

Is Health Canada **illegally “downloading”** responsibility for the safety of fluoridation products to provinces and municipalities?

Supreme Court of Canada (Metropolitan Toronto v. Forest Hill (Village), [1957] S.C.R. 569) ruled that fluoridation is “compulsory preventive medication” used for a “special health purpose.”

HEALTH CANADA

“Health Canada does not regulate hexafluorosilicic acid or sodium silicofluoride products, the actual products used in water fluoridation, which are allegedly used as a medical treatment to prevent dental disease.” [emphasis added] *Petition #299, Answer #3, to Auditor General of Canada*

FOOD AND DRUGS ACT definition of “DRUG”

“includes any substance or mixture of substances manufactured, sold or represented for use in: the diagnosis, treatment, mitigation or prevention of a disease, disorder or abnormal physical state, or its symptoms, in human beings and animals” [emphasis added]

A FAILURE OF LOGIC?

Swallowing controlled doses of government “regulated” fluoride are **NOT RECOMMENDED** by Health Canada

Swallowing uncontrolled doses of “unregulated” fluoride **ARE RECOMMENDED**



"Health Canada does not recommend the use of fluoride supplements (drops or tablets)," http://www.hc-sc.gc.ca/iyh-vsv/environ/fluor_e.html

2 QUESTIONS NEVER ASKED

1. Should your neighbour (in a referendum), or your municipal council, or anyone, force you to consume an unregulated health product in drinking water?

2. Do Canadians deserve the protection of the *Food and Drugs Act*, which is regarded as the “single most important element of the federal/provincial/territorial safety net system” according to the National Association of Pharmacy Regulatory Authorities, which is designed to help protect Canadians from unsubstantiated claims of safety and efficacy.

http://www.napra.org/Content_Files/Files/Position_Statement_Sale_of_nonapproved_marketed_health_products_January2010.pdf