IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

KAREN McPETERS, Individually, and on	§	
behalf of those individuals, persons, and	§	
entities who are similarly situated,	§	
	§	
Plaintiff,	§	
	§	
VS.	§	
	§	CIVIL AC
THE HONORABLE FREDERICK E.	§	
EDWARDS; BARBARA GLADDEN	§	
ADAMICK, DISTRICT CLERK;	§	
MONTGOMERY COUNTY, TEXAS; and	§	
REED ELSEVIER, INC. d/b/a LexisNexis,	§	
	§	
Defendants.	§	

CIVIL ACTION NO. 4:10-CV-1103

UNOPPOSED MOTION TO FILE EXTENDED BRIEFING

The Honorable Frederick E. Edwards ("Judge Edwards"), Defendant, requests the Court to grant him leave to file extended briefing in response to the Second Amended Complaint of Plaintiff Karen McPeters ("McPeters"). As evidenced by the certificate of conference affixed to this motion, this motion is unopposed.

Pursuant to the Local Rules of the Southern District of Texas, as well as this Court's own procedures, the substantive page limit for motions and briefs is 25 pages. However, McPeters's Second Amended Complaint is sixty pages in length and requires extensive responsive briefing. *See Docket No. 19.* At this point, Judge Edwards does not anticipate that his briefing will exceed 40 pages, with 40 pages being a generous estimate.

Judge Edwards requests the Court to grant this motion, and to grant him leave to file extended briefing in response to McPeters's Second Amended Complaint. Judge Edwards requests any other, further, or alternative relief to which he is entitled.

Respectfully submitted,

SHEPHERD, SCOTT, CLAWATER & HOUSTON, L.L.P.

/s/Allison Standish Miller Allison Standish Miller Texas Bar No. 24046440 Federal I.D. No. 602411 Email amiller@sschlaw.com

OF COUNSEL FOR DEFENDANT JUDGE FREDERICK E. EDWARDS

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CERTIFICATE OF CONFERENCE

I hereby certify: 1) that on July 12 and 13, 2010, I conferred via electronic mail and telephone with Mr. Robert L. Mays, Jr., the attorney-in-charge for Plaintiff Karen McPeters, concerning this motion; and 2) that Mr. Mays advised me that he is unopposed to this motion.

/s/Allison Standish Miller Allison Standish Miller

CERTIFICATE OF SERVICE

I hereby certify that on Tuesday, July 13, 2010, a true and correct copy of the foregoing instrument was forwarded via electronic delivery pursuant to local rules, *to-wit*:

Robert L. Mays, Jr. Attorney at Law 8626 Tesoro Drive, Suite 820 San Antonio, Texas 78217 Telephone No. (210) 657–7772 Telecopier No. (210) 657–7780 *Attorney for Plaintiff*

Miranda R. Tolar Locke Lord Bissell & Liddell LLP 600 Travis Street, Suite 2800 Houston, Texas 77002 Telephone No. (713) 226–1618 Telecopier No. (713)223–3717 *Attorney-In-Charge for Defendant Reed Elsevier, Inc.* David K. Walker Montgomery County Attorney Sara Forlano Assistant County Attorney 207 W. Phillips, First Floor Conroe, Texas 77301 Telephone No. (936) 539–7828 Telecopier No. (713) 760–6920 Attorneys For Defendants Montgomery County, Texas and Barbara Gladden Adamick

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/s/Allison Standish Miller Allison Standish Miller