

**IN THE IOWA DISTRICT COURT
IN AND FOR
POLK COUNTY IOWA**

CARL OLSEN,
Petitioner,

No. CV 8682

vs.

STATE OF IOWA,
Respondent.

**MOTION TO JOIN
Iowa Rule of Civil Procedure 1.232**

Comes now Robert Manke, who respectfully moves the Court pursuant to Iowa Rule of Civil Procedure 1.232 for leave to join the petitioner in the Petition for Declaratory Judgment filed pursuant to Iowa Rule of Civil Procedure 1.1101.

Petitioner Robert Manke, who resides in Nevada, Iowa, has severe injuries from several automobile accidents and currently receives schedule II narcotics to control his pain from repeated surgical procedures. Robert Manke stays with his family in Oregon from time to time so he can use marijuana legally to reduce his need for narcotics. He has a valid Oregon Medical Marijuana Act card issued by the state of Oregon which he submitted to the Iowa Board of Pharmacy during the public hearings on medical marijuana held by the Iowa Board of Pharmacy in 2009. Excerpts from the transcript of his testimony at the Des Moines public hearing, August 19, 2009, at pages 29-30, follow: "I've been in three severe traffic accidents." "I have a broken spine. I have two Harrington rods, six fused joints in my back, had four blown disks in my cervical spine and two jellied locations in my brain as

evidenced by CT scans." Robert Manke testified at the Des Moines, August 19, 2009, public hearing at transcript pages 29-36, at the Iowa City, October 7, 2009, public hearing at transcript pages 98-108, and at the Council Bluffs, November 4, 2009, public hearing at transcript pages 70, and 173-183.

Robert Manke adopts the Petition for Declaratory Judgment in its entirety.

Dated this ____ day of June, 2011.

Respectfully submitted,

Robert Manke
1603 10th Street
Nevada, IA 50201
515-382-0108
globalsymetry@mchsi.com