

**SUPREME COURT OF FLORIDA**

DEREK LANG SHINE, JR.,  
Petitioner,

CASE NO. SC18-0688

vs.

L.T. NOS. 3D15-2876  
3D15-2877  
14-890  
14-891

THE STATE OF FLORIDA,  
Respondent.

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**UNOPPOSED**  
**RESPONDENT'S MOTION TO SUPPLEMENT RECORD ON APPEAL**

Respondent, THE STATE OF FLORIDA, pursuant to Fla. R. App. P. 9.200(f), without objection by Petitioner, respectfully moves to supplement the record on appeal.

On August 28, 2018, the clerk of the Third District transmitted the record on appeal in this case. The clerk inadvertently did not transmit (1) the State's Motion for Rehearing, Rehearing En Banc, or Clarification; (2) Defendant's response in opposition; and (3) the State's reply to Defendant's response. The clerk also inadvertently did not transmit (4) Defendant's Motion for Rehearing En Banc or Certification of Conflict and (5) the State's response in opposition. All of these documents are necessary for a full and fair review of this case.

Respondent filed an appendix containing these documents with this motion. Fla. R. App. P. 9.220(a). Counsel for Petitioner does not object to

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this motion. Fla. R. App. P. 9.300(a).

And so, Respondent respectfully requests that the Court supplement the record on appeal with the documents contained in the appendix to this motion.

Respectfully submitted,

PAMELA JO BONDI  
ATTORNEY GENERAL

/s/Jonathan Tanoos

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JONATHAN TANOOS, FBN 88851  
Assistant Attorney General

### **CERTIFICATE OF SERVICE**

I CERTIFY that the foregoing – *Respondent's Unopposed Motion to Supplement Record on Appeal* – has been delivered to Jeffrey DeSousa [[jdesousa@pdmiami.com](mailto:jdesousa@pdmiami.com); [appellatedefender@pdmiami.com](mailto:appellatedefender@pdmiami.com)] and Shannon Hemmendinger [[sah@pdmiami.com](mailto:sah@pdmiami.com)], Office of the Public Defender, by **e-mail** on **September 21, 2018**.

*/s/Jonathan Tanoos*

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