

Nathan Johnson is a 65-year-old, honorably discharged veteran, who is a part of a clinical (observation-only) study, being made by both the Federal Veteran Administration Medical Center (V.A.M.C.) and various multi-State medical facilities.

Nathan Johnson has been thoroughly tested-for and diagnosed-with the following medical conditions that he (Nathan Johnson) is presently preventing, as well as treating, with only cannabis the plant's natural plant-made cannabinoid products on a very fixed-income:

1. Deep Vein Thrombosis (DVT),
2. Pulmonary Embolisms (PE),
3. Peripheral Arterial Disease (PAD),
4. Post Traumatic Stress Disorder (PTSD),
5. Diabetes II Mellitus, also known as Diabetes type 2,
6. Prostate Cancer,
7. Metastasis Disease to the Lymphatic (Immune) System,
8. Metastasis Disease to the Skeletal (Bone) System,
9. Mild Emphysema since 2011,
10. Tinnitus, also known as ringing in the ears,
11. Tinea Pedis, also known as athlete's foot.

Come June 11, 2026, it will have been one full year, also equivalent to 365.25 days, that Nathan Johnson has gone without requesting or renewing any prescription medications from the V.A.M.C., or from any private institution through Medicare.

In commemoration of his (Nathan Johnson's) Free-Will choice to medicate naturally or not medicate-at-all with those synthetically-made prescription drugs from Big Pharma, as he (Nathan Johnson) so sees fit within the privacy of Nathan Johnson's own home ... this Constitutional Challenger (Nathan R. Johnson), with Constitutional Question for the State of Georgia (a State that is still seeking a replacement Superior Court judge to hear arguments from the two-day trial transcript and then to RULE upon this Challenger's Motion for a New Trial hearing ... Where this Judge's Sworn Oath to uphold the U.S. Constitution and the Constitution of Georgia, will surely challenge any blind loyalty to uphold partisan legislations being passed by the General Assembly of Georgia; has made June 1, 2026, the official date that Nathan R. Johnson cancelled his Medicare part B, (that he (Nathan R. Johnson) swore an oath to our good LORD God (the Spiritual Father and giver of windful breaths of life unto every creation upon this planet Earth), and our fair Mother Nature the DEEP (giver of those life-sustaining waters, as every creation needs to retain within flesh or beneath exo-skeletal shells/scales or suffer mortal death.

Aetna's notice of cancellation of the Challenger's Medicare Advantage below: due to the Challenger no longer desiring any synthetically-made drugs through Medicare Part B to stay alive, and doesn't see why American tax-payers should have to pay for the Challenger's prescription drug plan that the Challenger has no desire to administer (use) to avoid natural death.

Plus, Medicare Part B is prohibited from being used to either (a). pay for non-FDA approved Cannabis plant-made products from those legal and lawful State dispensaries, as well as from (b). paying the initial-cost for a natural cannabis home-grow start-up kit (consisting of tents, LED lights, hydroponic systems, air pumps, nutrients, etc.), for the Challenger to become independent of Big Pharma drugs ... and thus, the Challenger's part B is an unwarranted expense for our American tax-paying children to pay, full Stop.

Plus, the Aetna notice is proof that the Challenger has no access to Big Pharma's synthetic prescription drugs (even if the Challenger wanted them now), as we approach the one-year June 11, 2025 anniversary of not using any anticoagulants but cannabis, any anti-cholesterol agents but cannabis, any anti-diabetic drug but cannabis or any radiation therapy, hormone therapy or immunosuppressant therapy but cannabis ... and all urological labs are normal with no signs of organ damage; while smoking a one-pound bag of non-menthol pipe tobacco a month (in tobacco cigarette-tube form).

Special Note: Motion Hearing update: The State of Georgia is still searching for a Superior Court Judge that is ready to put his or her Oaths to the test, by upholding both (a). the U.S. Constitution and (b). the Constitution of the State of Georgia, against all loyalties this Judge (unknown) may have informally-made to uphold those legislative and politically-partisan laws (statutes), as being passed-annually by the General Assembly of Georgia without Question; but now, as the reviewing Judge on one of the most fundamental of Constitutional Challenges with Constitutional Question against cannabis home-grow prohibition set within the 1970s, that appear to have made the original trial Judge retire suddenly from being the Chief Judge of the whole entire Northern Judicial Circuit of North-East Georgia to start doing of all things 'mediation work on personal-liability cases', followed by the replacement Judge for this suddenly retiring trial Judge to RECUSE himself completely from this monumental case ... to determine if we the people have a Constitutional Right to medicate and/or die, as we so choose within the privacy of our own homes.

Sincerely,

Nathan R. Johnson

Constitutional Challenger with Constitutional Question for the State of Georgia to ANSWER per title 28 U.S.C. §2403(b) ... as to WHY Cannabis of any name is upon Georgia's Controlled Substances Act's Schedule I for PENALTY PURPOSES?