COMMONWEALTH OF MASSACHUSETTS APPEALS COURT

)

))

COU	JNTY	(APPEALS	COURT
				No.	
)	
)	
In	re	Guardianship	of)	

JOHN SMITH

APPELLANT/RESPONDENT'S MOTION FOR LEAVE TO FILE MEMORANDUM IN SUPPORT OF APPEAL OF DENIAL OF MOTION FOR FUNDS FOR INDEPENDENT MEDICAL EVALUATION PURSUANT TO G. L. c. 261 s. 27D

Now comes John Smith, by his attorney, and requests that this honorable court allow him to file the attached <u>Memorandum In Support of</u> <u>Appeal of Denial of Motion for Funds for</u> <u>Independent Evaluation Pursuant to G.L. c. 261,</u> <u>s. 27D.</u> As his grounds therefore he states: The documents sent from the Probate Court: the Court's Findings, the Motion for Funds and the docket sheet, are insufficient to convey an understanding of the Respondent's current condition, his need for an independent evaluation or the history of his case. Without the attached memorandum the Respondent is unable to represent his point of view.

Furthermore, the Probate court's findings do not adequately or accurately represent the facts of the case or statements of Respondent's counsel at the Motion for Funds.

The respondent, therefore requests that this honorable court allow him to submit the attached <u>Memorandum in</u> <u>Support of Appeal of Denial of Motion for</u> <u>Funds for Independent MEDICAL Evaluation</u> <u>PURSUANT TO G.L. C.261 S. 27D.</u>

xxxxxx, 2009

Respectfully submitted, John Smith: By his attorney,

Laura A. Sanford BBO 6 Glen Rd. So. Lexington, MA 02420 781 863-0226