

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEW HAMPSHIRE**

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LYNN E., by her guardian, Barry Ellsworth; )  
KENNETH R., by his guardian, Tri-County CAP, )  
Inc./GS; SHARON B., by her guardian, Office of )  
Public Guardian, Inc.; AMANDA D., by her guardian, )  
Louise Dube; AMANDA E., by her guardian, Office of )  
Public Guardian, Inc.; and JEFFREY D., on behalf of )  
themselves and all others similarly situated, )

Plaintiffs, )

v. )

JOHN H. LYNCH, Governor of the State of New )  
Hampshire; NICHOLAS A. TOUMPAS, Commissioner )  
New Hampshire Department of Health and Human )  
Services; NANCY L. ROLLINS, Associate )  
Commissioner, New Hampshire Department of Health )  
and Human Services, Community Based Care Services; )  
MARY ANN COONEY, Deputy Commissioner, New )  
Hampshire Department of Health and Human Services, )  
Direct Programs/Operations; ERIK G. RIERA, )  
Administrator, New Hampshire Bureau of )  
Behavioral Health, )

Defendants. )

1:12-CV-53-LM

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THE UNITED STATES OF AMERICA, )

Plaintiff-Intervenor, )

v. )

THE STATE OF NEW HAMPSHIRE, )

Defendant. )

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**ORDER**

**ORDER GRANTING THE UNITED STATES'**  
**ASSENTED-TO MOTION TO INTERVENE**

Upon careful consideration of the United States' Assented-To Motion to Intervene, the United States' Memorandum in Support of the Motion, any response thereto, and the applicable law, this Court finds that, pursuant to Rule 24 of the Federal Rules of Civil Procedure, the United States shall be permitted to intervene and to file its proposed Complaint-in-Intervention.

WHEREFORE, IT IS HEREBY ORDERED, ADJUDGED, and DECREED, this \_\_\_\_\_ day of \_\_\_\_\_, 2012, at Concord, NH, that the United States' Assented-To Motion to Intervene in this action is hereby GRANTED.

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LANDYA B. McCAFFERTY  
United States Magistrate Judge