UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

KAREN MCPETERS, individually, and on	§	
Behalf of those individuals, persons and	§	
entities who are similarly situated,	§	
Plaintiff,	§	
	§	
V.	§	CIVIL ACTION NO. 4:10cv1103
	§	
THE HONORABLE FREDERICK E.	§	
EDWARDS, BARBARA GLADDEN	§	
ADAMICK, DISTRICT CLERK;	§	
MONTGOMERY COUNTY, TEXAS, and	§	
REED ELSEVIER, INC., d/b/a	§	
LexisNexis,	§	
Defendants.	§	

DEFENDANTS'S, MONTGOMERY COUNTY AND BARBARA ADAMICK, MOTION FOR LEAVE TO FILE A MOTION TO DISMISS AND BRIEF IN SUPPORT WHICH **EXCEEDS TWENTY-FIVE PAGES**

TO THIS HONORABLE UNITED STATES DISTRICT COURT:

COME NOW, Defendants, Montgomery County and Barbara Adamick, who file this motion for leave to file a motion to dismiss and brief in support of their motion to dismiss which exceeds twenty-five (25) pages, and in support thereof, would respectfully show this Court as follows:

ARGUMENT AND AUTHORITIES

This cases involves multiple claims against multiple Defendants and requires analysis of many issues, pertaining to various alleged constitutional deprivations and defenses and state law claims and defenses. Defendants' motion, which is, in fact, a consolidated motion, is in response to Plaintiff's 60-page Amended Complaint. Defendants' consolidated motion is shorter than two separate motions. Therefore, in the interest of efficiency and to conserve valuable judicial resources which would be expended by analyzing separate memorandums for both defendants

and all of Plaintiffs' claims, the Defendants seek leave to file a motion and brief in support of 33 pages, exclusive of the Table of Contents and Table of Authorities.

PRAYER

FOR THE FOREGOING REASONS, Defendants, Montgomery County and Barbara Adamick, respectfully move this Court to grant this motion, grant leave to file a motion and brief in support of 33 pages, exclusive of the Table of Contents and Table of Authorities and afford these Defendants all other relief to which they are justly entitled in law and equity.

Respectfully submitted,

DAVID K. WALKER
MONTGOMERY COUNTY ATTORNEY

By: /s/ Sara M. Forlano

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ATTORNEY FOR DEFENDANTS, MONTGOMERY COUNTY AND BARBARA GLADDEN ADAMICK, MONTGOMERY COUNTY DISTRICT CLERK

CERTIFICATE OF CONFERENCE

I hereby certify that on July 13, 2010, I conferred with Plaintiffs' counsel regarding the filing of a motion for leave to file a motion to dismiss and brief in support which exceeds twenty-five pages and Plaintiffs' counsel indicated he was not opposed.

/s/ Sara M. Forlano
Sara M. Forlano

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was forwarded, via facsimile, hand-delivery, certified mail, return receipt requested, and or in accordance with this district's ECF rules, on July 14, 2010 to the following

Robert L. Mays, Jr. 8626 Tesoro Drive, Suite 820 San Antonio, Texas 78217 210-657-7772 210-657-7780 fax ATTORNEY FOR PLAINTIFF, KAREN MCPETERS

> /s/ Sara M. Forlano Sara M. Forlano