (all state and federal constitutions) The Michigan Constitution. Article 1 section 17. "No bill of attainder, ex post facto law, or law impairing the obligation of contracts, shall be passed," and to usurp the loss of the power of unconstitutional enforcement action pertaining to cannabis the controlled substance act of 1970 is enacted and marijuana scheduled as it was and not based in science. Science can not rejuvenate lost gum tissue; cannabis does rejuvenate lost gum tissue. Cannabis has a centuries long world over history of human health benefits.

Across the common land Cannabis was once free of legislative government law in the USA.

Across the common land Cannabis was once part of United States Pharmacopeia.

(5) The scope, duration, and significance of abuse.

This depends on perspective, the benefits provided from nature in plant to human providing nutrition that supports the immune system and living free of the harmful effects of manmade chemicals and toxins is clearly understood, and yet cannabis legislation promotes poor oral health. Toxic teeth may well be the leading cause to many if not most illnesses and chronic conditions (Dr. Thomas Levy goes into great detail on this topic) causing great suffering and financial expense greatly reducing the quality of life which is directly resulting from decades of restricting the peoples constitutional health freedom, and liberty with the scheduling of cannabis and not investigating the positive effects.

Water can be deadly in many ways, yet it is essential for life as we know it. To date no death is associated with cannabis and humans, and my findings are cannabis is essential to have and to maintain good human health.

6) What, if any, risk there is to the public health.

The denial of constitutional rights to therapeutic access to cannabis denies all Americans optimal oral health as documented by and through my investigations may well be the greatest risk to public health.

(7) Its psychic or physiological dependence liability.

Cannabis does not create a physical dependence. I suggest that if there is a dependency it possibly may truly only be a perceived dependence from a wish to be healthy and happy.

(8) Whether the substance is an immediate precursor of a substance already controlled under this subchapter.

Cannabis a natural source of dronabinol (THC) that is created after the decarboxylation of the natural THCA, the ingredient of Marinol™, a Schedule III drug. There are no grounds to schedule cannabis in a more restrictive schedule than Marinol™ and moreover it should be removed from scheduling because of the documentation of efficacy in promoting good overall health through optimal oral health and thus I contend that cannabis should be classified as essential for human health.

Part II -- Description of new relevant information

According to the United States National Library of Medicine there are thousands of scientific and medical articles about marijuana, cannabis, cannabinoids, and THC that have been published.

A considerable part of cannabis research is relevant to the discussion but none more than the documented Breakthrough Discovery with Visual Measurable Repeatable Beneficial outcomes of oral health of human subjects for conditions that apply to all humans, these discoveries should be a foundational marker for science to investigate understand and then explain in text books.

According to advertising by Colgate during the time when I wrote my research proposal the position of the United States National Library of Medicine was that if you have lost gum tissue it's gone forever and not coming back. Colgate still advertises the claim without reference to the United States National Library of Medicine position on the issue, and so this area of science or nutrition appears to be in a state of fluctuation.

From all I am able to ascertain on this subject indicates that science could not rejuvenate lost gum tissue, and stated it was not possible in the United States National Library of Medicine, yet once I began discussing and pursuing oral health with cannabis and hold in my hand independent results from a dentist within months I go to jail and the NIH funds 1.8 billion United States Tax payer dollars under the heading Revolutionizing the Root Canal only to announce at the conclusion of the study was that science still cannot rejuvenate lost gum tissue.

Cannabis extraction rejuvenated lost gum tissue for me, my wife and others.

Exhibit C

SCIENTIFIC DOCUMENT

Conclusion: that Cannabinoids have the potential to be used as an effective antibacterial agent against dental plaque-associated bacteria. Moreover, it provides a safer alternative for synthetic antibiotics to reduce the development of drug resistance.

⁵ Cureus. 2020 Jan 29;12(1):e6809. doi: 10.7759/cureus.6809.

Comparison of Efficacy of Cannabinoids versus Commercial Oral Care Products in Reducing Bacterial Content from Dental Plaque: A Preliminary Observation.
Stahl V1, Vasudevan K2.

Author information:

1. Dentistry, Euro Dent Belgium, Mortsel, BEL.
2. Genetics, Cannibite, Antwerp, BEL.

Abstract

Background Dental plaque is a complex biofilm that gets formed on the teeth and acts as a reservoir of different microbes. It is the root cause for the occurrence of several dental problems and diseases, including cavities, bad breath, bleeding gums, tooth decay, and tooth loss. Therefore, it should be regularly removed using suitable oral care aids. Objectives The present study compared the efficacy of oral care products and cannabinoids in reducing the bacterial content of dental plaques. Methods Sixty adults aged 18 to 45 years were categorized into six groups based on the Dutch periodontal screening index. Dental plaques of the adults were collected using paro-toothpick sticks and spread on two Petri dishes, each with four divisions. On Petri dish-A, cannabidiol (CBD), cannabichromene (CBC), cannabinol (CBN), and cannabigerol (CBG) were used, and on Petri dish-B, cannabigerolic acid (CBGA), Oral B, Colgate, and Cannabite F (a toothpaste formulation of pomegranate and algae) were used. The Petri dishes were sealed and incubated, followed by counting the number of colonies. Results By evaluating the colony count of the dental bacteria isolated from six groups, it was found that cannabinoids were more effective in reducing the bacterial colony count in dental plaques as compared to the well-established synthetic oral care products such as Oral B and Colgate. Conclusion Cannabinoids have the potential to be used as an effective antibacterial agent against dental plaque-associated bacteria. Moreover, it provides a safer alternative for synthetic antibiotics to reduce the development of drug resistance.

Notice by Affidavit

Affidavit of harm by Decay leading to Toxic Teeth on Overall Health. And Beneficial Efficacy in Human Oral Health Outcomes Using Cannabis Extract

Comes now Affiant, one of the people (as seen in the Michigan Bill of Rights Article 1 Section 2 Michigan Constitution) Sui Juris, in this court of record, do make the following claims:

I have personally experienced gum tissue rejuvenation and calcified oral plaque removal with use of extract of cannabis and formulations of in the form of oral solutions. And I continue to, when available to me, experience good oral hygiene with the prevention of gum tissue loss and the prevention of oral plaque accumulation by means of oral use of cannabis extract and formulations of.

It is only through gum tissue rejuvenation throughout my entire mouth that I was alerted to one area that did not rejuvenate, this failure to rejuvenate and the poor condition of the area was the only thing alerting me to discover my long time undiscovered toxic tooth. This tooth received a crown, and at some point afterwards the nerve died.

I had difficulty getting a diagnostic, and, did manage to find a dentist with equipment that applies electrical current to check for nerve sensitivity. Never in my lifetime had that tooth or any other tooth of mine ever been evaluated for the condition of the nerve health after a crown had been installed.

I had to go to more than one dentist for extraction, a life long and very good dentist told me that there was no indication that there was anything wrong with that tooth and that he would not recommend or refer it for extraction and that he would not extract the tooth. So I walked away with that toxic tooth in search of answers.

And after having that tooth extracted I have been getting healthier, gaining weight, and, muscle mass. And believe that tooth caused me to suffer with twenty-seven (27) chronic conditions (listed in my personal notes) available upon request, including debilitating migraines for decades. I have not suffered a migraine in the last two years, and most of my chronic conditions have faded and or have completely gone away since having that tooth extracted, and, as well all my dead teeth were extracted as they were without immune function.

The pictures of calcified oral plaque removal displayed online at www.oralhealthwithcannabis.com came from an independent dentist evaluation of and with my cannabis based oral rinse formulation Dec 2015.

With my cannabis formulations my wife experienced gum tissue rejuvenation, the pictures are on said website www.oralhealthwithcannabis.com.

In a recent evaluation using a high CBN, with a low THC, and low THCA content formulation with a subject that had no noticeable gum tissue loss, he however, was concerned with dark blotching of the oral tissue, and agreed to participate in an evaluation. And so, beginning with plaque disclosing tablets and pictures we began an evaluation on this specific formulation observing the state of the oral plaques. We were not observing for gum tissue rejuvenation as there was no indication of tissue loss, yet when observing the fading of the dark blotches I observed gum tissue growth and tooth realignment of a gap between two teeth that closed. And the low TCH content failed to remove the calcified oral plaques, and, I do have the pictures, and his audio testimonial, yet due to fear he remains anonymous.

Using only cannabis extract with isopropyl alcohol solution I document the sun screen efficacy and display the pictures at www.oralhealthwithcannabis.com

I document three (3) independent beneficial outcomes from cannabis extract for human health with pictures, testimonial, and affidavit.

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in Kalkaska, Michigan on this 3rd day of May in the Year of Our-Lord Two Thousand and Twenty-one.

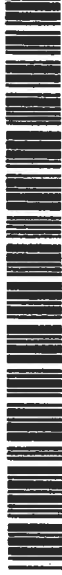
Autograph of Affiant: 

Notary as JURAT CERTIFICATE
Michigan
Kalkaska County

On this 3 day of May, 2021 before me, Patti Amore, a Notary Public, personally appeared Mr. Eihan D. Dean, who proved to me on the basis of satisfactory evidence to be the man whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his autograph(s) on the instrument the man executed, the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Michigan and that the foregoing paragraph is true and correct.
WITNESS my hand and official seal.
Signature of Notary / Jurat Patti Amore

PATTI AMORE
Notary Public, State of Michigan
County of Kalkaska
My Commission Expires 03-09-2026
Acting in the County of Kalkaska



US010933013B1

United States Patent

Dean

(10) **Patent No.:** US 10,933,013 B1
 (45) **Date of Patent:** Mar. 2, 2021

(54) **ORAL HYGIENE COMPOSITIONS CONTAINING EXTRACT OF CANNABIS PLANT**

(71) **Applicant:** Ethan D Dean, Kalkaska, MI (US)

(72) **Inventor:** Ethan D Dean, Kalkaska, MI (US)

(*) **Notice:** Subject to any disclaimer, the term of this patent is extended or adjusted under 35 U.S.C. 154(b) by 468 days.

(21) **Appl. No.:** 15/495,286

(22) **Filed:** Apr. 24, 2017

(60) **Related U.S. Application Data**
 Provisional application No. 62/327,224, filed on Apr. 25, 2016.

(51) **Int. Cl.**

- A61K 8/97 (2017.01)
- A61Q 11/00 (2006.01)
- A61K 8/49 (2006.01)
- A61K 8/34 (2006.01)
- A61K 8/55 (2006.01)
- A61K 8/19 (2006.01)
- A61K 8/92 (2006.01)
- A61K 36/785 (2006.01)

(52) **U.S. Cl.**
 CPC A61K 8/97 (2013.01); A61K 8/19 (2013.01); A61K 8/34 (2013.01); A61K 8/498 (2013.01); A61K 8/553 (2013.01); A61K 8/922 (2013.01); A61Q 11/00 (2013.01); A61K 2800/591 (2013.01)

(58) **Field of Classification Search**

None

See application file for complete search history.

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Primary Examiner — Michael Barker
(74) Attorney, Agent, or Firm — R. Reams Goodloe, Jr.

(57) **ABSTRACT**

Oral hygiene compositions including pharmacologically active ingredients extracted from one or more species of plants (or interbred strains thereof) in the *Cannabis* genus. In an embodiment, an extraction process may include techniques to maximize the ratio of tetrahydrocannabinolic acid ("THCA") to tetrahydrocannabinol (THC) in the essential oil extract, in order to maximize the presence of the non-euphoric THCA. In an embodiment, an essential oil extract may be applied neat. In an embodiment, an essential oil extract is provided. In an embodiment, an essential oil extract may be applied neat. In an embodiment, an essential oil extract may be mixed with food grade carriers (e.g. glycerol, or vegetable oil) and/or diluents (e.g. water, ethanol), and used as mouth rinse, in a conventional rinse and spit fashion. In an embodiment, an essential oil extract may be mixed with food grade carries and/or diluents and used as an ingestible composition, in a rise and swallow fashion.

31 Claims, 1 Drawing Sheet

ORAL HYGIENE COMPOSITIONS CONTAINING EXTRACT OF CANNABIS PLANT

RELATED PATENT APPLICATIONS

This application claims priority under 35 USC. § 119(c) from U.S. Provisional Patent Application Ser. No. 62/327,224 filed Apr. 25, 2016, entitled ORAL HYGIENE COMPOSITIONS CONTAINING EXTRACT OF CANNABIS PLANT, the disclosure of which is incorporated herein in its entirety, including the specification and claims, by this reference.

STATEMENT OF GOVERNMENT INTEREST

Not Applicable.

TECHNICAL FIELD

This disclosure relates to oral hygiene compositions, and particularly for mouthwash compositions to improve oral hygiene.

BACKGROUND

A continuing need exists for improvements in the prevention of tooth decay, in order to reduce the medical costs and personal pain and expense of visits to the dentist. Also, it would be advantageous if the growth of deposits of plaque and calcified plaque in humans were substantially reduced or eliminated by way of the regular use of a composition suitable for oral contact. In an embodiment, such compositions may be suitable for at least partial ingestion. Further, it would be advantageous if such improvements were available either in an easy to use formulation, or in the form of a substance which could be added to water and used after brushing of teeth.

Further, although I have uncovered various attempts at the use of an extract of *Cannabis* plant material in various pharmaceutical compositions, prior work specifically directed at the use of an extract of *Cannabis* plant material in mouthwashes per se seems elusive. One of the more comprehensive surveys of work in other somewhat related fields that I have uncovered is revealed in U.S. Pat. No. 9,044,390 B1, issued to Gary J. Speier on Jun. 2, 2015, and entitled Pharmaceutical Composition and Method of Manufacturing. The disclosure of that prior United States patent is incorporated herein in its entirety by this reference.

A common problem encountered by most humans is the need for periodic visits to the dentist in order to have teeth cleaned. That cleaning procedure may include the removal of plaque and calcified plaque. In order to reduce visits to the dentist, there thus remains a continuing unmet need for oral hygiene compositions which are helpful at prevention of plaque. And, it would be helpful to many consumers if new oral hygiene compositions were available that were effective at removal of plaque, tartar, and calcified plaque from teeth and adjacent gum tissues.

Some Objects, Advantages, and Novel Features

Accordingly, one objective is to provide oral hygiene compositions that include as an active ingredient essential extracts from *Cannabis* plant material, which compositions are suitable for use in mammals, and in particular, humans.

Another objective is to provide a process for the production of essential oils from *Cannabis* plant material which provides essential oils of extremely high purity and quality, as compared to prior art methods.

Yet another objective is to provide oral hygiene products which are available for ingestion, such as by way of lozenges, candy, chewing gum, or ingestible mouthwashes.

A related and important objective is to provide oral hygiene compositions which include extracts from *Cannabis* plants that are non-euphoric. In such embodiments, an objective may include the maximization of the use of tetrahydrocannabinolic acid (“THCA”).

In an embodiment, a related and important objective is to provide a manufacturing process for oral hygiene products wherein essential oils are produced in a manner in which the decarboxylation of THCA is minimized, so as to minimize, if not eliminate, the presence of the related psychoactive compound, tetrahydrocannabinol (THC).

A related and important objective is to provide oral hygiene compositions from which undesirable plant components, such as chlorophyll, as well as contaminants such as mold, mildew, fertilizers, and pesticides, have been almost entirely removed.

Finally, another important objective is to provide a high quality oral hygiene products which can be conveniently and easily manufactured using conventional manufacturing processes, so that manufacturing costs are minimized.

SUMMARY

I have now invented improved oral hygiene compositions including pharmacologically active ingredients extracted from one or more species of plants (or interbred strains thereof) in the *Cannabis* genus. In an embodiment, a mouthwash composition is provided. In an embodiment, an essential oil extract may be applied neat. In an embodiment, an essential oil extract may be mixed with food grade carriers and/or diluents and used as mouth rinse, in a conventional rinse and spit fashion. In an embodiment, an essential oil extract may be mixed with food grade carriers and/or diluents and used as an ingestible composition, in a rise and swallow fashion. In yet other embodiments, an essential oil extract may be provided as an active ingredient in hard candy or lozenges.

DETAILED DESCRIPTION

This disclosure is directed to the manufacture and use of oral hygiene compositions utilizing extracts from the *Cannabis* plant genus. In an embodiment, a novel mouthwash composition may be provided utilizing non-euphoric constituents extracted from plant material from one or more species of plants in the Cannabaceae plant family, under room temperature and/or refrigerated extraction conditions. In an embodiment, a novel mouthwash composition may be provided utilizing extracts from the *Cannabis* plant genus which are extracted from plant material and processed under heated conditions.

As a first example, extracts as further described elsewhere herein may be obtained from *Cannabis sativa*, a herbaceous plant in the *Cannabis* genus, a species of the Cannabaceae plant family.

As a second example, extracts as further described elsewhere herein may be obtained from *Cannabis indica*, a herbaceous plant in the *Cannabis* genus, a species of the Cannabaceae plant family.

As a third example, extracts as further described elsewhere herein may be obtained from *Cannabis ruderalis*, a herbaceous plant in the *Cannabis* genus, an autoflowering plant, a species originating from central Russia.

My oral hygiene compositions may fall in to various categories, including mouthwashes, dentifrices, or lozenges. In an embodiment, a mouthwash composition may be provided utilizing glycerin as a carrier, and one or more active ingredients including an extract from a selected plant species in the *Cannabis* genus. Optionally, mouthwash compositions may include solvents such as ethanol, or water, or co-solvents including ethanol and water. Final mouthwash solutions may include small amounts of colorings, flavorings, and other antibacterial or other conventional active ingredients. Such mouthwash compositions are anticipated to have both anti-plaque formation, and properties which enable removal of tartar, plaque, and/or calcified plaque.

A dentifrice compound may be provided which includes an insoluble dentally acceptable solid, which is utilized to physically and chemically clean the surface of the teeth. In an embodiment, the insoluble compound may comprise activated carbon particles. The dentifrices further include an extract from a selected plant species in the *Cannabis* genus. The dentifrices may be provided in a preparation which can be readily applied to a toothbrush, for example, via a viscous gel.

In order to provide suitable active ingredients for the oral hygiene compositions described herein, the active ingredients must be extracted from plant materials provided by one or more of the plant species noted above (or interbred strains thereof). In an embodiment, extracts from *Cannabis* plants that are primarily if not essentially non-euphoric may be obtained by a cold extraction process as further described herein below. In an embodiment, extracts from *Cannabis* plants that are primarily if not essentially non-euphoric may be obtained as described in the U.S. Pat. No. 6,403,126 B1, which is incorporated herein in its entirety by this reference. In such non-euphoric mouthwash composition embodiments, an objective of the extraction process may include the maximization of tetrahydrocannabinolic acid ("THCA"). In such embodiments, an objective of the extraction process may include extracting compounds in a manner that the decarboxylation of THCA is minimized, so as to minimize psychoactive compound, tetrahydrocannabinol (THC). As the THC content will tend to rise as a result of drying or heating, utilizing freshly picked plant material will tend to maximize the production of the desirable THCA in such embodiments. Alternately, euphoric embodiments for a mouthwash composition may be provided, i.e., wherein activation has been effected such as by heating, and wherein more THC than THCA may be present in the final composition.

Since the tetrahydrocannabinol (THC) is not activated (not decarboxylated) until it is heated, a suitable method for extraction of THCA may include solvent extraction under conditions of room temperature, or colder by direct contact between a carrier suitable for human ingestion and a first batch of *Cannabis* plant material from one or more of *Cannabis sativa*, or *Cannabis indica*, or *Cannabis ruderalis*, or interbred strains thereof. One suitable human ingestible solvent system includes glycerin as a carrier. In an embodiment, the carrier may have a composition that is almost all if not entirely of glycerin. In other embodiments, suitable human ingestible solvents in a solvent system may have a composition including vegetable oils, such as olive oil. In an embodiment, the carrier used in such a solvent system may

be composed of almost all, if not entirely, of olive oil. To achieve extraction, contact is maintained between the first batch of plant material and the human ingestible solvent system under alternating temperature conditions. In an embodiment, the alternating temperature conditions may include (i) a selected time X at a refrigerated condition, and (ii) a selected time Y at a room temperature condition. Generally, the alternating temperature conditions may occur in a range of from about minus 20° F. to about 110° F. Or, in an embodiment, the alternating temperature conditions may occur in a range of from about minus 20° F. to about 90° F. In an embodiment, the method may include a refrigerated condition which is less than or equal to forty five degrees Fahrenheit (45° F.).

To maximize extraction of essential oils from the *Cannabis* plant material, a cycle of a refrigerated condition and a room temperature condition may be repeated for N+1 cycles, where N is a positive integer. In an embodiment, the repetitive refrigerated condition and the room temperature condition cycle are conducted over a period of time from about fifteen (15) days to about ninety (90) days. In such case, N would range from fourteen (14) to eighty nine (89). In an embodiment, the repetitive cycles of refrigeration and room temperature extraction may be conducted over time from about twenty five (25) days to about forty five (45) days. In an embodiment, the repetitive cycles of refrigeration and room temperature extraction may be conducted over a time of about thirty (30) days. In an embodiment, the extraction process may be initiated by extraction during refrigeration conditions. In an embodiment, the refrigerated condition may be maintained for a selected time X of approximately twelve (12) hours. In an embodiment, the room temperature condition may be maintained for a selected time Y of approximately twelve (12) hours. Once the extraction process has been completed, plant material is filtered from the solvent system, to produce a substantially pure liquid mouthwash composition. In various embodiments, the method of manufacture of a mouthwash composition may further comprise, either before or after extraction of target compounds from the *Cannabis* plant, as well as either before or after filtering of the extract, the additional step of aging said composition in sunlight, or equivalent artificial light, and decomposing plant material therein.

When room temperature or colder conditions are maintained during the extraction of essential oils from the *Cannabis* plant material, a mouthwash composition may be provided which is non-euphoric, or at least negligibly euphoric in chemical composition. As described above, in an embodiment, extraction may be performed utilizing direct extraction into a carrier such as glycerin, which is then directly utilized by the consumer. In such embodiments, the *Cannabis* extract is thus used directly, and is not handled or heated in a distillation or other purification process.

Alternately, batch processing may be utilized for the preparing high quality essential oil extracts. In such cases, repeated purification of a high quality essential *Cannabis* oil extract may involve heating and distillation of solvents in a solvent system from the essential oil extracts. First, a selected quantity of fresh plant material is provided. The selected plant material may be finely chopped or macerated in order to maximize the potential contact of plant material with solvent. In an embodiment, ethanol may be utilized as a selected solvent to extract active ingredients from the selected quantity of plant material. In an embodiment, I have found that the one or more solvents in a solvent system may include ethanol, either alone or in association with other solvents. In an embodiment, I have found that the one or

more solvents in a solvent system may consist essentially of ethanol. In an embodiment, one or more of the solvents in a solvent system may include hexane. In an embodiment, one or more of the solvents in a solvent system may include isopropyl alcohol. In an embodiment, one or more of the solvents in a solvent system may include naphtha. I have found that the one or more solvents may consist essentially of ethanol.

In order to prepare a mouthwash composition containing essential oil extracts from *Cannabis* plants, in an embodiment a method may include contacting a first batch of plant material from one or more of *Cannabis sativa*, or *Cannabis indica*, or *Cannabis ruderalis*, or interbred strains thereof, with one or more solvents in a solvent system. Contact is maintained between the first batch of plant material and the one or more solvents in the solvent system. In an embodiment, a contact time T_1 , ranging from about two (2) minutes to as long as about thirty (30) days may be maintained. In various embodiments a contact time T_1 of about seventy two (72) hours, or of at least seventy two (72) hours and up to as much as thirty (30) days may be maintained, in order to provide a first batch of first level pregnant liquor solution. In an embodiment, a contact time T_1 in the range of from about four (4) hours to about twenty four (24) hours may be maintained. In an embodiment, a contact time T_1 in the range of from about (4) hours to about seventy two (72) hours may be maintained. In an embodiment, a contact time T_1 in the range of from about eight (8) hours to about twenty four (24) hours may be maintained. In an embodiment, a contact time T_1 in the range of from about twenty four (24) hours to about seventy two (72) hours may be maintained. In an embodiment, a contact time T_1 in the range of from about seven (7) days to about fourteen (14) days may be maintained.

Then, the one or more solvents are removed from the first pregnant liquor solution to provide a first batch of first level extract. The first level extract includes essential oils from the first batch of plant material.

In addition to processing a first batch of plant material as noted above, in an embodiment, I have found it useful to similarly process a second batch of plant material. Thus, a second batch of plant material from one or more of *Cannabis sativa*, or *Cannabis indica*, or *Cannabis ruderalis*, or interbred strains thereof, is contacted with one or more solvents in a solvent system. Contact is maintained between the second batch of plant material and the one or more solvents in the solvent system. In an embodiment, refrigerated conditions of about forty five degrees Fahrenheit (45° F.), or less, may be maintained. In an embodiment, refrigerated conditions of about thirty two degrees Fahrenheit (32° F.), or less, may be maintained. In an embodiment, a contact time T_2 of at least seventy two (72) hours may be selected, in order to provide a second batch of first level pregnant liquor.

Then, the one or more solvents are removed from the second batch of first level pregnant liquor solution, to provide a second batch of first level extract including the essential oils from the second batch of plant material. In various embodiments, the one or more solvents in a solvent system for the second batch of first level pregnant liquor solution may be the same as the solvent system utilized in processing the first batch of first level pregnant liquor solution. Alternately, different solvents may be utilized in a solvent system in the processing of different batches.

I have found that a higher purity essential oil extract may be obtained by combining the first batch of first level extract

with the second batch of first level extract, and then further purifying the aforementioned combination. In an embodiment, such a method may include providing one or more solvents in a solvent system, and then combining the one or more solvents in the solvent system with the first batch of first level extract and with the second batch of first level extract to produce a first batch of second level pregnant liquor.

In order to remove impurities such as chlorophyll, I have found that mixing powdered activated carbon with the one or more solvents and the first batch and the second batch of first level extract is helpful. In this manner, the second level pregnant liquor initially comprises a liquid-solid mixture including activated carbon. In an embodiment, the amount of activated carbon added may be in the range of from about one (1) tablespoon (about 22 grams) to about five (5) tablespoons (about one hundred ten (110) grams) per one-half (1/2) gallon (about one point nine (1.9) liters) of second level pregnant liquor. I have also found that adding an agitation step, or multiple agitation steps over an adsorption time period T_4 , such as in the range of from about three (3) to about fourteen (14) days, may be helpful. In an agitation step, the activated carbon may be thoroughly mixed with the second level pregnant liquor. In an embodiment, the adsorption time period T_4 may be about five (5) days.

When the selected adsorption time is completed, the activated carbon in the liquid-solid mixture in the second level pregnant liquor may be allowed to settle, to form a first supernatant layer and a first charcoal rich layer in the second level pregnant liquor. Then, the first supernatant layer is decanted from a first charcoal rich layer. In various embodiments, the second level pregnant liquor may be heated one or more times, or multiple times, before decanting. After decanting, the first supernatant layer may be cooled before further processing. Also, the first supernatant layer may be stored for a selected time period, during which gravity settling allows any remaining activated carbon or other solids to accrete and accumulate at the bottom of the processing container. This aids in purification of the extract, since waxes, lipids, and other contaminants attach to and/or settle with the activated charcoal. Upon completion of a settling process, a second supernatant layer may form in the container, above the precipitated solids.

Further, a high purity essential oil extract, for example as obtained in the manner just described in the preceding paragraph, may be heated, then gravity filtered, and the essential oil extract decanted, to leave residual solids contaminants at the bottom of a container.

The above noted steps may be repeated as appropriate to improve the quality of the essential oil extract by removing impurities therefrom. And, a filtration step, such as the use of filter paper or other suitable filtering medium, may also help separate the solids out of the remaining essential oil extract.

After removal of impurities, the one or more solvents are removed from the second supernatant layer (in a series of Z supernatant layers, Z being a positive integer, and wherein here $Z=2$, or such further supernatant layers Z in the event that additional processing is carried out). Thus, the first batch of second level pregnant liquor provides a first batch of second level extract comprising essential oils from said first batch and said second batch of plant material. Those of skill in the art will understand that Z steps will create Z supernatant layers, and thus process may be carried out through Z steps until a desired purity is attained for the essential oil extract.

Once a high purity essential oil extract has been obtained, that composition of matter may be utilized in a mouthwash composition. In various embodiments, a mouthwash composition may be provided wherein the essential oil extract comprises both tetrahydrocannabinol (THC), and tetrahydrocannabinolic acid ("THCA"). In an embodiment, the decarboxylation of THCA may be minimized, so as to minimize if not substantially eliminate the presence of the related psychoactive compound, tetrahydrocannabinol (THC), and in such embodiments the ratio of THCA to THC is greater than one (1). In other embodiments, activation of the THCA may be allowed to occur, such as by heating during processing, to allow the presence of the psychoactive compound tetrahydrocannabinol (THC), and in such embodiments, the ratio of THCA to THC is less than one (1).

In an embodiment, an essential oil extract may be utilized neat, and directly applied to teeth and gums. In other embodiments, a mouthwash composition may be provided utilizing a carrier and an effective antiplaque amount of an essential oil extract from one or more of *Cannabis sativa*, or *Cannabis indica*, or *Cannabis ruderalis*, or interbred strains thereof. In an embodiment, it is believed advantageous to provide a wide variety of *Cannabis* strains as constituents in an essential oil extract, so that a myriad of constituents may provide benefits. In various embodiments, a base composition which primarily includes a carrier and an effective anti-plaque amount of an essential oil extract in the range of from about one-quarter percent (0.25%) to about three percent (3.0%) by volume of the mouthwash composition. In various embodiments, the selected carrier may include, or may consist essentially of, glycerin. In various embodiments, the selected carrier may include, or may consist essentially of, edible oils. Suitable edible oils for use as a carrier include coconut oil, or olive oil.

In various embodiments, a mouthwash composition including a carrier and an effective anti-plaque amount of essential oil extract may be further diluted with a solvent. Suitable solvents include one or more of water and ethanol. In the case of ethanol, the mouthwash may include ethanol in a range from about zero point one percent (0.1%) to about forty percent (40%) by volume.

In various embodiments, a mouthwash composition may include an emulsifying agent. In some embodiments, a suitable emulsifying agent may include soy lecithin. In various embodiments, the soy lecithin may be present in the range from about zero point two five percent (0.25%) to about three percent (3.0%) by volume.

In an embodiment, the mouthwash may be converted to a dentifrice composition by addition of a selected amount of powdered activated carbon. In such an embodiment, the mouthwash may contain at least one suspending agent to assist in maintaining the solid activated carbon particles in a stable suspension. Such a mouthwash composition may have a mildly abrasive action on the teeth when rinsed around in the mouth, but in addition, the beneficial ability of the activated carbon to adsorb toxins is an improvement over current mouthwash formulations utilized by consumers.

In a method of use of the above described herbal marijuana extract mouthwash composition, such mouthwash may be utilized to remove dental plaque, and to remove tartar and clean gum tissue. The above described mouthwash may also be used to prevent plaque formation. It is anticipated that the above described mouthwash may reverse gingivitis, and rejuvenate receding gum tissue. Further, it is anticipated that the resinous properties of the essential oil extract may provide a protective coating that seals teeth, thus may be helpful preventing tooth decay.

Some mouthwash compositions which may be produced by solvent extraction of essential oils, and subsequent purification by removal of solvents by way of evaporation, distillation or the like, as may be understood according to description set forth herein and illustrated by the following Examples:

EXAMPLE 1. Five cups of glycerin (1183 ml) may be combined with 3 ml of essential oil extract and 2 tablespoons (29.6 ml) of soy lecithin. The active anti-plaque carrying component, the essential oil, thus comprises about 0.25% of the total volume.

EXAMPLE 2. Five cups of glycerin (1183 ml) may be combined with 3.5 ml of essential oil extract and 2 tablespoons (29.6 ml) of soy lecithin. The active anti-plaque carrying component, the essential oil, thus comprises about 0.29% of the total volume.

EXAMPLE 3. Five cups of glycerin (1183 ml) may be combined with 6 ml of essential oil extract and 2 tablespoons (29.6 ml) of soy lecithin. The active anti-plaque carrying component, the essential oil, thus comprises about 0.49% of the total volume.

EXAMPLE 4. Five cups of glycerin (1183 ml) may be combined with 12 ml of essential oil extract and 2 tablespoons (29.6 ml) of soy lecithin. The active anti-plaque carrying component, the essential oil, thus comprises about 0.98% of the total volume.

EXAMPLE 5. Five cups of glycerin (1183 ml) may be combined with 14 ml of essential oil extract and 2 tablespoons (29.6 ml) of soy lecithin. The active anti-plaque carrying component, the essential oil, thus comprises about 1.14% of the total volume.

EXAMPLE 6. Five cups of glycerin (1183 ml) may be combined with 24 ml of essential oil extract and 2 tablespoons (29.6 ml) of soy lecithin. The active anti-plaque carrying component, the essential oil, thus comprises about 1.94% of the total volume.

EXAMPLE 7. Five cups of glycerin (1183 ml) may be combined with 36 ml of essential oil extract and 2 tablespoons (29.6 ml) of soy lecithin. The active anti-plaque carrying component, the essential oil, thus comprises about 2.88% of the total volume.

In any of the examples, i.e. Example 1 through Example 7, the composition taught may be diluted with one or more solvents, such as water or ethanol. In the case of ethanol, the resulting final mouthwash composition may have an ethanol content of from about zero point one percent (0.1%) by volume, to about forty percent (40%) by volume.

Many pharmacological actions of non-psychoactive cannabinoids, (e.g., including efficacy as bone stimulants), and mechanisms of such action are known. For example, see: <http://www.cmllaboratory.com/wp-content/uploads/2014/12/Cannabinoid-Wheel-with-Description.pdf>, the disclosure of which is incorporated herein by this reference. Such compounds may be present or omitted from various embodiments for mouthwash compositions, or in methods for production of *Cannabis* extracts suitable for use in such mouthwash compositions. Variations in *Cannabis* strains utilized, or variations in extraction methods, or in methods of purification of essential oil extracts, may result in use of more or less of various compounds. Such compounds include D9-THC, D9-tetrahydrocannabinol (D9-THC), D8-tetrahydrocannabinol (D8-THC), cannabidiol (CBD), cannabidiol (CBD), D9-tetrahydrocannabinol (D9-THC), cannabichrome (CBC), cannabigerol (CBG), D9-tetrahydrocannabinolic acid (D9-THCA), cannabidiolic acid (CBDA), transient receptor potential vanilloid type 1 (TRPV1), peroxisome proliferator-activated receptor β

(PPARG), reactive oxygen species (ROS), 5-hydroxytryptaminic receptor subtype 1A (5-HT1A), fatty acid amide hydrolase (FAAH).

It is to be appreciated that my oral hygiene compositions provide an appreciable improvement in the art of dental hygiene. My novel oral hygiene compositions address the widespread issue of plaque on teeth in mammals. It is believed that widespread adoption and use of the oral hygiene composition described and claimed herein may lead to a significant reduction in dental hygiene requirements, and the myriad of problems resulting from poor dental hygiene.

Although only a few exemplary embodiments have been described in detail, various details are sufficiently set forth in the specification provided herein to enable one of ordinary skill in the art to make and use the invention(s), which need not be further described by additional writing in this detailed description. It will be readily apparent to those skilled in the art that my mouthwash compositions, and processes for preparation of the same, may be modified from those embodiments provided herein, without materially departing from the novel teachings and advantages provided.

The aspects and embodiments described and claimed herein may be modified from those shown without materially departing from the novel teachings and advantages described herein, and may be embodied in other specific forms without departing from the spirit or essential characteristics thereof. Therefore, the embodiments presented herein are to be considered in all respects as illustrative and not restrictive. As such, this disclosure is intended to cover the processes and formulas described herein and equivalents thereof. Numerous modifications and variations are possible in light of the above teachings. It is therefore to be understood that within the scope of the appended claims, the invention(s) may be practiced otherwise than as specifically described herein. Thus, the scope of the invention(s), as set forth in the appended claims, and as indicated by the foregoing description, is intended to include variations from the embodiments provided which are nevertheless described by the broad interpretation and range properly afforded to the plain meaning of the claims set forth below.

The invention claimed is:

1. A mouthwash composition, comprising:
 - (a) a carrier;
 - (b) an effective calcified plaque removal amount of an essential oil extract from one or more of *Cannabis sativa*, or *Cannabis indica*, or *Cannabis ruderalis*, or interbred strains thereof;
 - (c) wherein said effective calcified plaque removal amount of an essential oil extract is in a range of from about one-quarter percent (0.25%) to about three percent (3.0%) by volume of said mouthwash composition;
 - (d) an emulsifying agent, the emulsifying agent comprising an amount effective to provide the mouthwash composition as an emulsion; and
 - (e) wherein the effective amount of said essential oil extract is effective in removal of plaque and calcified plaque from teeth and adjacent gum tissues.
2. A method for preparing a mouthwash of claim 1 comprising extract from *Cannabis* plants, said method comprising:
 - (a) contacting a first batch of plant material from one or more of *Cannabis sativa*, or *Cannabis indica*, or *Cannabis ruderalis*, or interbred strains thereof, with a human ingestible solvent system comprising glycerin;

(b) maintaining contact between said first batch of plant material and said human ingestible solvent system under alternating temperature conditions, said alternating temperature conditions comprising (i) a selected time X at a refrigerated condition, and (ii) a selected time Y at a room temperature condition, said alternating temperature conditions having a range of from about minus 20° F. to about 110° F.;

(c) repeating the refrigerated condition and the room temperature condition N+1 cycles, where N is a positive integer; and

(d) filtering plant material from said solvent system, to produce a substantia pure liquid mouthwash composition comprising an extract from said plant material.

3. The method as set forth in claim 2, wherein said extract from *Cannabis* plants is present in an amount of from about fourteen point eight (14.8) milliliters (0.5 ounces) to about eighty eight point seven (88.7) milliliters (three (3) ounces) per one thousand one hundred eighty three (1183) milliliters (five (5) cups) of glycerin.

4. The method as set forth in claim 3, wherein said extract is present in an amount of from about fifty nine point one (59.1) milliliters (two (2) ounces) per one thousand one hundred eighty three (1183) milliliters (five (5) cups) of glycerin.

5. The method as set forth in claim 2, wherein said solvent system consists essentially of glycerin.

6. The method as set forth in claim 2, wherein said alternating temperature conditions starts with a refrigerated condition.

7. The method as set forth in claim 2, wherein said refrigerated condition is less than or equal to forty five degrees Fahrenheit (45° F.).

8. The method as set forth in claim 2, wherein said alternating temperature conditions having a range of from about minus 20° F. to about 90° F.

9. The method as set forth in claim 2, wherein repeating the refrigerated condition and the room temperature condition N+1 cycles is conducted over time from about fifteen (15) days to about ninety (90) days.

10. The method as set forth in claim 9, wherein repetition of N+1 cycles is conducted over time from about twenty five (25) days to about forty five (45) days.

11. The method as set forth in claim 9, wherein repetition of N+1 cycles is conducted over a time of about thirty (30) days.

12. The method as set forth in claim 9, wherein said selected time X at said refrigerated condition is approximately twelve (12) hours.

13. The method as set forth in claim 9, wherein said selected time Y at said room temperature condition is approximately twelve (12) hours.

14. The method as set forth in claim 2, further comprising, either before or after filtering, an additional step of aging said composition in sunlight, or equivalent artificial light, and decomposing plant material therein.

15. A method for preparing a mouthwash of claim 1 comprising extract from *Cannabis* plants, said method comprising:

- (a) contacting a first batch of plant material from one or more of *Cannabis sativa*, or *Cannabis indica*, or *Cannabis ruderalis*, or interbred strains thereof, with a human ingestible solvent system comprising glycerin;
- (b) maintaining contact between said first batch of plant material and said human ingestible solvent system under alternating temperature conditions, said alternating temperature conditions comprising (i) a selected

time of about twelve (12) hours at a refrigerated condition, and (ii) a selected time of about twelve (12) hours at a room temperature condition, said alternating temperature conditions having a range of from about minus 20° F. to about 110° F.;

- (c) repeating the refrigerated condition and the room temperature condition N+1 cycles, where N is a positive integer, and wherein the number of cycles ranges from about twenty five (25) to about forty five (45);
- (d) filtering plant material from said solvent system, to produce a substantially pure liquid mouthwash composition to produce a substantially pure liquid mouthwash composition comprising an extract from said plant material; and
- (e) either before filtering, or after filtering, or both, aging the liquid mouthwash composition in sunlight, or artificial light equivalent, and decomposing plant material remaining therein.

16. The method as set forth in claim 2, or in claim 15, wherein said extract from *Cannabis* plants consists essentially of non-euphoric compounds.

17. The method as set forth in claim 16, wherein said non-euphoric compounds comprise tetrahydrocannabinolic acid (THCA).

18. The mouthwash composition as set forth in claim 1, wherein said carrier comprises glycerin.

19. The mouthwash composition as set forth in claim 1, wherein said essential oil extract comprises tetrahydrocannabinolic acid (THCA).

20. The mouthwash composition as set forth in claim 1, wherein said essential oil extract consists essentially of tetrahydrocannabinolic acid (THCA).

21. The mouthwash composition as set forth in claim 18, wherein said essential oil extract comprises tetrahydrocannabi-

nabinolic acid (THCA) and tetrahydrocannabinol (THC), and wherein the ratio of THCA to THC is greater than one (1).

22. The mouthwash composition as set forth in claim 1, wherein said essential oil extract comprises tetrahydrocannabinolic acid (THCA) and tetrahydrocannabinol (THC), and wherein the ratio of THCA to THC is less than one (1).

23. The mouthwash composition as set forth in claim 1, wherein said mouthwash composition further comprises ethanol in a range from about zero point one percent (0.1%) to about forty percent (40%) by volume.

24. The mouthwash composition as set forth in claim 1, or in claim 23, wherein said mouthwash composition further comprises water.

25. The mouthwash composition as set forth in claim 1, wherein said emulsifying agent comprises soy lecithin.

26. The mouthwash composition as set forth in claim 25, wherein said soy lecithin is present in a range of from about zero point two five percent (0.25%) to about three percent (3.0%) by volume.

27. The mouthwash composition as set forth in claim 1, wherein said essential oil extract is obtained by the method of claim 1.

28. The mouthwash composition as set forth in claim 1, further comprising powdered activated carbon.

29. The mouthwash composition as set forth in claim 1, wherein said carrier comprises edible oil.

30. The mouthwash composition as set forth in claim 1, wherein said carrier comprises coconut oil.

31. The mouthwash composition as set forth in claim 1, wherein said carrier comprises olive oil.

* * * * *

EXHIBIT 4

HIGH TREASON

OPEN LETTER April 20, 2021

COVER PAGE

Breakthrough in Oral Health

Cannabis Rejuvenates lost Gum Tissue

Cannabis Prevents Tooth Decay

The NIH spent 1.8 Billion Ignored cannabis and failed to Rejuvenate Gum Tissue

The USPTO Interfered, Why?

Are all root canal teeth toxic?

OPEN LETTER TO The Public

THE UNITED STATES GOVERNMENT

Local States Federal and Constitutional

BRANCH OFFICES AND AGENCIES OF

Including but not limited to

MILITARY

SHERIFF

EXECUTIVE

LEGISLATIVE

MAYORAL

JUDICIAL

FOOD AND DRUG ADMINISTRATION

NATIONAL INSTITUTE OF HEALTH

AMERICAN DENTAL ASSOCIATION

AMERICAN MEDICAL ASSOCIATION

DRUG ENFORCEMENT ADMINISTRATION

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Dear Reader,

4/20/2021

I have presented my breakthrough discoveries to Governors, legislators, FDA Scientist, CDC, ADA, the NIH and many others over the last 5 years and yet Government refuses to act on behalf of the benefits offered to humanity.

Let it be made perfectly clear right here from the beginning of this letter that I love America but I am at my wits end with the fake science that has caused government to criminalize Americans unjustly so, and I'm here to prove cannabis is essential for optimal oral health so that we end this incarceration and punishment and live a healthier life.

Until recent times there were no visual, measurable, repeatable human health benefits from cannabis. And antidotal (many times true) is dismissed as natural remission or healing. But that's all changed as I have three to share with you today.

In the early 1900's a dentist Weston Price reputation was destroyed by the establishment because there was no big money in healthy people and Mr. Price wanted people to spend as little time being ill requiring a doctor or a dentist and his discoveries have been buried. Mr. Price understood toxic teeth, root canal procedures had been used for several decades, and he was healing people of chronic debilitating conditions by extraction of toxic teeth. Further into this writing I will be referring to Dr. Thomas Levy as a modern-day expert on this topic of toxic teeth and root canals.

From my stance no one in power or authority living today is responsible for creating the main issues of concern that will be addressed herein this letter, and most of us have been misled including myself to one degree or another, and others are trapped in a system that controls them with money and power at the highest levels of society that prevents correction. However, we have a responsibility to do what is right to correct what is wrong.

The United States National Library of Medicine (USNLM) position was that if you have lost gum tissue it is gone forever and not coming back. I don't know how many years or decades that position stood however Colgate is no longer using the USNLM position supporting their claim in advertising, yet Colgate still advertises that your gum tissue will not grow back, and, I'm reasonably sure all that is because of the NIH recently funded 1.8-billion-dollar research into rejuvenation of gum tissue that failed to rejuvenate gum tissue.

For less than \$1000 I will prove removal of Calcified Oral Plaques in less than thirty days, and prove Gum Tissue Rejuvenation in less than thirty days and can prove cannabis as a sun screen in less than twenty-four hours, and all with Visual, Measurable, Repeatable results.

Ask yourself why would the NIH decide to fund 1.8 billion to research rejuvenation of lost gum tissue when the position of Science has been it is not possible, that in the past so much dedicated effort has been made that the scientist went as far as to print it in the USNLM records. Could it be that my breakthroughs will be so devastating to the establishment that suppression and targeting has already occurred?

The next question you might ask is why would the State of Washington revoke a medical marijuana research license within eight weeks of my presentation in January 2016. One would think such a discovery would be welcomed and embraced because science has determined that it is impossible to rejuvenate gum tissue.

We have established that I rejuvenate lost gum tissue and science can't, my avenue is blocked as WA Sate was the only state offering the research option, and the NIH funded 1.8 Billion for the research May 2016. This could be a just coincidence.

The next question you might ask is why after two years the NIH funded research has failed to rejuvenate lost gum tissue and they are near the end of the program, why would the USPTO examiner for my case reach out with a call to my Patent Attorney and ask him to get me to drop all my claims for rejuvenating lost gum tissue.

So if the timing of funding this program was a coincidence, could it also be coincidence that when the program has exhausted its funding and failed to rejuvenate gum tissue the interference in my case would also be coincidence?

Then ask yourself why would an examiner with the USPTO write and recommend a single claim that produces an extremely toxic formulation not safe for human consumption as a claim I should pursue. This is not an examiners job to draft claims, it is interference with an economic interest.

My attorney said this was very unusual and irregular, and at that time it was just that, however today looking back at events and dates it has all the signs of coordination with WA Sate Licensing Authority, the NIH, and the USPTO to prevent product development from my side and direct interference in my patent application.

On the home page you will see three completely different conditions that document visual measurable repeatable results of efficacy from cannabis in human health outcomes for three very serious human health conditions including gum tissue rejuvenation. www.oralhealthwithcannabis.com The Dentist that did an independent evaluation of Calcified Oral Plaque removal November - December 2105 was so impressed that she wanted to conduct clinical trials. However, after the raid in December 15, 2015 and my arrest in 2016 the dentist still will not speak of it due to fear of prison.

The specific research I hope to see conducted is why cannabis rejuvenates lost gum tissue and what mechanisms are being activated and by which cannabinoids. This type of research into natural healing with plants is and has been suppressed for far too long. The people want cures, I'm advocating for freedom in science and medicine, and as a matter of moral justice and liberty to end the criminalization of natural healing herbs and fungi and ending the modern-day medical practice of toxic pharmaceuticals for treatments and for recognition of and grant money for research of the human Endocannabinoid System, but not for me to conduct research, I'm not a scientist.

We have some extremely serious issues with regards to health and freedom that urgently need to be corrected, and this is difficult situation.

Government allows for, charged me for and issues me a US Patent yet won't allow me to be in business with my Intellectual Property because government has criminalized me for my part. Additionally, all indicators point to roadblocks, suppression, oppression, and lies that do not benefit we the people.

If am able to get my record expunged after my five-year waiting period September 2021 and operate that business it cannot engage in interstate commerce. This needs to change, so how many State licenses and facilities will be needed in each state if allowed to operate, let's count, Grower, Processor, Retail, Transport, Lab, so 5 x 38 = 190 licenses and facilities, and, this is with just one licensed retail store per state, and with seed to sale tracking. Is there any another industry faced with these penalties and restriction. And then why only 38 out of 50 States, don't all American people have the right to the best oral health care, and, so then it would be 250 licenses and facilities that business would require because my worthless patent is for all 50 states.

Today this business cannot have a United States Trade Mark for a paid for and issued United States Patent for a medical breakthrough, and, will require up to fifty State Trade Marks, and, that business has no access to traditional business banking, and cannot conduct international business from the USA. And can't qualify for standard business tax deductions. Additionally, cannot qualify for PPE or any Pandemic relief.

So far everyone that is processing cannabis who looks at licensing my IP is afraid of the DEA and the IRS because no one wants to be a super target! It's bad enough as it is with 21 USC 801 et seq. in place. Because the Mouth Rinse is obviously going to be a disruptor business to the establishment and with the IRS heavily targeting cannabis business for strict enforcement of Section 280E no cannabis business feels safe or that they are on a level playing field because they are not, and, these cannabis businesses are being targeted because they cannot deduct standard business expenses, as any business that traffics in federally controlled substance is in violation of 280E, and, the IRS finds this extremely lucrative. And so, it's just more fear, more

oppression, and the American people suffer for it. And I cannot find a license agreement which is my only option, the prior and current Michigan Governor is no help with early expungement, a pardon.

Thirty-eight states have legalized medical cannabis despite the federal prohibition in the CSA which means that doctors are now speaking out about and endorsing cannabis use despite the Schedule I status and cannabis has been declared essential in some areas during Covid 19 lockdown but dentists have been afraid to speak out about it for oral health care for fear of the DEA. In fact, my dentist will bar me from the office if I speak of this again. My health, my mouth, and I can't discuss it with my medical provider because they fear the Government that is here to protect us. And still to this day after five years not one doctor will publicly say I see it, and yet some will tell me they see it, and, then tell me someone needs to do something about it.

The land of the free and home of the brave has become the land of the oppressed and the home of the fearful, and these fearful people are right, something needs to be done.

The dental schools won't touch cannabis research on my discoveries, this appears to be because of fear of losing Federal Funding. I have contacted several over the years, and nothing but fear, and blind eyes, and so the people continue to suffer with poor oral health because everyone feels helpless and fears having their life destroyed.

After witnessing and documenting rejuvenated gum tissue several times I want to know why cannabis works, and therefore a clinical trial is not the aim, recognition of gum tissue rejuvenation with cannabis and research into the function of the human endocannabinoid system that was discovered in 1992 is one of the target points. I consider this type of research vital as it's thought that virtually every organ in the human body has CB1 and CB2 receptors including our skin that the medical community knows little about.

Furthermore, with regards to oral health we prevent and or remove oral plaques and calcified plaques from teeth and oral tissue with oral cannabis formulations. Looking back in time we see adult skeletons from thousands of years ago with full sets of healthy teeth because carbohydrates were not a main part of daily consumption. It is well understood that bacteria and oral plaques lead to tooth decay and poor oral health conditions, and so by eliminating oral plaques we should have an optimal oral condition to that regard, and, this would greatly reduce tooth decay.

Advanced tooth decay is the primary driver to requiring a costly Root Canal, and there is science indicating that every root canal tooth is a toxic tooth, and, that the severity of the infection of a toxic tooth will vary depending on several factors, and conditions will change over time as these bacteria can and do morph creating toxins more harmful than botulism. Dr. Thomas Levy has lectured and written a book on

the subject. Dr. Levy goes into great detail, his talk is one that everyone would be well advised to listen to if considering a root canal verses an implant, or just to understand the dangers. He is not a dentist, he is a heart surgeon who wanted to know what was causing heart attacks, and, in his talk Dr. Levy mentions tubal, yet doesn't go into the fact that there are two to six miles of tubal in the root of every tooth depending on the size of the tooth, and, that bacteria can fit five side by side in the tubal. When the nerve is removed from the tooth the immune function of the tooth is dead. Bacteria is not the only consideration as fungi can enter the tubal and in a dead tooth these nasty things are protected from the immune system and these toxic teeth are basically unchecked toxin and fungi producers providing a sheltered environment perfectly suited for unchecked proliferation.

Dr. Levy explains that the high pressure created from chewing on a molar of a toxic tooth is more effective than a syringe in delivering toxins directly into the lymphatic system.

In my 2017 research proposal I note the U S Surgeon General statement from his 2000 report on oral health where he stated that: You cannot be healthy without good oral health.

It is well understood in the medical community that poor oral health leads to many poor health conditions. Dr. Levy claims that ninety percent of heart attacks are caused from toxic teeth, that the high-pressure ventricle has clots with oral plaques ninety percent of the time, and that these Oral Plaques are the cause of the blockage, and the reason for the heart attack. Additionally, Dr. Levy claims that most breast cancer is caused from toxic teeth, and that most inflammatory conditions originate from toxic teeth. With heart attack and cancer leading the way in death toll competing with medical errors for the highest death count of Americans why wouldn't we do something about it when we have the information to do so? Like ending root canals, ending tooth decay, or holding Government Agencies accountable for maladministration, misinformation and worse.

Fifteen million root canal procedures yearly in the USA and by my calculations these Root Canal and Crown procedures cost Americans at least sixty billion dollars yearly in root canal cost alone. And for what, just to have a toxic tooth dragging down their immune system day in and day out. And now days we have Dr. Fauci telling us to wear a mask that is raising the temperature inside the mouth creating harmful bacteria growth that is reportedly being noticed in the dental offices around the world and having a negative impact on immune system function making people more susceptible to any infection.

If as science and medical professionals say that root canal teeth are the cause of many illnesses and conditions think about what impact we can have in reducing overall health care cost and improving quality of life by simply eliminating tooth decay.

My undiagnosed toxic tooth caused suffering with twenty-seven chronic conditions, and many of them for over thirty years, just one of those thirty-year conditions was fifty to sixty debilitating migraines per year. But not anymore, no migraines in the last two years. No pills, no doctor visits, no pain.

No medical provider identified my toxic tooth, most dentists do not have equipment to detect a dead tooth, and so when a living tooth gets a crown and that tooth later dies it goes toxic and will go unnoticed for a time, in my case over thirty years. According to Dr. Levy most dentists don't have the proper x-ray equipment to detect an infection at the root tip and if they do it's not a standard part of exam, and so thirty years of suffering and paying for treatments that never addressed the root cause meant my immune system was taxed more and more every time another condition developed as they all dragged down my body's ability to be healthy. It was only from experiencing Gum Tissue Rejuvenation throughout my entire mouth with the exception of one area that alerted me and forced me to critical thinking, and, research. Extracting that tooth was the beginning of recovery from twenty-seven costly human health conditions and thirty years of expensive pain and suffering. And medical professionals are afraid to discuss it with me to the point I'm threatened with refusal of essential medical services.

For you to better understand our current day medical system of treatment verse cures you will find a link to a very informative and well-done documentary Rockefeller Medicine. You may find it mirrors your experiences, it does mine.

After a long battle with poor oral health and losing all his teeth my brother died needlessly of oral cancer as have millions of Americans, and my toxic tooth nearly killed me, and so from personal experience I stand on solid ground with everything I present herein. Health freedom as it relates to what I present to you should clearly demonstrate that no one should go to jail for cannabis. And that cannabis should be reclassified as essential in human health.

Today I could be manufacturing rejuvenating formulations with cannabis under protection from infringers with my issued United States Patent and the documented efficacy from sea to shining sea, and as well around the world to the benefit of humanity, but this is not to be because Fake Science and oppression rules the day in America.

All saine people wish to be Healthy and Free.

All Americans are oppressed by the Rockefeller Health Care System of treatment with poisons and not cure. If government would allow people like me to be in business health care cost would begin to drop drastically, people would be happier and healthier. One Million unhappy Michiganders can now apply for expungement for

some cannabis crimes for affect in 2023. How many unhappy Americans have been oppressed with insane needless oppression with cannabis criminal charges?

The following is pulled directly from the NIH website https://www.nidcr.nih.gov/sites/default/files/2017-09/periodontal-disease_0.pdf “Our mouths are full of bacteria. These bacteria, along with mucus and other particles, constantly form a sticky, colorless “plaque” on teeth. Brushing and flossing help get rid of plaque. Plaque that is not removed can harden and form “tartar” that brushing doesn’t clean. Only a professional cleaning by a dentist or dental hygienist can remove tartar.” Here again the NIH is wrong.

December, 2015, I receive pictures from the dentist showing efficacy of calcified plaque removal from evaluation conducted with my cannabis formulation.

December 15, 2015 my business and residence are raided. Pictures are on my phone that is confiscated as evidence to convict me of cannabis crimes, and refusal to help acknowledge the pictures are medicinal proof, or, to expose a massive breakthrough discovery in oral health. This is what Americans get from their public servants, then it gets worse!

January 2016, I travel to Washington state and contacted the licensing authority. After reviewing my information and documentation Washington State revokes the only Medical Marijuana Research License option in the USA March 10, 2016 that I very much was in pursuit of.

Late Feb or early March 2016 my Michigan defense attorney tells me the prosecutor says there will be no charges, and says if you want to come back to Michigan it is safe for you.

Mid-March 2016 I return to Michigan

April 2016 My patent attorney files a provisional application with the USPTO.

May 2016 Back in Michigan I’m arrested, jailed and charged with multiple felonies stemming from the raid Dec 15 2015. NOTE: No new charges.

May 2016 NIH funded One Billion Eight Hundred Million to revolutionize the root canal <https://vitalrecord.tamhsc.edu/revolutionizing-root-canal-treatment/> and rejuvenate gum tissue.

Colgate stop advertising with the claim According to the United States National Library of Medicine if you have lost gum tissue it’s gone forever and it’s not coming back.

December 2017 I get a commitment from an outfit in Jamaica, after committing to me they begin a several year series of setbacks one after another from the licensing authority that were still ongoing in Dec 2020.

September 18, 2018 an examiner with the USPTO for my case makes contact with my patent attorney and this examiner claims that he has uncovered prior art to my case, then in an extremely irregular and highly unusual event he wants us to agree to cancel all claims (over fifty) and then he suggested and offered a single claim that he strongly felt would issue, and yet it had Zero commercial value with a Poison added in the formulation for consumption, and, when pressed he could not present prior art to preclude Issue of US PATENT ID: US 10,933,013 B1 on March 2 2021. So why did this happen, this is a very suspicious set of circumstances and timing of the NIH with the beginning date and fail date of the 1.8-billion-dollar study as it relates to my work, my intellectual property, and, the patent office examiner interfering in my case, and a few other considerations not disclosed herein.

March 21, 2019 NIH funded research fails to rejuvenate gum tissue
<https://newsroom.ucla.edu/releases/new-class-membranes-regenerate-tissue-bone-periodontitis#:~:text=Current%20membranes%20lack%20the%20ability,when%20placed%20in%20the%20mouth>

As of April 18, 2021 Colgate advertises with the statement “**receding gums** can’t grow back”. Note: The bold print in quotation is a live link.

If you analyze the dates and events from above it may look like a coordinated effort to suppress the miracle of a god given natural plant because within weeks of an independent Michigan /Dentist evaluation the Raids happen, then within weeks of attempting to secure a research license the option is removed, and within weeks of removing the option for a research license the NIH heavily funds with 1.8 Billion dollars into gum tissue rejuvenation research and Colgate stops referring to the United States National Library and then after years of failure with the NIH 1.8 Billion research to rejuvenate gum tissue and within months of announcing this failure the examiner with the USPTO for my case tries to get me to drop all claims and agree to apply for a patent that is a poison to humans..

It appears that virtually all Americans Constitutionally protected rights have been violated with regards to cannabis health freedom and, that there is torturous interference in economic interests from several government agencies, as well as Oppression and Incarceration of Freedom Loving Americans with and by law created from Fake Science and Suppression of Truth, as it appears to me, it was worth a minimum 1.8 Billion dollars to someone to go against the American people with such a treasonous attack of suppress of natural healing of my discoveries in oral health, and we a still incarcerating freedom loving Americans, and selling toxic pharmaceutical treatments with negative side effects and death for Americans, and

installing 15 million toxic teeth yearly via root canal and crowning living teeth with no quality of follow-up care of immune function of the tooth. We have an extremely high-cost medical care system.

The NIH spends billions researching oral health yet ignores a low-cost god given natural plant that never killed anyone. States like Michigan keep building prisons and the people can't get a break from this tyranny and oppression.

Intellectual Property Theft is constantly in the news, China China China

What about the United States Government and its Agencies Oppression of an American Citizen in pursuit of Intellectual Property both foreign and domestic and criminalizing a breakthrough discovery with fear of imprisonment, and with suppression of claims of healing from anything other than an FDA approved synthetic toxin?

Raiding and closing my business, seizing my cash, freezing my bank accounts, charging me with crimes forcing me to face criminal defense and attorney cost after financially crippling me, now add in court cost, and then as the NIH funded research into gum tissue rejuvenation is looking hopeless of success is when I hear from the USPTO suggesting I drop all my claims running up my attorney bill and delaying prosecution of my application and Issue of my Patent, and for year after year blind eyes and deaf ears from the NIH, ADA, AMA, FDA, Surgeon General, two Michigan Governors and much more has brought us here.

For well over five years, I cannot capitalize on my Intellectual property and my god given liberty to operate a business and provide for my family, and yet the government makes me pay for everything (the crime and the patent) and gives oppression in return to all Americans. The Schedule I status of cannabis under the federal controlled substances act has placed cannabis in a classification that says it has no medical application and is inherently so dangerous it cannot be made into a medical drug, 21 USC 801 et seq, and yet I and others document otherwise with efficacy and safety, and yet, this point is only one of several critical issues that I am outlining in this correspondence so that you will be well informed as this information is critical to humanity.

Everyone and anyone serving the American people need to know, and I'm obligated as a patriotic American citizen to keep broadcasting when deaf ears and blind eyes turn away and don't inform you of and with truth and fact.

A Governments irresponsibility cannot be excused when it withholds knowledge of truth and fact that infringes on the People rights. The people require the Government to be responsible when informed. For scores of decades and generations the American People have been wrongly oppressed with Fake Science and Rockefeller Medicine

causing countless sickness pain and suffering, and if that's not enough government enforced oppression with criminalization and mass imprisonment of a free people supported and enforced by those entrusted by the people to protect the people via Trust Indenture through States Constitutions

When have you last read your States Constitution and the Peoples Bill of Rights, as we the people expect government to know these well.

SCIENTIFIC PAPER

Cureus. 2020 Jan 29;12(1):e6809. doi: 10.7759/cureus.6809.

Comparison of Efficacy of Cannabinoids versus Commercial Oral Care Products in Reducing Bacterial Content from Dental Plaque: A Preliminary Observation.

Stahl V1, Vasudevan K2.

Author information:

1. Dentistry, Euro Dent Belgium, Mortsel, BEL.
2. Genetics, Cannibite, Antwerp, BEL.

Abstract

Background Dental plaque is a complex biofilm that gets formed on the teeth and acts as a reservoir of different microbes. It is the root cause for the occurrence of several dental problems and diseases, including cavities, bad breath, bleeding gums, tooth decay, and tooth loss. Therefore, it should be regularly removed using suitable oral care aids. Objectives The present study compared the efficacy of oral care products and cannabinoids in reducing the bacterial content of dental plaques. Methods Sixty adults aged 18 to 45 years were categorized into six groups based on the Dutch periodontal screening index. Dental plaques of the adults were collected using paro-toothpick sticks and spread on two Petri dishes, each with four divisions. On Petri dish-A, cannabidiol (CBD), cannabichromene (CBC), cannabinol (CBN), and cannabigerol (CBG) were used, and on Petri dish-B, cannabigerolic acid (CBGA), Oral B, Colgate, and Cannabite F (a toothpaste formulation of pomegranate and algae) were used. The Petri dishes were sealed and incubated, followed by counting the number of colonies. Results By evaluating the colony count of the dental bacteria isolated from six groups, it was found that cannabinoids were

more effective in reducing the bacterial colony count in dental plaques as compared to the well-established synthetic oral care products such as Oral B and Colgate. **Conclusion: Cannabinoids have the potential to be used as an effective antibacterial agent against dental plaque-associated bacteria.** Moreover, it provides a safer alternative for synthetic antibiotics to reduce the development of drug resistance.

NOTICE

MEDICAL BREAKTHROUGHS IN ORAL HEALTH

United States Patent ID: # US 10,933,013 B1 March 2, 2021

ORAL HYGIENE COMPOSITIONS CONTAINING EXTRACT OF CANNABIS PLANT

Patent relates to the prevention of Oral Plaques and Calcified Oral Plaques accumulation on Teeth and Oral Tissue, also the removal of Oral Plaques and Calcified Oral Plaques from Teeth and Oral Tissue. (see Documentation of Efficacy www.oralhealthwithcannabis.com)

Patent Pending status for Gum Tissue Rejuvenation and Prevention of Gum Tissue Loss. (see documentation of Efficacy www.oralhealthwithcannabis.com)

THE NIH CONTINUES TO IGNORE CANNABIS AND HAS SPENT TAX PAYER MONEY ONLY TO FAIL ONCE AGAIN.

Unfortunately, results from guided tissue regeneration are inconsistent. Current membranes lack the ability to regenerate gum tissue directly and aren't able to maintain their structure and stability when placed in the mouth <https://newsroom.ucla.edu/releases/new-class-membranes-regenerate-tissue-bone-periodontitis#:~:text=Current%20membranes%20lack%20the%20ability,when%20placed%20in%20the%20mouth.> The membrane also can't support prolonged drug delivery, which is necessary to help heal infected gum tissue. For non-biodegradable membranes, multiple surgeries are needed to remove the membrane after any drugs have been released — compromising the healing process.

Toxic Teeth Kill Americans

Dr. Levy explains claims of Scientific Evidence that all ROOT CANAL TEETH ARE TOXIC.

<https://www.youtube.com/watch?v=iti3i46Mug&list=PL2p1v7RBwTWKhTTWWWu1nz4U5NT8qWMB&index=6>

IF A ROOT CANAL IS SAFE WHY DID THE NIH FUND 1.8 BILLION TO REVOLUTIONIZE THE ROOT CANAL?

<https://vitalrecord.tamhsc.edu/revolutionizing-root-canal-treatment/>

CANNABIS DEMONSTRATES EFFICACY IN MANY OTHER HUMAN HEALTH OUTCOMES

That I'm happy to discuss with you, one example, Cannabis is a very effective Sun Screen documented on the home page www.oralhealthwithcannabis.com **NOTE: Skin Cancer from Sun Exposure Kills Americans**

With this Notice of 3 Visual, Measurable, Repeatable documented cases of Human Health Benefits from use of Cannabis its Schedule should be changed to Essential and all Oppression should end Now.

AMERICANS INCARCERATED OPPRESSED & IN FEAR BECAUSE CANNABIS IS FDA SCHEDULE 1.

IF YOU SWORE AN OATH TAKE NOTICE

CANNABIS IS A NATURAL GOD GIVEN PLANT

GOOGLE SEARCH SHOWS 15 MILLION ROOT CANAL PROCEDURES PER YEAR IN THE USA

IF WITH AVERAGE ROOT CANAL & CROWN @ 4K EACH

COSTING AMERICANS 60 BILLION USD TO HAVE TOXIC TEETH INSTALLED

MAKING MANY SICK - MOST EVERYONE OVER TIME

MAKING SOME DEAD

<https://www.medicalnewstoday.com/articles/through-my-eyes-hidden-dental-infections#Fighting-for-my-life>

https://www.deltadentalins.com/oral_health/toothaches-kill.html

My toxic tooth caused me to live with 27 Chronic health issues, many of them for over 30 years, And with THAT TOXIC TOOTH Extracted I've recovered. 😊

I discovered my toxic tooth after TISSUE REJUVENATION throughout my mouth with the exception of one area.....and then had difficulty finding a dentist who would agree to extract it.

LEARN ABOUT ROCKEFELLER MEDICINE

THE MOST IMPORTANT INFORMATION BEGINS NEAR THE 8 MINUTE MARK

https://www.youtube.com/watch?v=X6J_7PvWoMw&t=645s

Not One Dentist, Doctor, Medical Provider, or the ADA HAS THE GUTS TO SAY I SEE IT AND I'LL SAY I SEE ITIN 5 YEARS....NOT ONE.....BECAUSE OF FEAR!

20 YEARS IS A LONG TIME TO BE IMPRISONED1 MINUTE IS TO LONG!

THE MAJORITY OF US CITIZENS WANT CANNABIS OPPRESSION TO END

<https://www.marijuanamoment.net/69-percent-of-americans-now-support-legalizing-marijuana-an-all-time-high-quinnipiac-poll-finds/>

Americans would be Happier with Decriminalization of cannabis.
100 % of Americans want to be Free of all Oppression

DEMANDING FREEDOM FOR THE PEOPLE

- 1) Free All Americans from incarceration of cannabis convictions.
 - a. Provide for the best welfare of the People.
- 2) Redress All Americans with the best Oral Health Care Free of Charge.
 - a. Thus, saving tax payers trillions in ALL health care cost.
- 3) Decriminalize, don't legalize cannabis.
 - a. Legalization is a way to make hundreds or thousands of oppressive. laws, rules and regulations on the People.
- 4) Establish study of the human endocannabinoid system.
 - a. Provide Financial Support with grants and Economic Development.
- 5) Aggressively study God given natural healing herbs, fungi and virus.
 - a. Provide Financial Support with grants and Economic Development.

BELOW USPTO E-MAIL WITH DEANS PATENT ATTORNEY

From:

Sent: Tuesday, September 18, 2018 11:35 PM

To: Ethan Dean

Cc:

Subject: US Patent App. Serial No. 15/495,286 - Our Docket No. DE1-3984-U

Ethan -

I had a brief discussion with the patent examiner handling your case, and he followed up with a recommended single claim which he says should be allowable. He wants us to agree to cancel all other claims.

I told him that I would run his request by you and then get back to him.

Frankly, this procedure is quite irregular, and very unusual...!!

We could accept this proposal, but likely it will result in a very narrow and practically useless claim as he drafted it, shown below, and would clearly prevent broader claim coverage to the method claims, and likely harm potential patentability of the product claims. In other words, you could get a patent, but it might be practically worthless.

Further, since we have no idea what he thinks the closest prior art might be, I my strong recommendation would be to tell him thanks, but no thanks.

Rejecting his proposal will likely result in a first office action rejection, with perhaps a long fight, but if you go that route, then at least we will know what the prior art is, and can then evaluate what claims might be allowable, or not.

Give me a call to discuss at your convenience, or get back to me by email.

Best regards,

From: @USPTO.GOV]

Sent: Monday, September 17, 2018 10:41 AM

To: .net

Subject: 15/495,286

Let's cancel all claims and allow:

A method for preparing a mouthwash consisting essentially of a Cannabis extract consisting essentially of:

- (a) contacting said cannabis which is one or more of *Cannabis sativa*, or *Cannabis indica*, or *Cannabis ruderalis*, or interbred strains thereof, with a human ingestible solvent system consisting essentially of glycerin and hexane;
- (b) maintaining contact between said cannabis and said human ingestible solvent system under alternating temperature conditions consisting essentially of glycerin and hexane, said alternating temperature conditions consisting essentially of (i) a selected time X at a refrigerated condition, and (ii) a selected time Y at a room temperature condition, said alternating temperature conditions having a range of from about minus 20°F to about 110°F;
- (c) repeating the refrigerated condition and the room temperature condition N+1 cycles, where N is a positive integer, and
- (d) filtering cannabis from said human ingestible solvent system under alternating temperature conditions consisting essentially of glycerin and hexane to produce a substantially pure liquid mouthwash composition consisting essentially of a Cannabis extract

Ethan D. Dean

UNEMPLOYED CANNABIS CRIMINAL

DATE: 4/20/2021

Citizens Scientist LLC (owner)

Citizen Scientist Oral Health Project (organizer)

The Republic State of Michigan

ethan@oralhealthwithcannabis.com

www.oralhealthwithcannabis.com

See the Oppression section in my Research Proposal in the About US section

DEADACATED TO END FAKE SCIENCE AND OPPRESSIVE MEDICINE

EXHIBIT 5

HIGH TREASON

Proper Service USPS Certified

Named: Drew Hirsfeld

Michael Meller

Indictment and arrest warrant Order with Sheriff

DEFAULT on Indictment and admission

Admits Treason in a Court of Record

Copy enclosed:

U.S. Postal Service™
CERTIFIED MAIL® RECEIPT
 Domestic Mail Only

For delivery information, visit our website at www.usps.com®.

ALLEGHENY POSTAL USE

Certified Mail Fee \$3.60 0653 06

Extra Services & Fees (check box, add fee to amount here)
 Return Receipt (hardcopy) \$ 0.05
 Return Receipt (electronic) \$ 0.00
 Certified Mail Restricted Delivery \$ 0.00
 Adult Signature Required \$ 0.00
 Adult Signature Restricted Delivery \$ 0.00

Postage \$1.80

Total Postage and Fees \$8.25

06/14/2021

17TH

Sent To *DR. HIRSHFELD*
 Street and Apt. No., or PO Box No. *PO BOX 1450*
 City, State, Zip+4 *ALEXANDRIA VA 22313*

PS Form 3800, April 2015 PSN 7530-02-000-9057 See Reverse for Instructions

SENDER: COMPLETE THIS SECTION

Complete items 1, 2, and 3.

Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits.

Article Addressed to: *USPTO*
DR. HIRSHFELD
PO BOX 1450
ALEXANDRIA VA
22313-1450



9590 9402 6273 0274 5302 52

Article Number (Transfer from service label)

0 2450 0000 3633 2360

S Form 3811, July 2020 PSN 7530-02-000-9053

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A. Signature Agent
 Addressee

B. Received by (Printed Name) C. Date of Delivery

D. Delivery address different from item 1? Yes
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 Signature Confirmation Restricted Delivery

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 105 W 3RD ST
 KALKASKA, MI 49646-5107
 (800)275-8777

06/14/2021

12:05 PM

Product Qty Unit Price

Mailer 10.5 x 16 2 \$1.49 \$2.98

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Springfield, VA 22152

Weight: 1 lb 11.70 oz

Expected Delivery Date

Thu 06/17/2021

Certified Mail® \$3.60

Tracking #: 70202450000036335006

Return Receipt \$2.85

Tracking #: 9590 9402 6273 0274 5303 13

Total \$16.55

First-Class Mail® 1 \$1.80

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Alexandria, VA 22313

Weight: 0 lb 4.50 oz

Estimated Delivery Date

Fri 06/18/2021

Certified Mail® \$3.60

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Return Receipt \$2.85

Tracking #: 9590 9402 6273 0274 5302 52

Total \$8.21

Grand Total: \$27.71

Cash \$100.00

Change -\$72.22

 USPS is experiencing unprecedented volume increases and limited employee availability due to the impacts of COVID-19. We appreciate your patience.

 Text your tracking number to 28777 (2USPS) to get the latest status. Standard Message and Data rates may apply. You may also visit www.usps.com USPS Tracking or call 1-800-222-1811.

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or call 1-800-410-7420.

UFN: 254930-0653
 Receipt #: 840-54930544-2-3649157-2
 Clerk: 06

FROM: Mr. Ethan D. Dean / Claimant / One of the People
1689 Cool Rd SE
Kalkaska, Michigan
49646

TO: Drew Hirsfeld / DIRECTOR PATENTS UNITED STATES
PATENT AND TRADEMARK OFFICE
P.O. BOX 1450
Alexandria, VA
22313-1450

-) Notice of Civil Rights Violations
-) Notice of Maladministration
-) Notice of Misadministration
-) Notice of Fraud
-) Notice of Constitutional Demand
-) Notice of Common Law
-) Notice of Change in Contract Terms
-) Notice of Right to Arbitration
-) Notice of Treason

Respondent:
Drew Hirschfeld

NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT

NOTICE BY AFFIDAVIT

Comes now Affiant, one of the people (as seen in the Michigan Bill of Rights Article 1 Section 2 Michigan Constitution) Sui Juris, in this court of record, do make the following claims:

With this document I am asserting my Constitutional Duty to instruct you and remind you of the Peoples Rights, your Oath, your Obligations, and represents my Constitutional Demand for fair and equal treatment, you are further Noticed as follows:

ARTICLE I DECLARATION OF RIGHTS § 1 Political power.

Sec. 1. All political power is inherent in the people. Government is instituted for their equal benefit, security and protection.
History: Const. 1963, Art. I, § 1, Eff. Jan. 1, 1964.
Former constitution: See Const. 1908, Art. II, § 1.

Please take further notice that any denial of the protection and maintenance of the people's individual rights are/is maladministration, treason, and an insurrection against the People;

§ 2 Equal protection: discrimination.

Sec. 2. No person shall be denied the equal protection of the laws; nor shall any person be denied the enjoyment of his civil or political rights or be discriminated against in the exercise thereof because of religion, race, color or national origin. The legislature shall implement this section by appropriate legislation.
History: Const. 1963, Art. I, § 2, Eff. Jan. 1, 1964.

§ 3 Assembly, consultation, instruction, petition.

Sec. 3. The people have the right peaceably to assemble, to consult for the common good, to instruct their representatives and to petition the government for redress of grievances.

History: Const. 1963, Art. I, § 3, Eff. Jan. 1, 1964.

Former constitution: See Const. 1908, Art. II, § 2.

**ARTICLE III
GENERAL GOVERNMENT**

§ 7 Common law and statutes, continuance.

Sec. 7. The common law and the statute laws now in force, not repugnant to this constitution, shall remain in force until they expire by their own limitations, or are changed, amended or repealed.

History: Const. 1963, Art. III, § 7, Eff. Jan. 1, 1964.

Former constitution: See Const. 1908, Schedule, § 1.

**UNITED STATES PATENT AND TRADEMARK OFFICE Examiner
Michael Meller Michael [mailto:UNITED STATES PATENT AND
TRADEMARK OFFICE.GOV] interfered in the prosecution of my
patent application;**

(SEE EXHIBIT 1) on (page 13)

According to my patent attorney Mr. Goodloe the UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller indicated that he had uncovered prior art to my case, and that as my claims would be moot from prior art UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller wanted me to drop all my claims and pursue his offer of a claim that UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller felt would issue. I decided to force prosecution of the case to see what prior art he had uncovered;

Phone records from the office of Mr. Goodloe indicate that examiner Michael Meller called the office of Mr. Goodloe my patent attorney for a discussion, however Mr. Goodloe was not available to take the call from examiner Michael Meller, Mr. Meller was question on the reason for the call and Mr. Meller refused to provide any indication of his reason for calling Mr. Goodloe;

(SEE EXHIBIT 1)

I believe the arguments presented by UNITED STATES PATENT AND TRADEMARK OFFICE examiner(s) in my case have been weak, out of line, and unprofessional wicked and evil;

Furthermore, I believe a review from a qualified examiner will show that the UNITED STATES PATENT AND TRADEMARK OFFICE examiner(S) were way out of line in the arguments they presented and that were a very costly waste of time and money, a waste of the Peoples money within the UNITED STATES PATENT AND TRADEMARK OFFICE, a waste of my money and unnecessary efforts and lost time;

Eventually the UNITED STATES PATENT AND TRADEMARK OFFICE issued a final office response denying my claims and refusing to issue a patent. I was unwilling to except the decision and Mr. Goodloe filed an after final office action response and with additional time money and effort won issue of US PATENT ID: US 10,933,013 B1 on March 2 2021 for Mr. Ethan D. Dean;

After issue of US PATENT ID: US 10,933,013 B1 on March 2 2021 the attacks continued and so I started reviewing the years in detail to draft an open letter, it was when I could not find the e-mail from Mr. Goodloe pertaining to the date of contact from the UNITED STATES PATENT AND TRADEMARK OFFICE requesting that I drop all claims that I contacted Mr. Goodloe requesting information on the date of the email. By the time Mr. Goodloe responded with phone records I had located the email and it was not until this point in time that I realized the nefarious actions of UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller suggesting a Toxic Poison for humans, and my private correspondence with Mr. Goodloe can verify this truth. I believe that if only one thing had given positive traction in business development I may never have discovered the wicked evil treasonous acts of UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller;

Public Servants and the Agencies and Departments of Government do not have the people's permission to operate in self-serving acts that go against the People, if you believe we the people granted you authority or your department authority to subvert the people I demand you show where we the people gave you that authority in the constitution;

Government offices are to be open, accessible, responsive, and responsible to the People, therefore it is my Order and Demand that a complete and extremely thorough UNITED STATES PATENT AND TRADEMARK OFFICE internal investigation be conducted and generate a detailed report on these matters. In this report you will detail all related email correspondence including Bcc both inbound and outbound, all related phone records, all related internal hand written notes, and provide the names of every individual who touched my case. It is my **WISH ORDER AND DEMAND THAT** you do provide me with all the all facts relating to the nefarious actions against me Mr. Ethan

D. Dean and my position, and those actions against attorney Mr. Goodloe and his position **within Thirty (30) days of receipt of this notice;**

Failure to respond with an extensive detailed report prior to the expiration of the 30-day deadline means that you are suppressing the information and may be considered complicit in a fraud on the People;

I believe that Mr. Goodloe felt extreme pressure to cooperate with the nefarious evil wicked pressure from UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller to comply with his plan and perpetrate a fraud or Mr. Goodloe would face difficulties with UNITED STATES PATENT AND TRADEMARK OFFICE examinations in future case prosecutions;

Please take further notice that the Bar Association is a private association, the People have not authorized private foreign entities to use our governing agencies or their representative's policy makers police employees or courts to attack those who stand in their position for the People's Protection and Civil Rights;

If you believe that you or any other public servant or governing authority were given Constitutional Authority to act without accountability to the people show the authority in any one of the State Constitutions or the US Constitution and where we the people gave any Public Servant the power to interfere with the will of We The People and oppress them **within 5 days of receipt of this Notice with a proper certified delivery requiring autograph of receipt;**

Failure to acknowledge the facts presented herein and within this document and take swift action to correct any and all injustices against any one of the People is unacceptable evil, wicked and treasonous;

I Mr. Ethan D. Dean believe, and it appears to me, that a coordinated attack has been waged on me personally and professionally from several Federal and State Government Agencies and Departments that appear to continue still to this day. You should consider that my oral health discoveries and Intellectual Property are and will continue to be very disruptive to Big Pharma and the traditional health care services industry as there is nothing available the world over that is natural and removes calcified oral plaques, or that prevents oral plaque accumulation on teeth and tissue. Additionally, until I held in my hand evidence from an independent dentist evaluation in Dec 2015 medical science was unable to rejuvenate lost gum tissue or prevent gum tissue loss and this was stated so in the United States National Library of Medicine, and in 2016 to 2019 science has had a colossal 1.8-Billion-dollar failure in what I believe was an attempt to conceal and quash the rejuvenative medicinal value of cannabis and my position with cannabis and oral health;

The UNITED STATES PATENT AND TRADEMARK OFFICE may have big industry moles working within the ranks, and or both involved

from inside and outside the ranks of the UNITED STATES PATENT AND TRADEMARK OFFICE.

Oral Plaques are well known and understood to be responsible for tooth decay and poor oral health. The National Institute of Health (NIH) and the American Dental Association (ADA) have no evidence that a root canal tooth is safe. There is a body of evidence that every root canal tooth is a toxic tooth and the cause of many serious poor health outcomes;

In March 2016 Washington State pulled the Marijuana research license after I had presented my finding to the Licensing Authority. In May 2016 I'm arrested, jailed and charged with many felony crimes, and in May 2016 the same month and year the NIH funds 1.8 Billion tax payer dollars for a study titled "Revolutionizing the Root Canal" only to announce in early 2019 that the study FAILED to regenerate gum tissue. I believe that the researchers had exhausted the majority of the 1.8 BILLION DOLLAR funding and knew the failing results on Sept 17th 2018 when UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller tried to get Mr. Goodloe to have me drop all my claims and pursue a TOXIC POSITION FOR HUMANS formulation, as such I have every reason to believe that UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Meller did not act alone. Additionally in 2018 the United States froze the banking of a Canadian/Jamaican outfit that had agreed and committed to work with me in developing and marketing my Discoveries, my Trade Secrets and potential Intellectual Property (IP) and they have had a steady stream of setbacks from the Jamaican licensing authority the 5 months that I was in Jamaica that continued through December 2020 as if the hands of suppression and oppression knows no boundary, and when returned state side I got the extra scrutiny at the airport with an extra thorough inspection;

From the very beginning I would have had no problem financing my Intellectual Property Internationally, and desired it and tried extremely diligently to secure a PCT application up to the vary last opportunity, the attacks form the UNITED STATES PATENT AND TRADEMARK OFFICE and my County, State, and Federal government agencies and departments of have severally hindered my ability and has caused a failure in securing the PCT application. Beside the economic loss to me, the people suffer with unconstitutional drug policy and statutes that keep them sick, oppressed and criminalized, as such the cost is so extreme in pain and suffering, loss of life and liberty, loss of financial and more that I am not able to calculate a comprehensive total at this time;

When I knew I had a partner and a program to step into I filed provisional patents that were abandoned due to the oppression, as such the cost in Intellectual Property losses far exceeds the case of discussion;

Please take further notice that should UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller or another complicit culpable bad actor within or outside the UNITED STATES PATENT AND TRADEMARK OFFICE wish to fully cooperate in the investigation I will advocate for leniency pertaining to any potential charge or conviction of treason which does carry a death penalty of firing squad or hanging because all the rats must be exposed;

Furthermore; please take notice that any Bar Association Attorney who represents a bad actor in the UNITED STATES PATENT AND TRADEMARK OFFICE investigation and or criminal prosecution will be considered an unlicensed foreign entity combatant waring with the People;

Admit UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller interfered in Mr. Ethan D. Deans UNITED STATES PATENT AND TRADEMARK OFFICE patent case with ill intent.

Admit that UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller placed a call for Mr. Goodloe recorded and dated Tuesday September 11th 2018 at 12:56 PM.

Admit Mr. Goodloe was not available to receive the call from UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller.

Admit that UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller refused to discuss the reason for the call with the office of Valirie McManus.

Admit that UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller claimed to have sent e-mail to Mr. Goodloe and that Valirie McManus was unable to see a copy of said email in her email inbox.

Admit that UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller claimed to have sent e-mail to Mr. Goodloe and that Valirie McManus was unable to see a copy in her box and UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller refused to send copy to Valirie McManus.

Admit that UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller was uncomfortable to discuss the reason for his call with Valirie McManus because he intended to pressure Mr. Goodloe into committing a Nefarious Evil Wicked Treasonous Act of fraud against the Trust/Indenture of the constitution Examiner Michial Meller should have sworn to, the UNITED STATES PATENT AND TRADEMARK OFFICE, Mr. Ethan D. Dean, Mr. Goodloe himself, and the People of the world, and their mammal pets and live stock.

Admit that UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller sent email to Mr. Goodloe dated and time stamped Monday September 17, 2018 10:41 AM.

Admit that UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller drafted a claim that created a toxic poison to humans and that he (UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller) sent the sent email to Mr. Goodloe that is time and date stamped Monday September 17, 2018 10:41 AM.

Admit that UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller sent draft of a claim that created a toxic poison to humans in the sent email to Mr. Goodloe dated and time stamped Monday September 17, 2018 10:41 AM and is a reason to terminate his position as UNITED STATES PATENT AND TRADEMARK OFFICE Examiner.

Admit that suggesting a toxic poison for humans as a patent claim is evil wicked and an act of a **fraud** that has had an unknown negative impact on all humanity from suppressing the discoveries of Cannabis in Oral Health that has been set before the UNITED STATES PATENT AND TRADEMARK OFFICE by and through Mr. Ethan D. Dean's patent attorney Mr. Goodloe **back** in the year of our Lord Two Thousand Sixteen.

Admit UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller committed a fraud that has had a negative financial Global effect to Mr. Ethan D Dean as it relates to commerce and his Intellectual Property.

Admit that UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller committed a treasonous act against the people of the USA and a fraud on world in suppressing medical breakthrough discoveries in oral health that prevent tooth decay, prevent loss of gum tissue, removes calcified oral plaques, and rejuvenate lost gum tissue.

Admit that a former UNITED STATES SURGEON GENERAL Stated that you cannot be healthy without good oral health.

Admit that poor oral health creates many additional poor health outcomes in humans and mammals.

Admit that the nefarious actions taken by UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller in Mr. Ethan D. Dean's UNITED STATES PATENT AND TRADEMARK OFFICE case are clearly tortious interference in an economic interest.

Admit that the nefarious actions taken by UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller are outside of his authority.

Admit that the nefarious actions taken by UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller put Mr. Goodloe in a compromised position.

Admit that the nefarious actions taken by UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller added cost financially and in emotional distress to Mr. Ethan D. Dean and his legal obligations of prosecuting his intellectual property claims working with Patent Attorney Mr. Goodloe.

Admit that the nefarious actions taken by UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller suppressed and oppressed the proper standard of development of Mr. Ethan D. Dean's Intellectual Property from within the UNITED STATES PATENT AND TRADEMARK OFFICE and that the public servants involved and those in charge of oversight of the UNITED STATES PATENT AND TRADEMARK OFFICE are accountable to the People at all times.

Admit that oral plaque is a known cause of tooth decay.

Admit that tooth decay harms humans.

Admit that tooth decay leads to poor oral health.

Admit that poor oral health leads to poor overall health.

Admit that toxic teeth do kill Americans.

Admit that the National Institute of Health has no proof that a root canal tooth is safe.

Admit that the American Dental Association has no proof that a root canal tooth is safe.

Admit that reportedly there are 15 million root canal procedures performed in the USA annually.

Admit that there is a great financial cost to 15 million root canal procedures annually in the USA.

Admit that there is an extreme amount of pain and suffering from 15 million rotten decayed teeth requiring a root canal procedure annually in the USA.

Admit that the USA population is a small fraction of the world's population.

Admit that mammals suffer from tooth decay.

Admit that tooth decay is the primary cause and reason for need of a root canal, or an implant.

Admit that there are bodies of scientific evidence that **all root canal teeth are toxic**.

Admit that toxic teeth harm humans.

Admit that the United States National Library of Medicine position on lost gum tissue prior to the National Institute of Health funding 1.8 Billion Dollars the year of our Lord Two Thousand Sixteen to rejuvenate lost gum tissue under the **disguise title** “Revolutionizing the Root Canal” and that, the position was, that if you have lost gum tissue it’s gone forever and not coming back.

Admit that the United States National Library of Medicine position on lost gum tissue prior to the National Institute of Health funding 1.8 Billion Dollars to rejuvenate lost gum tissue under the **disguise title** “Revolutionizing the Root Canal” was that if you have lost gum tissue it’s gone forever and not coming back, and that said 1.8 Billion Dollar Study actually failed to regenerate or rejuvenate gum tissue.

Admit that Mr. Ethan D. Dean has documented evidence of gum tissue rejuvenation and submitted said evidence with a Declaration in the pending continuation patent case that is currently in the prosecution stage within the **UNITED STATES PATENT AND TRADEMARK OFFICE**.

Admit the upcoming **UNITED STATES PATENT AND TRADEMARK OFFICE**. action in said case is many months in the future.

Admit that Medical Science is unable to rejuvenate lost gum tissue.

Admit that the opportunity for a PCT filing of the Intellectual Property in this case is not available for Mr. Ethan D. Dean as of the publication of an issued **UNITED STATES** patent 03-02-2021

Admit the proof to the claims made herein this document against the **UNITED STATES PATENT AND TRADEMARK OFFICE** and **UNITED STATES PATENT AND TRADEMARK OFFICE Examiner** Michael Meller are documented in Exhibit 1 (page 12), your internal data base of the **UNITED STATES PATENT AND TRADEMARK OFFICE**, and in the data base of attorney Mr. Goodloe.

Admit further investigation beyond these truths within this document must be conducted that goes beyond what is presented herein in order to discover the whole truth in these matters and to clean out any and all bad actors from the **UNITED STATES PATENT AND TRADEMARK OFFICE**.

Admit that the UNITED STATES PATENT AND TRADEMARK OFFICE has or had bad actors working against the People in violation of the Trust/Indenture and Oath and Limited Authority granted by We the People by and through the US Constitution that binds governments to a JUST AND LIMITED AUTHORITY.

Admit that the UNITED STATES PATENT AND TRADEMARK OFFICE grants United States Patents and REFUSES to issue United States Trademarks as in the Case of Mr. Ethan D. Dean.

Admit that the highest law of the land is the common law that founded our constitutions, and that all men are created equal constitutionally, and equality is a God Given Constitutionally Guaranteed Right of ALL People.

Admit that a man who owns a United States Patent involving cannabis is treated differently by UNITED STATES PATENT AND TRADEMARK OFFICE than a man without cannabis in his patent in clear civil rights violation of equality among men.

Admit that the UNITED STATES PATENT AND TRADEMARK OFFICE unconstitutionally refuses to treat all men equal in Trademarks, and additionally, bad actor(s) within the UNITED STATES PATENT AND TRADEMARK OFFICE with nefarious acts of sabotage interferes in a man's Intellectual Property Rights as documented and presented within this document.

Admit that Mr. Ethan D. Dean has a constitutional right to Happiness.

Admit the Unconstitutional Governmental attacks on Mr. Ethan D. Dean is a valid understandable point of difficulty in feeling happy with the many years of government attacks on him and his business both personally and professionally.

Admit that Mr. Ethan D. Dean has a Constitutional Right to Liberty.

Admit that the nefarious actions from within and under the authority of the UNITED STATES PATENT AND TRADEMARK OFFICE stemming from examiner Meller's attempts to quash Mr. Ethan D. Dean's rightful advantages in owning national and international intellectual property have greatly limited his Liberty.

Admit that Mr. Ethan D. Dean has a constitutional right to be secure.

Admit that the UNITED STATES PATENT AND TRADEMARK OFFICE prosecution of Mr. Ethan D. Dean's Intellectual Property has not been secure within the UNITED STATES PATENT AND TRADEMARK OFFICE at the hands of UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller.

Admit that UNITED STATES PATENT AND TRADEMARK OFFICE examiner Michael Meller must be interrogated for crimes against humanity.

Admit that the violations of Mr. Ethan D. Dean's constitutional rights listed herein this document do not account for all the constitutional violations perpetrated against him, yet Mr. Ethan D. Dean has sufficiently stated the nefarious evil wicked crimes committed against him to receive due care with the Remedy called for and described in the Remedy statement found below on page 11.

This is an Affidavit and contract and change of terms. Any man or woman who denies these claims are true must rebut them under penalty of perjury in the form of a sworn affidavit. Any man or woman who decides to suppress this affidavit agrees to pay \$30,000 and any disputes by any public officials or private actors who are bound by contract to the United States Constitution within the United States agrees to have these matters heard before an Arbitrator of my choice and to be bound thereby. Any man or woman denying these claims are true must rebut these claims point by point within five (5) days or 120 hours. Failure to respond means that by acquiescence you agree that all claims are true. Failing to respond with constitutionally granted authority which gave you the power to disregard the rights of the people mentioned within this Affidavit and Contract, means that you agree to have this affidavit used as evidence of Treason, Civil Rights Violations and Maladministration. You further agree that once the 5-day time period has expired, this Affidavit becomes truth and law and that all matters must be considered adjudged and that no court has jurisdiction to rehear these matters and that the witness (and all additional witnesses) against the UNITED STATES PATENT & TRADEMARK OFFICE, and, any culpable bad actors employed within the department or agencies departments and or divisions or the individuals contracted by the UNITED STATES PATENT AND TRADEMARK OFFICE shall be considered sufficient for conviction. Remedy shall be had by compensating Mr. Ethan D. Dean three point eight (3.8) Trillion US Dollars for his National and International opportunity losses in Patent Protection with (18) eighteen annual installments the first to be paid beginning November 2021 and the triple the life of the US Intellectual Property of Mr. Ethan D. Dean for civil rights violations and provide the detailed investigation report timely with proper certified service.

Furthermore, I Mr. Ethan D. Dean fully reserve and retain any and all rights of and for any other additional rights to Remedy in these matters and do not surrender or forfeit any Rights to Remedy with by and through this declaration.

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in Kalkaska, Michigan on this 14th day of June in the Year of ~~Our Lord Two Thousand and Twenty-One.~~

~~Autograph of Affiant:~~

Notary as JURAT CERTIFICATE

Michigan
Kalkaska County

On this 14 day of June, 2021 before me,

Patti Amore, a Notary Public, personally appeared

Mr. Ethan D. Dean, who proved to me on the basis of satisfactory evidence to be the man whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his autograph on the instrument the man executed, the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Michigan State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat Patti Amore
Seal

PATTI AMORE
Notary Public, State of Michigan
County of Kalkaska

My Commission Expires 03-09-2026
Acting in the County of Kalkaska

EXHIBIT 1

From: Meller, Michael [mailto:UNITED STATES PATENT AND TRADEMARK OFFICE.GOV]
Sent: Monday, September 17, 2018 10:41 AM
To: goodpatent@earthlink.net
Subject: 15/495,286

Let's cancel all claims and allow.

A method for preparing a mouthwash consisting essentially of a Cannabis extract consisting essentially of:

- (a) contacting said cannabis which is one or more of *Cannabis sativa*, or *Cannabis indica*, or *Cannabis ruderalis*, or interbred strains thereof, with a human ingestible solvent system consisting essentially of glycerin and hexane;
- (b) maintaining contact between said cannabis and said human ingestible solvent system under alternating temperature conditions consisting essentially of glycerin and hexane, said alternating temperature conditions consisting essentially of (i) a selected time X at a refrigerated condition, and (ii) a selected time Y at a room temperature condition, said alternating temperature conditions having a range of from about minus 20°F to about 110°F;
- (c) repeating the refrigerated condition and the room temperature condition N+1 cycles, where N is a positive integer, and
- (d) filtering cannabis from said human ingestible solvent system under alternating temperature conditions consisting essentially of glycerin and hexane to produce a substantially pure liquid mouthwash composition consisting essentially of a Cannabis extract

Reams Goodloe Law Offices

R REAMS GOODLOE PS

Message Detail

Printed by: Reams Goodloe

Date: Tue September 11, 2018

Time: 12:56 PM

To: Reams Goodloe

From: Examiner Michael Meller

Phone: 571 272 0967

Associated File(s): Dean, Ethan (DE1-3984-U) UTILITY - Oral Hygiene Compositions Containing Extract of Cannabis Plant - DE1/3984-U

Message: Examiner Michael Meller called to discuss the Dean application. He said he sent Reams an email (I don't see anything in my mail). He would not discuss what he needed to discuss with Reams with me. He would not send me the email he sent to Reams. Meller would like Reams to call him when he

returns to the office at 571 272 0967.

Taken by: Valerie McManus

Status: Please Call

Outstanding:

Dealt With: Yes

Page 1 of 1

EXHIBIT 6

HIGH TREASON

Proper Service USPS Certified

DEA

Named: D. Christopher Evans

Indictment and arrest warrant Order with Sheriff

DEFAULT on Indictment

Admits Treason in a Court of Record

Copy enclosed:

**U.S. Postal Service™
CERTIFIED MAIL® RECEIPT**
Domestic Mail Only

For delivery information, visit our website at www.usps.com®

OFFICIAL USE

0653 06

Postmark Here

06/14/2021

16TH

Sent To: CHRISTOPHER BUANS
8701 MORRISSETTE DR
SPRINGFIELD VA 22152

PS Form 3800, April 2015 PSN 7530-02-000-9047 See Reverse for Instructions

9005 EE9E 0000 0542 0204

Certified Mail Fee \$3.60

Extra Services & Fees (check box, add fee)

Return Receipt (hardcopy) \$17.10

Return Receipt (electronic) \$0.00

Certified Mail Restricted Delivery \$6.60

Adult Signature Required \$0.00

Adult Signature Restricted Delivery \$0.00

Postage \$10.10

Total Postage and Fees \$16.55

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:
D. CHRISTOPHER BUANS
8701 MORRISSETTE DR
SPRINGFIELD VA
22152

2. Article Number (Transfer from service label)
7020 2450 0000 3633 5006

3. Service Type

Adult Signature

Adult Signature Restricted Delivery

Certified Mail®

Certified Mail Restricted Delivery

Collect on Delivery

Collect on Delivery Restricted Delivery

Insured Mail (over \$500)

Priority Mail Express®

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2S Form 3811, Julv 2020 PSN 7530-02-000-9053 Domestic Return Receipt

COMPLETE THIS SECTION ON DELIVERY

A. Signature Agent Addressee

B. Received by (Printed Name) C. Date of Delivery

D. Is delivery address different from item 1? Yes No

If YES, enter delivery address below:

FROM: Mr. Ethan D. Dean / Claimant / One of the People
1689 Cool Rd SE
Kalkaska, Michigan
49646

TO: D. Christopher Evans / DEA Administration Chief
8701 Morrissette Drive
Springfield, VA
22152

-) Notice of Civil Rights Violations
-) Notice of Maladministration
-) Notice of Misadministration
-) Notice of Fraud
-) Notice of Constitutional Demand
-) Notice of Constitutional Class Action
-) Notice of Common Law
-) Notice of Change in Contract Terms
-) Notice of Right to Arbitration
-) Notice of Treason

Respondent:
D. Christopher Evans

NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT

NOTICE BY AFFIDAVIT

Comes now Affiant, one of the people (as seen in the Michigan Bill of Rights Article 1 Section 2 Michigan Constitution) Sui Juris, in this court of record, do make the following claims:

With this document I am asserting my Constitutional Duty to instruct you and remind you of the Peoples Rights, your Oath, your Obligations, and represents my Constitutional Demand to remove cannabis from schedules and classify as essential for human health, you are further Noticed as follows:

ARTICLE I DECLARATION OF RIGHTS § 1 Political power.

Sec. 1. All political power is inherent in the people. Government is instituted for their equal benefit, security and protection.

History: Const. 1963, Art. I, § 1, Eff. Jan. 1, 1964.
Former constitution: See Const. 1908, Art. II, § 1.

Please take further notice that any denial of the protection and maintenance of the people's individual rights are/is maladministration, treason, and an insurrection against the People;

§ 2 Equal protection; discrimination.

Sec. 2. No person shall be denied the equal protection of the laws; nor shall any person be denied the enjoyment of his civil or political rights or be discriminated against in the exercise thereof because of religion, race, color or national origin. The legislature shall implement this section by appropriate legislation.
History: Const. 1963, Art. I, § 2, Eff. Jan. 1, 1964.

§ 3 Assembly, consultation, instruction, petition.

Sec. 3. The people have the right peaceably to assemble, to consult for the common good, to instruct their representatives and to petition the government for redress of grievances.

History: Const. 1963, Art. I, § 3, Eff. Jan. 1, 1964.

Former constitution: See Const. 1908, Art. II, § 2.

**ARTICLE III
GENERAL GOVERNMENT**

§ 7 Common law and statutes, continuance.

Sec. 7. The common law and the statute laws now in force, not repugnant to this constitution, shall remain in force until they expire by their own limitations, or are changed, amended or repealed.

History: Const. 1963, Art. III, § 7, Eff. Jan. 1, 1964.

Former constitution: See Const. 1908, Schedule, § 1.

I filed petition received by the DEA May 6th 2021;

(SEE EXHIBITS 1 and 2)

The petition was accompanied with a letter with a Demand for a reply within 30 days. As of today, I have not received the response;

(SEE EXHIBIT 3)

Cannabis remains Schedule I as of this the date of this draft;

Government is to serve the best interest of the People, to be open, responsive, responsible and accountable. Ignoring the will of the people and embracing **FAKE SCIENCE TO OPPRESS THE PEOPLE IS TREASONIOUS WICKED AND EVIL;**

By the power of one of the people, and the power declared in the above constitutional provisions, I, Affiant, stand for equal protection of Health Freedom Liberty for the people demand, require and order cannabis rightfully be removed from schedules and classified as essential for human health;

Please take further notice that the **UNITED STATES GOVERNMENT AGENCIES FEDERAL AND STATE HAVE BEEN OPPRESSING THE PEOPLE AND ATTACKING ME FOR YEARS and getting away with it because a FRAUD** of the **FAKE SCIENCE AND POLLUTED PEER**

REVIEW AND SUBSEQUENT SCHEDULING OF CANNABIS THAT IS PERPRTRATED ON THE PEOPLE;

(SEE EXHIBITS 4, 5, 6)

ANY FURTHER TRAMPLING OF THE PEOPLE'S HEALTH FREEDOM RIGHTS IS EVIL WICKED AND TREASONOUS WHEN DONE WITH FULL KNOWLEDGE OF THE FACTS PRESENTED;

Please take further notice that the Bar Association is a private association, the People have not authorized private foreign entities to use our governing agencies or their representative's policy makers police employees or courts to attack those who stand in their position for the People's Protection and Civil Rights;

If you believe that you or any other public servant or governing authority were given Constitutional Authority to act without accountability to the people please show the authority in any one of the State Constitutions or the US Federal Constitution and where we the people gave any Public Servant the power to interfere with the will of We The People and oppress them for any reason including based on FAKE SCIENCE within 3 days of receipt of this Notice with proper certified service requiring autograph;

The majority of the individual Republic States of the UNITED STATES OF AMERICA have the majority in favor of access to cannabis;

Failure to acknowledge the facts presented herein within this document and take swift action to correct any injustices against any one of the People is unacceptable evil, wicked and treasonous;

PLEASE TAKE FURTHER NOTICE, EVERYONE OF THE PEOPLE HAVE A MOUTH AND EVERYONE OF THE PEOPLE HAVE SKIN THEREFORE YOUR DECISION IMPACTS ALL AMERICAN'S THEREFORE SHOULD YOU FAIL TO ACT IN THE BEST INTEREST OF THE PEOPLE IN THIS MATTER AS ORDERED BY THE PEOPLE WITHIN THREE (3) DAYS (72 HOURS) A PEOPLE'S CONSTITUTIONAL CLASS ACTION AUTOMATICALLY KICKS ON WITH FULL FORCE WITH A FINE OF \$10.00 PER EVERY FREE INDIVIDUAL UNITED STATES AMERICAN CITIZEN PER DAY AND \$100,000.00 PER DAY FOR EVERY UNJUST INCARCERATION MAINTAINED FROM THE FAKE SCIENCE CLASSIFICATION OF CANNABIS AGAINST THE DRUG ENFORCEMENT AGENCY AND THE UNITED STATES FEDERAL GOVERNMENT THAT HAS OVERSIGHT TO THE DEPARTMENT OF THE DRUG ENFORCEMENT AGENCY AND WILL REMAIN IN FORCE UNTIL THE DAY THE DEA ENDS THE TREASNIUS OPPRESSION OF HEALTH LIBERTY FREEDOM AGAINST THE PEOPLE OF THE UNITED STATES OF AMERICA IN SCHEDULING OF CANNABIS;

Please take further Notice, I Mr. Ethan D. Dean one of the people represent and stand for all the people of United States Population in

this matter of Constitutional Health Freedom Liberty with my documented evidence and issued United States Patent by and through this my Declaration;

Admit that the DEA has not responded to my petition received by the DEA May 6th 2021.

Admit government is to be responsive, and accountable to the people.

Admit that the People have right to redress and remedy from any wrong committed by any of the Public Servants against the people.

Admit that Mr. Ethan D. Dean represents and stands for All the People and their Constitutional Rights of the United States Health Freedom Challenge to the DEA and the Federal Governing body of authority over the DEA.

Admit that Ethan D. Dean is one of the People of the Great Republic State of Michigan.

Admit the Mr. Ethan D. Dean has made representations to the DEA and is one of the People with Constitutionally Guaranteed Rights.

Admit the National Institute of Health has no proof to support the current Schedule of cannabis.

Admit that suggesting a toxic poison for humans as a patent claim is an evil wicked attempt and an act of a fraud that has had a negative impact on all humanity from suppressing the discoveries of Cannabis in Oral Health set before the **UNITED STATES PATENT AND TRADEMARK OFFICE** by and through Mr. Ethan D. Dean's patent attorney Mr. Goodloe **back** in the year of our Lord Two Thousand Sixteen over five years ago.

Admit that novel patent claims with amazing unheard of human health benefits should be fast tracked.

Admit that novel patent claims with amazing unheard of human health benefits with **DOCUMENTED PROOF** should not be criminalized.

Admit that criminalizing beneficial human health outcome supported with righteous novel patent claims responsible for amazing unheard of human health benefits with **DOCUMENTED PROOF** that the NIH just wasted 1.8 billion US Tax Payers Dollars and years trying to subvert said beneficial outcomes is nefariously wicked and evil to be perpetrated on the people and is **CRIMINAL**.

Admit **UNITED STATES PATENT AND TRADEMARK OFFICE** Examiner Michael Meller committed a fraud that has had a negative financially Global impact to Mr. Ethan D Dean as it relates to commerce and his Intellectual Property.

Admit that **UNITED STATES PATENT AND TRADEMARK OFFICE** Examiner Michael Meller **KNOWINGLY** committed a treasonous act

against the people of the USA and a fraud on world in suppressing medical breakthrough discoveries in oral health that prevent tooth decay, prevent loss of gum tissue, removes calcified oral plaques, and rejuvenate lost gum tissue which is important to immune function.

Admit that a former UNITED STATES SURGEON GENERAL, Stated that you cannot be healthy without good oral health.

Admit that poor oral health creates many additional poor health outcomes in humans and mammals.

Admit that the **INTENTIONAL** nefarious actions taken by **UNITED STATES PATENT AND TRADEMARK OFFICE** Examiner Michael Meller in Mr. Ethan D. Dean's **UNITED STATES PATENT AND TRADEMARK OFFICE** case are clearly acts of tortious interference in an economic interest.

Admit that **KNOWINGLY** with malus the suppressing of Mr. Ethan D. Dean's proven patented and pending discoveries by the DEA are wicked evil tortuous interference in an economic interest.

Admit that the nefarious actions taken by **UNITED STATES PATENT AND TRADEMARK OFFICE** Examiner Michael Meller are outside of his authority.

Admit that the nefarious actions taken by **UNITED STATES PATENT AND TRADEMARK OFFICE** Examiner Michael Meller put Patent Attorney Mr. Goodloe in a compromised position.

Admit that the nefarious actions taken by **UNITED STATES PATENT AND TRADEMARK OFFICE** Examiner Michael Meller added cost financially and in emotional distress to Mr. Ethan D. Dean and his legal obligations of prosecuting his intellectual property claims with attorney Mr. Goodloe.

Admit that the nefarious actions taken by **UNITED STATES PATENT AND TRADEMARK OFFICE** Examiner Michael Meller suppressed and oppressed the proper standard of development of Mr. Ethan D. Dean's Intellectual Property from within the **UNITED STATES PATENT AND TRADEMARK OFFICE** and that the public servants involved and those in charge of oversight of the **UNITED STATES PATENT AND TRADEMARK OFFICE** are accountable to the People at all times.

Admit Mr. Ethan D Dean finds himself dealing with bad actors in several government institutions.

Admit that Michigan Unemployment Examiner Connor Clemons is placed in a position that he has no understanding of or that he is fully competent and his actions are intentionally fraudulent evil and wicked.

Admit the Michigan Unemployment Insurance Agency and Examiner Connor Clemons oppressed Mr. Ethan D Dean's position.

Admit that the Michigan state police, the Kalkaska county sheriff, the DEA, the NIH, Michigan UIA, the USPTO, and the Federal Agency that froze the banking of Kingston Cannabis Research in 2018 have all had an extremely negative impact on Mr. Ethan D. Deans Liberty.

Admit that the Michigan state police, the Kalkaska county sheriff, DEA, the NIH, Michigan UIA, the USPTO, and the Federal Agency that froze the banking of Kingston Cannabis Research have all had an extremely negative impact on Humanity in suppressing and oppressing the human health benefits of cannabis.

Admit that oral plaque is a known cause of tooth decay.

Admit that tooth decay harms humans.

Admit that tooth decay leads to poor oral health.

Admit that poor oral health leads to poor overall health.

Admit that toxic teeth do kill Americans.

Admit that the National Institute of Health has no proof that a root canal tooth is safe.

Admit that the American Dental Association has no proof that a root canal tooth is safe.

Admit that reportedly there are 15 million root canal procedures performed in the USA annually.

Admit that there is a great financial cost to 15 million root canal procedures annually in the USA.

Admit that there is an extreme amount of pain and suffering from 15 million rotten decayed teeth requiring a root canal procedure annually in the USA.

Admit that the USA population is a small fraction of the world's population.

Admit that mammals suffer from tooth decay.

Admit that tooth decay is the primary cause and reason for need of a root canal, or an implant.

Admit that there are bodies of scientific evidence that **all root canal teeth are toxic.**

Admit that the United States National Library of Medicine position on lost gum tissue prior to the National Institute of Health funding 1.8 Billion Dollars the year of our Lord Two Thousand Sixteen to rejuvenate lost gum tissue under the **disguise title** “Revolutionizing the Root Canal” was that if you have lost gum tissue it’s gone forever and not coming back.

Admit that the United States National Library of Medicine position on lost gum tissue prior to the National Institute of Health funding 1.8 Billion Dollars to rejuvenate lost gum tissue under the **disguise title** “Revolutionizing the Root Canal” was that if you have lost gum tissue it’s gone forever and not coming back, and that 1.8 Billion Dollar Study actually failed to regenerate or rejuvenate gum tissue.

Admit that Mr. Ethan D. Dean has documented evidence of gum tissue rejuvenation and submitted said evidence with a Declaration in the pending continuation patent case that is currently in the prosecution stage within the **UNITED STATES PATENT AND TRADEMARK OFFICE**.

Admit that Medical Science is unable to rejuvenate lost gum tissue.

Admit that the opportunity for a PCT filing of the Intellectual Property in this case is not available for Mr. Ethan D. Dean as of the publication of an issued patent.

Admit Government oppression and suppression of the Medicinal beneficial efficacy of cannabis in human health is treasonous.

Admit the proof to the claims made herein this document against the **UNITED STATES PATENT AND TRADEMARK OFFICE** and **UNITED STATES PATENT AND TRADEMARK OFFICE** Examiner Michael Meller are documented in the internal data base of the **UNITED STATES PATENT AND TRADEMARK OFFICE**, and in the data base of Attorney Mr. Goodloe.

Admit further investigation beyond these truths within this document must be conducted that goes beyond what is presented herein this document to discover the whole truth in these matters and to clean out any and all bad actors from the **UNITED STATES PATENT AND TRADEMARK OFFICE**, **THE NATIONAL INSTITUTE OF HEALTH** AND **THE DEPARTMENT OF DRUG ENFORCEMENT**.

Admit that the **UNITED STATES PATENT AND TRADEMARK OFFICE** has or had bad actors working against the People in violation of the Trust/Indenture and Oath and Limited Authority granted by We the People by and through the US Constitution that binds governments to a **JUST AUTHORITY**.

Admit that the UNITED STATES PATENT AND TRADEMARK OFFICE grants United States Patents and REFUSES to issue National United States Trademarks as in the Case of Mr. Ethan D. Dean.

Admit that the highest law of the land is the common law, and that all men are created equal constitutionally, and equality is a God Given Constitutionally Guaranteed Right of ALL People.

Admit that a man who owns a United States Patent involving cannabis is treated differently by UNITED STATES PATENT AND TRADEMARK OFFICE than a man without cannabis in his patent as to national trademarks.

Admit that the UNITED STATES PATENT AND TRADEMARK OFFICE unconstitutionally refuses to treat all men equal in Trademarks, and additionally with nefarious acts of sabotage interferes in a man's Intellectual Property Rights as documented and presented.

Admit that Mr. Ethan D. Dean has a constitutional right to Happiness.

Admit the Unconstitutional Governmental attacks on Mr. Ethan D. Dean is a valid understandable point of difficulty feeling happy with the years of government attacks on him and his business both personal and professionally that is clearly based on fake science and Federal Government suppression of the medicinal benefits of cannabis.

Admit that Mr. Ethan D. Dean has a constitutional right to Liberty.

Admit that the nefarious actions from within and under the authority of the UNITED STATES PATENT AND TRADEMARK OFFICE stemming from examiner Meller's attempts to quash Mr. Ethan D. Dean's rightful advantages in owning national and international intellectual property have greatly limited his Liberty.

Admit that Mr. Ethan D. Dean has a constitutional right to be secure.

Admit that the UNITED STATES PATENT AND TRADEMARK OFFICE prosecution of Mr. Ethan D. Dean's Intellectual Property has not been secure within the UNITED STATES PATENT AND TRADEMARK OFFICE at the hands of UNITED STATES PATENT AND TRADEMARK OFFICE Examiner Michael Meller.

Admit that the FAKE SCIENCE embraced by the DEA, FDA, NIH POLICE AND COURTS cause millions of Americans to not be secure.

Admit that Fake Science and polluted peer review has perpetrated a Fraud on Humanity and the DEA.

Admit that fake science is not completely responsible for said oppression and suppression as the DEA has ignored petition after petition and millions of American lives have been destroyed from the

DEA turning a blind to truth and a deaf ear to the will of the American People.

Admit that government is established by the people and can be reformed constitutionally at any time by the people in a process as deemed best for the people.

This is an Affidavit and contract and change of terms. Any man or woman who denies these claims are true must rebut them under penalty of perjury in the form of a sworn affidavit. Any man or woman who decides to suppress this affidavit agrees to pay \$30,000 and any disputes by any public officials or private actors who are bound by contract to the United States Constitution within the United States agrees to have these matters heard before an Arbitrator of my choice and to be bound thereby. **Any man or woman denying these claims are true must rebut these claims point by point within five (3) days or 72 hours.** Failure to respond means that by acquiescence you agree that all claims are true. Failing to respond with constitutionally granted authority which gave you the power to disregard the rights of the people mentioned within this Affidavit and Contract, means that you agree to have this affidavit used as evidence of Treason, Civil Rights Violations and Maladministration. You further agree that once the 3-day time period has expired, this Affidavit becomes truth and law and that all matters must be considered adjudged and that no court has jurisdiction to rehear these matters and that the witness (and additional witnesses) against you shall be considered sufficient for conviction. **Remedy shall be to remove cannabis/marijuana from schedules and Classify Cannabis as Essential for Human Health.**

Furthermore, I Mr. Ethan D. Dean fully reserve and retain any and all rights I have personally and professionally and surrender no rights as to Remedy in this health freedom matter of the people with by and through this statement is declared and affirmed herein.

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in Kalkaska, Michigan on this 14TH day of June in the Year of Our Lord ~~Two Thousand and Twenty-One.~~

Autograph of Affiant: 

Notary as JURAT CERTIFICATE

Michigan
Kalkaska County

On this 14 day of June, 2021 before me,

Patti Amore, a Notary Public, personally appeared

Mr. Ethan D. Dean, who proved to me on the basis of satisfactory evidence to be the man whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his autograph on the instrument the man executed, the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Michigan State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat Patti Amore
Seal

PATTI AMORE
Notary Public, State of Michigan
County of Kalkaska
My Commission Expires 03-09-2026
Acting in the County of Kalkaska