

On September 25, 2012, the Plaintiffs in *Montana Cannabis v. State*, 2012 MT 201 petitioned the Supreme Court for a rehearing. This effectively means the Supreme Court's September 11, 2012 decision to lift the injunction on the Montana Marijuana Act, has been postponed. The injunction was to be lifted on September 26, 2012. The Attorney General's Office and the Supreme Court have time to respond to the petition for rehearing; it is not known how long this will take. No further action will be taken by the Department to limit a provider's number of patients (per the Montana Marijuana Act) until the petition for rehearing is resolved and the case is remanded to the District Court. While the Department cannot predict when the case will be remanded to the District Court, it will update the program website as soon as more information becomes available.

The program website is <http://www.dphhs.mt.gov/marijuanaprogram>.