

IN THE SUPREME COURT OF FLORIDA

Case No.: SC19-1118

BRENT A. DODGEN,

Petitioner,

v.

KAITLYN P. GRIJALVA,

Respondent

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**PETITIONER'S MOTION FOR EXTENSION OF TIME**

Petitioner BRENT A. DODGEN, by and through undersigned counsel and pursuant to Florida Rule of Appellate Procedure 9.300, moves this Honorable Court for an extension of time to file his Reply Brief, and in support states as follows:

1. The Petitioner's Reply Brief is currently due to be served on or before March 19, 2020.

3. The undersigned respectfully requests a 45-day extension to file the Reply Brief on Monday, May 4, 2020.

4. The undersigned has several professional obligations, including serving as chair of the Florida Bar committee that is grading the appellate board certification tests and speaking at the CLE titled Practicing Before the First District Court of

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Appeal. In addition, the undersigned has several briefs and petitions for writ of certiorari currently due.

5. Barring any extraordinary circumstances, the undersigned does not anticipate any additional extension requests for the Reply Brief.

7. The undersigned has contacted Doug Eaton, Esquire, counsel for Respondent, who has advised he has no objection.

8. Petitioner is filing herewith a separate Motion to Toll Time in accordance with Florida Rule of Appellate Procedure 9.300(d)(13).

WHEREFORE, Petitioner BRENT A. DODGEN respectfully requests this Court to grant his request for an extension until Monday, May 4, 2020, to file his Reply Brief.

## **CERTIFICATE OF SERVICE**

WE HEREBY CERTIFY that a copy of the foregoing was uploaded and served in the E-PORTAL to: **Brett M. Rosen, Esq.**, Goldberg & Rosen, P.A., 1111 Brickell Avenue, Suite 2180, Miami, Florida 33131 ([pleadings@goldbergandrosen.com](mailto:pleadings@goldbergandrosen.com); [bmr@goldbergandrosen.com](mailto:bmr@goldbergandrosen.com)); **Marc Schechter, Esq.**, Robinson Pecaro & Mier, P.A., 501 Shotgun Road, Suite 404, Sunrise, FL 33326 ([mschechter@lawdrive.com](mailto:mschechter@lawdrive.com); [kirsten@lawdrive.com](mailto:kirsten@lawdrive.com)); **Douglas Eaton, Esq.**, Eaton & Wolk, P.L., 2665 So. Bayshore Drive, Suite 609, Miami, FL 33133 ([deaton@eatonwolk.com](mailto:deaton@eatonwolk.com); [cgarci@eatonwolk.com](mailto:cgarci@eatonwolk.com)); **Jason Gonzalez, Esq.**, **Amber Stoner Nunnally, Esq.**, Shutts & Bowen, LLP, 215 S. Monroe St. Suite 804, Tallahassee, FL 32301, [jasongonzalez@shutts.com](mailto:jasongonzalez@shutts.com), [anunnally@shutts.com](mailto:anunnally@shutts.com); **William W. Large, Esq.**, Florida Justice Reform Institute, 210 S. Monroe St., Tallahassee, FL 32301, [william@fljustice.org](mailto:william@fljustice.org); **Bryan S. Gowdy, Esq.**, Florida Justice Association, 865 May Street, Jacksonville, FL 32204, [bgowdy@appellate-firm.com](mailto:bgowdy@appellate-firm.com), [filings@appellate-firm.com](mailto:filings@appellate-firm.com), **Patrick A. Brennan, Esq.**, HD Law Partners, P.A., P.O. Box 23567, Tampa, Florida, 33623, [brennan@hdlawpartners.com](mailto:brennan@hdlawpartners.com), [maizo@hdlawpartners.com](mailto:maizo@hdlawpartners.com), **John Hamilton, Esq.**, Law Office of John Hamilton of Tampa, P.A., P.O. Box 1299, San Antonio, Florida, 33576, [jhamlawyer@gmail.com](mailto:jhamlawyer@gmail.com); this day 3rd of March, 2020.

**BOYD & JENERETTE, PA**

*/s/ Kansas R. Gooden*

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