The Legalization of Marijuana and Implications for Local Government in Canada: A Review of the Literature

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This presentation discusses the findings of a literature review into health and safety implications of the pending legalization and regulation of marijuana in Canada.

The literature review is centred around five main themes: (1) marijuana harms to infants, children, and youth; (2) marijuana use and burn injuries; (3) marijuana in the workplace; (4) marijuana and impaired driving; and (5) marijuana production in homes.
The Controlled Drugs and Substances Act (S.C. 1996, c. 19) or CDSA is Canada’s federal drug control statute.

- The CDSA oversees the National Drug Scheduling and establishes eight Schedules of controlled substances and two Classes of precursors.

- Cannabis (Marijuana), its preparations and derivatives, is a prohibited Schedule II drug.
Experience in dealing with indoor marijuana grow operations in Surrey, British Columbia, has demonstrated that the production of cannabis on residential properties causes significant health and safety problems.

These hazards include the presence of mould, unsafe structural changes, electrical and fire hazards, and harmful chemicals and pesticides.
How did we get here?

- The decision in R. v. Parker in 2000 held that individuals with a medical need had the right to possess marijuana for medicinal purposes.
- This led to the implementation of the *Marihuana Medical Access Regulations* or MMAR in 2001.
- The MMAR enabled individuals with the authorization of their health care practitioner to access dried marijuana for medicinal purposes by producing their own marijuana plants, designating someone to produce for them or purchasing Health Canada supply.
Over time, court decisions resulted in a number of changes to the MMAR.

In June 2013, the Government of Canada implemented the Marihuana for Medical Purposes Regulations or MMPR. The MMPR created conditions for a commercial industry responsible for the production and distribution of marijuana for medical purposes.

Under the MMPR regime, individuals with a medical need could access quality-controlled dried marijuana produced under secure and sanitary conditions.
How did we get here?

• In June 2015, the Supreme Court of Canada, in R. v. Smith, decided that restricting legal access to only dried marijuana was unconstitutional. The Court decided that individuals with a medical need have the right to use and make other cannabis products.

• In 2016, the *Access to Cannabis for Medical Purposes Regulations* (S.O.R./2016-230) or ACMPR came into effect, allowing Canadians to possess and grow marijuana for medicinal purposes.
The ACMPR is Canada's response to the Federal Court of Canada's February 2016 decision in Allard v. Canada.

This decision found that requiring individuals to get their marijuana only from licensed producers violated liberty and security rights protected by section 7 of the *Canadian Charter of Rights and Freedoms*.

The Court found that individuals who require marijuana for medical purposes did not have "reasonable access"
How did we get here?

- Under the ACMPR regime, licence holders are required to comply with all appropriate regulations during the production of medicinal marijuana.
- Health Canada does not inspect licensees’ activities to monitor regulatory compliance, and privacy legislation prevents Health Canada from sharing licence holders’ details.
- This prevents third parties from conducting systematic regulatory inspections and ensuring the safety of residential communities. This has implications for local government.
How did we get here?

- Without regulatory oversight, it remains unclear whether licenced medical production is causing health and safety problems in residential buildings.
- The experience with licenced medical production of marijuana and concerns around the lack of regulatory compliance raises questions respecting the legalization of marijuana.
- In 2015, Prime Minister Trudeau’s Liberal government announced its intention to legalize and regulate marijuana in Canada by spring 2017.
In 2016, the Government of Canada announced they would be introducing marijuana legislation in spring 2017.

The Task Force on Cannabis Legalization and Regulation was formed to guide the movement towards the legalization of marijuana in Canada.

To date, no Federal laws have been changed regarding marijuana legalization; however, the Government of Canada continues to advance Bill C-45 with the following stated objectives:

Bill C-45 (The Cannabis Act) seeks to:

- restrict youth access to marijuana
- protect young people from promotion or enticements to use marijuana
- deter and reduce criminal activity by imposing serious criminal penalties for those breaking the law, especially those who import or export marijuana, or provide marijuana to youth
- protect public health through strict product safety and quality requirements
- reduce the burden on the criminal justice system
- provide for the legal production of marijuana to reduce illegal activities
- allow adults to possess and access regulated, quality-controlled, legal marijuana
- enhance public awareness of the health risks associated with marijuana
The pending legalization of marijuana brings with it a concern regarding what the Government of Canada is doing to prepare for the changes.

These concerns range from driving regulations or impaired driving, levels and detection of impairment at the workplace, and fire and life safety in residences to health and mental health short and long-term repercussions, public use of marijuana, and use around infants, children and youth.
Where are we going...?

- These and related concerns will be felt at the local level and will impact municipalities throughout the Province of BC and Canada.

- Bill C-45 (The Cannabis Act), an Act respecting marijuana and to amend the Controlled Drugs and Substances Act, the Criminal Code of Canada and other Acts received first reading in April 2017.

- Subject to approval by Parliament, the Government of Canada intends to bring the proposed Cannabis Act into force with a target date of no later than July 2018.
What it means

The following outcomes are anticipated:

- Sales to be restricted to people age 18 and older, but provinces could increase the minimum age
- New fines or jail time for anyone who sells cannabis to youth or creates products appealing to youth
- Adults could publicly possess up to 30 grams of dried cannabis
- Sales by mail would be allowed in provinces that lack a regulated retail system
- Adults could grow up to four cannabis plants (per residence)
- Adults could produce legal cannabis products, such as food or drinks, for personal use at home
- At first, sales will entail only fresh and dried cannabis, cannabis oils and seeds and plants for cultivation
- Possession, production and distribution outside the legal system would remain illegal
- The existing program for access to medical marijuana would continue as it currently exists
Five harms

1. Marijuana harms to infants, children, and youth
2. Marijuana use and burn injuries
3. Marijuana in the workplace
4. Marijuana and impaired driving
5. Marijuana production in residential properties
Marijuana harms to infants, children, and youth

- The American Academy of Pediatrics (AAP) opposes legalization of marijuana because of the potential harms to infants, children, and adolescents (AAP Policy Statement, March 2015, p. 586)

- Researchers found that among children 1 month to 2 years whose parents indicated marijuana use in the home or by a caregiver, 75% had COOH-THC in their urine compared to 10% of peers (Wilson et al., 2017, p. 589)

- About 9% of those who experiment with marijuana will become addicted. The number goes up to about 1 in 6 among those who start using marijuana as teenagers and 25 to 50% among those who smoke marijuana daily (Volkow, Baler, Compton & Weiss, 2014, p. 2219)
Marijuana harms to infants, children, and youth

- Vaping is perceived and being sold as a safer way to use marijuana, despite the lack of data on the health effects of chronic vaping (Budney, Sargent & Lee, 2015, p. 1699)

- Vaping could prompt an increased likelihood of trying marijuana, earlier age of onset, more positive initial experiences, and more frequent use, increasing the probability of problematic use or addiction (Budney, Sargent & Lee, 2015, p. 1699)
Marijuana use and burn injuries

- California experienced an increase in burn injuries related to the production of butane hash oil [BHO; a concentrated tetrahydrocannabinol product produced by the distillation of marijuana plant products with pressurized butane] (Romanowski et. al., 2017, p. 165)

- Colorado experienced a dramatic increase in flash burns associated with BHO production following the liberalization of marijuana policy. Home and non-commercial extraction can be dangerous when production rooms are poorly-ventilated leading to accumulation of butane vapor (Bell, Slim, Flaten, Lindberg, Arek & Monte, 2015, p. 424)
Marijuana use and burn injuries

- Inhaling a highly concentrated form of THC raises several safety concerns, primarily dangers inherent to BHO production, potential contamination of homemade product, and an increased risk of addiction and psychosis associated with the highly concentrated THC vapors (Furey, 2016, p. 12)

- The safety of at-home BHO production has been compared to that of home methamphetamine labs due to butane’s highly flammable and volatile nature. BHO production resulted in several documented cases of fires, explosions, and severe burns (Furey, 2016, p. 12)
Marijuana in the workplace

- The prevalence of marijuana use disorder has risen in recent years, although a causal link between this increase and marijuana policies has not been established. Cannabis use disorder is associated with a host of psychiatric conditions, including substance use disorders, affective disorders, anxiety disorders, and personality disorders (Hill, 2016, p. 798)

- Although studies have suggested that marijuana may be used with reasonable safety in some controlled environments, there are potential consequences to its use that necessitate employer scrutiny and concern (Goldsmith et al., 2015, p. 518)
Marijuana in the workplace

- Several drug characteristics must be considered, including THC concentration, route of administration, dose and frequency, and pharmacokinetics, as well as the risks inherent to particular workplace environments (Goldsmith et al., 2015, p. 518)
- The cognitive skills required for safety-sensitive work tasks overlap to varying degrees with those required to safely operate a vehicle (Els, Amin & Straube, 2016, p. 6)
- Skills and capacities include unimpaired alertness, attention, concentration, coordination, reaction time, memory, ability to multi-task, perceptual abilities, thought-processing, judgement, and insight (Els, Amin & Straube, 2016, p. 6)
Marijuana and impaired driving

- The risk of involvement in a motor vehicle accident (MVA) increases approximately 2-fold after cannabis smoking (Hartman & Huestis, 2013, p. 478)
- Acute marijuana consumption is associated with an increased risk of an MVA, especially for fatal collisions (Asbridge, Hayden & Cartwright, 2012, p. 1)
- In 2014, 84.3% of drivers positive for cannabinoids in Washington State were positive for THC, compared to only 44.4% of cannabinoid-positive drivers in 2010. In 2014, among the 75 drivers involved in fatal crashes positive for THC, approximately half (38) exceeded the 5 ng/ml THC per se limit (Washington Traffic Safety Commission, 2015, p. 2)
Marijuana and impaired driving

- According to the Road Safety Monitor and Canada’s National Fatality Database, marijuana-positive fatally injured drivers increased from 12.8% in 2000 to 19.7% in 2012 (Robertson, Hing, Pashley, Brown & Vanlaar, 2017, p. 236 & 240)

- The total estimated cost of cannabis-attributable traffic collisions in Canada in 2012 was approximately $1.09 billion, with drivers accounting for approximately $643 million (59%) of these costs (Wettlaufer et al., 2017, p. 187)

- Overall, fatalities accounted for 58% of the costs and injuries accounted for 34% of all cannabis-attributable costs (Wettlaufer et al., 2017, p. 187)
Marijuana production in homes

- Production of marijuana on residential properties creates significant health and safety problems (Clare, Garis & Maxim, 2017)
- The current administrative structure for licensing medicinal marijuana production does not prevent residential buildings from being used as marijuana-production sites (Clare, Garis & Maxim, 2017)
- Researchers demonstrated that large-scale residential grow operations present multiple known hazards which include mould, unsafe structural changes, electrical and fire hazards, chemicals, and carbon dioxide (Garis, Clare & Maxim, 2015, pps. 4 & 5)
Marijuana production in homes

- The growing and drying of marijuana plants contributes considerable amounts of water vapor to the indoor environment. Depending on the scale of production, considerable mould damage in the building can result (Johnson & Miller, 2011, p. 595).

- There are also a number of abiotic hazards resulting from marijuana production, including pesticides, carbon monoxide, and products of unvented combustion appliances (Johnson & Miller, 2011, p. 595).
The pending legalization of marijuana brings with it a concern regarding what the Government of Canada is doing to prepare for the changes.

Recent experience with the ACMPR and lack of regulatory compliance at the local level is an example.

This literature review helps to understand some of the new issues that will arise as the Federal government policies’ progress.
Questions?

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References


References

