

IN THE SUPREME COURT OF FLORIDA

TINA LASONYA BROWN,
Appellant,

v.

CASE NO.: SC19-704
Lower Court No.: 172010CF001608XXXAXX

STATE OF FLORIDA,
Appellee.

MOTION TO ACCEPT ENLARGED ANSWER BRIEF

COMES NOW, the State of Florida, by and through the undersigned attorney, and hereby requests leave of this Court to file an Answer Brief in excess of the 100-page limit set forth in Florida Rule of Appellate Procedure

9.210(a)(5)(c), and in support thereof states:

- On August 21, 2019, Appellant submitted an Initial Brief that exceeded the 100 page limitation by 25 pages;
- The Initial Brief raises 6 issues with multiple sub-issues;
- That same day, Appellant filed “Defendant’s Motion to Enlarge Her Initial Brief”; and,
- In the motion, Appellant stated that “Ms. Brown would have no objection to a singular page extension for the State’s answer brief...”

WHEREFORE, in order to address all of the issues raised by Appellant in her Initial Brief, the State respectfully requests that this Court grant the instant motion and allow the State to file a 125 page Answer Brief.

RECEIVED, 10/30/2019 02:45:34 PM, Clerk, Supreme Court

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing Notice of Appearance has been furnished to counsel of record via the eportal, this 30th day of October, 2019.

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/s/ Michael T. Kennett
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