

## **ATTENTION: SAPS - Constitutional Court Ruling of South Africa 18th September 2018. CASE CCT 108/17 [2018] ZACC 30.**

2.1. Adults may, for their personal consumption, use, possess and cultivate Cannabis in private.

This Cannabis plant material, whether physical dried plant material or extracts eg. Cannabis oil, Cannabis concentrates, Cannabis capsules etc. is for my own personal use and not for sale.

I am within my Constitutional right as per above ruling **CASE CCT 108/17 [2018] ZACC 30** to be in possession of Cannabis plant material and to cultivate/grow it.

- 1. There is no limit to the amount of Cannabis I may be in possession of.**
- 2. There is no limit to the amount of Cannabis plants I may grow.**
- 3. This Cannabis is for my own personal use and is not for sale.**

You are NOT allowed to arrest me nor confiscate any Cannabis found on my person nor request me to remove any Cannabis plant/s without a warrant and reasonable suspicion that such possession was not for personal use.

A Constitutional Court ruling is the supreme rule of the land and is a ruling that all other courts/law enforcement/organs of state and citizens must adhere to. Any law in conflict with the constitution is not enforceable by law. The constitution is the highest law of the land and a Constitutional Court is the highest court in the land. Any rulings made by the Constitutional Court are inalienable and cannot be deviated from.

Should you not abide by the Constitutional Court ruling and arrest me, or confiscate any plant material, without a warrant or just cause, I will be seeking damages which may include disobeying the law, harassment, and loss of products for which I will also seek financial recourse.

For more information on **CASE CCT 108/17 [2018] ZACC 30** go to [www.7d.co.za](http://www.7d.co.za)

