



Potted Plants..... *Pretty*
Potlucks..... *Fun*
Pot Roast..... *Yummy (unless you're vegan)*
Pot in the Constitution..... **NO WAY**

Amendment A is about making recreational marijuana legal in South Dakota. Our organization is opposed to Amendment A for the reasons below. We will be sharing more messages and information with you throughout the next two weeks. Please share these messages with family and friends. There is **NO WAY** South Dakota needs recreational marijuana and **NO WAY** it belongs in the Constitution.

Here's why:

Amendment A is NOT about medical marijuana. IM-26 is about **medical** marijuana.

Amendment A is **recreational** marijuana and makes using marijuana legal for all citizens 21 years old and older (617,000 of them). In spite of deceptive claims otherwise, voters do NOT have to vote for Amendment A to make medical marijuana legal.

Recreational marijuana is a threat to young people. A report* clearly shows that Colorado had an increase in marijuana usage by people as young as 12 years old. Kids drink, kids, smoke tobacco, if pot is available everywhere . . . kids will use it.

Candy Poisoning - Even worse the same study shows a significant increase in accidental marijuana poisoning of very young children because THC gets hidden in candy such as gummy bears. If you see an adult with a 2-pound bag of gummy bears; beware!

There is NO Way marijuana belongs in the constitution. As part of the constitution any change no matter how small, will need a public vote. That means to change the 1 oz. limit or the \$100 fine for underage use, will takes another election. Tobacco and alcohol are highly regulated and are not in the constitution – NO WAY marijuana belongs in there either.

*Federal Organization: Rocky Mountain High Intensity Drug Trafficking Study