

IN THE IOWA DISTRICT COURT FOR POLK COUNTY

<p>CARL OLSEN, Petitioner,</p> <p>v.</p> <p>STATE OF IOWA Respondent.</p>	<p>No. CVCV068508</p> <p><i>SUPPLEMENTAL BRIEF IN SUPPORT OF PETITIONER’S RESISTANCE TO MOTION TO DISMISS</i></p>
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Carl Olsen supplements his resistance to the State’s Motion to Dismiss. In support, Mr. Olsen states the following:

**SECULAR ACTIVITY TREATED MORE FAVORABLY
THAN RELIGIOUS ACTIVITY TRIGGERS STRICT SCRUTINY**

Iowa Code 124.204(7), Chapter 204, Iowa Code 124.401(5)(c), and Chapter 124E, are secular activities treated more favorably than religious activity, personal, private, religious use of cannabis. *Tandon v. Newsom*, 593 U.S. 61, 62 (2021) (“government regulations are not neutral and generally applicable, and therefore trigger strict scrutiny under the Free Exercise Clause, whenever they treat any comparable secular activity more favorably than religious exercise”).

Dated February 28, 2025.

Respectfully submitted.

CARL OLSEN

/s/ Carl Olsen

CARL OLSEN, Pro Se
130 E. Aurora Ave.
Des Moines, IA 50313
Phone: 515-343-9933
Email carl@carl-olsen.com

Copy to:

Jeffrey Peterzalek

Deputy Attorney General
Department of Justice
Hoover State Office Building, 2nd Floor
Des Moines, IA 50319
by
ECF System Participant (Electronic Service)