

IN THE SUPREME COURT OF FLORIDA

CASE NO: SC19-1118

BRENT A. DODGEN,

Petitioner,

v.

KAITLYN P. GRIJALVA,

Respondent.

UNOPPOSED MOTION FOR EXTENSION OF TIME

Respondent, Kaitlyn Grijalva, by and through undersigned counsel, hereby files this unopposed motion for 45-day enlargement of time, up to and including February 18, 2020, to serve her Answer Brief. As good cause, Respondent states:

1. Respondent's Answer Brief is presently due on January 4, 2020.
2. Due to the undersigned counsel's appellate and trial workload, the undersigned counsel will be unable to complete Respondent's Answer Brief by the current due date.
3. Undersigned counsel's office is closing for the holidays from December 20, 2019 until January 6, 2020.
4. This is Respondent's first request for an enlargement of time to serve her Answer Brief. The undersigned does not anticipate any additional extension

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requests for the Answer Brief.

5. Counsel for Petitioner has been consulted and has graciously consented to this extension of time.

WHEREFORE, for the reasons stated herein, Respondent, Kaitlyn Grijalva, hereby requests that the Court enlarge the time to serve her Answer Brief by 45 days, up to and including February 18, 2020.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was served via electronic mail this **20th** day of **December 2019**, to: **KANSAS R. GOODEN, ESQ.**, Boyd & Jenerette, P.A., *Attorneys for Petitioner*, 201 North Hogan Street, Suite 400, Jacksonville, FL 32202; kgooden@boydjen.com; **MARC SCHECHTER, ESQ.**, Robinson Pecaro & Mier, P.A., *Attorneys for Defendant/Petitioner*, 501 Shotgun Road, Suite 404, Sunrise, FL 33326; mschechter@lawdrive.com; kristen@lawdrive.com; **BRETT M. ROSEN, ESQ.**, Goldberg & Rosen, P.A., *Attorneys for Plaintiff/Respondent*, 1111 Brickell Ave., Suite 2180, Miami, FL 33131; pleadings@goldbergandrosen.com; bmr@goldbergandrosen.com; **PATRICK A. BRENNAN, ESQ.**, HD Law Partners, P.A., P.O. Box 23567, Tampa, FL 33623; brennan@hdlawpartners.com; maizo@hdlawpartners.com; **JOHN HAMILTON, ESQ.**, Law Office of John

Hamilton of Tampa, P.A., *Attorneys for Drs. Shim and Foley*, P.O. Box 1299, San Antonio, FL 33576; jhamlawyer@gmail.com.

Respectfully submitted,

EATON & WOLK, P.L.
Attorneys for Respondent
2665 So. Bayshore Drive, Suite 609
Miami, Florida 33133
Telephone: 305-249-1640
Telecopier: 786-350-3079
Email: deaton@eatonwolk.com
cgarcia@eatonwolk.com

By: s/ Douglas Eaton
Douglas F. Eaton
FBN: 0129577