

12

COMMONWEALTH OF MASSACHUSETTS

MIDDLESEX, ss.

SUPERIOR COURT
CIVIL ACTION
No. 1781CV00195

MARIA KOTROTSOU, as permanent judicial guardian for
MYRTO PAPADOMICHELAKI

vs.

FEDERATION OF HELLENIC AMERICAN SOCIETIES OF NEW ENGLAND

ORDER ON PLAINTIFF'S MOTION TO RELEASE FUNDS

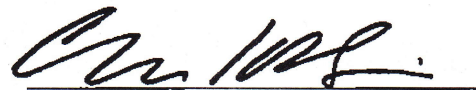
After careful consideration of the parties' submissions and arguments, and following a hearing on April 14, 2017, for the reasons set forth on the record at that hearing, the plaintiff's motion to release funds is granted as follows:

1. Defendant shall release, from the funds (\$80,301.84) raised for Plaintiff's benefit and held by Defendant at Citizens Bank subject to the court's preliminary injunction of February 2, 2017 (the "funds"), an amount sufficient to pay for a Tobii I-15 Gaze Interaction Device ("Tobii device") not to exceed \$35,000, pursuant to the following terms:
 - a. Counsel for Plaintiff shall provide to counsel for Defendant written information identifying the vendor of the Tobii device, to whom Defendant can direct the necessary payment, together with a current price quote and payment instructions ("written information"). By providing the written information to Defendant, counsel for Plaintiff is confirming that Plaintiff has determined, in consultation with Myrto Papadomichelaki's ("Myrto")

caregivers, that the Tobii device is an appropriate medical or therapeutic need for Myrto.

- b. Promptly after receiving the written information, but in any event not more than fourteen days, Defendant shall pay the requested amount from the funds directly to the identified vendor and provide notice to counsel for Plaintiff once payment has been made.
2. To the extent installation or use of the Tobii device reasonably requires additional goods, services or expenses associated with the Tobii device, and the cost of those additional goods, services or expenses does not exceed \$10,000, the parties may use the same protocol set forth in paragraph 1 to release additional money from the funds, that is, Plaintiff provides the written information concerning the good, service or expense and Defendant pays the vendor directly from the funds.
3. Issues concerning implementation of this Order may be raised with the court by either party, so long as the party has first conferred to determine if any question or dispute can be resolved by the parties without court involvement.

So ordered.



Christopher K. Barry-Smith
Justice of the Superior Court

DATE: April 18, 2017