



Sensible Colorado
P.O. 18768
Denver, CO 80218
(tel.) 720 890 4247
(fax) 720 890 5891

Colorado Campaign for Safe Access

[Date]

Clerk of the Court

Re: Motions for Return of Property

Dear Clerk:

The person before you is a medical marijuana patient whose medicine was wrongfully confiscated by the police. He or she is seeking to file a motion for return of property, which is a statutorily authorized procedure under Colorado Constitution, Art. XVIII, § 14(2)(e) (medical marijuana and equipment to be immediately returned following decision not to prosecute); Colorado Constitution, Art. II, § 15 (Taking of Private Property for Public Use); and Colo. R. Crim. P. 41(e).

If you cannot file the proffered motion for any reason, please indicate in writing on the motion that it was received and rejected, and include the date. This will permit our organization to continue to pursue the matter through a petition for writ of mandate in the courts. I do not, however, anticipate that this will be necessary.

Thank you very much for your attention to this matter.

Sincerely,

Brian Vicente, Esq.
Managing Co-Director
Colorado Campaign for Safe Access



Defending Patients' Access to Medical Marijuana!

www.SafeAccessNow.org