

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA
MIAMI CIVIL DIVISION**

Case No. 1:12-cv-22282-WJZ
Honorable Judge William J. Zloch

KARLA VANESSA ARCIA, an individual,
MELANDE ANTOINE, an individual, VEYE
YO, a civic organization based in Miami-
Dade County, FLORIDA IMMIGRANT
COALITION, INC., a Florida non-profit
corporation, NATIONAL CONGRESS FOR
PUERTO RICAN RIGHTS, a Pennsylvania
non-profit corporation, FLORIDA NEW
MAJORITY, INC., a Florida non-profit
corporation, and 1199SEIU UNITED
HEALTHCARE WORKERS EAST, a Labor
Union,

Plaintiffs,

v.

KEN DETZNER, in his official capacity as
Florida Secretary of State,

Defendant.

**PLAINTIFFS' MOTION TO STRIKE THE INTERVENORS' PROPOSED RESPONSE
(DE 78-1), OR, IN THE ALTERNATIVE, TO EXPAND THE PAGE LIMIT FOR
PLAINTIFFS' REPLY IN SUPPORT OF THEIR MOTION FOR PRELIMINARY
INJUNCTION AND SUMMARY JUDGMENT**

Plaintiffs KARLA VANESSA ARCIA, MELANDE ANTOINE, VEYE YO, FLORIDA
IMMIGRANT COALITION, INC., NATIONAL CONGRESS FOR PUERTO RICAN
RIGHTS, FLORIDA NEW MAJORITY, INC., and 1199SEIU UNITED HEALTHCARE
WORKERS EAST hereby move to strike the Intervenor's Proposed Response (DE 78-1), or, in
the alternative, to expand the page limit to 15 pages for Plaintiffs' Reply in Support of their
Motion for Preliminary Injunction and Summary Judgment ("Reply Brief"). As the Plaintiffs

contended in their brief filed earlier today (DE 83), the Court should deny the Motion to Intervene. If the Court agrees, it should also strike the Intervenors' Proposed Response. If, however, the Court permits the Intervenors to file their Proposed Response, then the Plaintiffs respectfully request an additional 5 pages for their Reply Brief (for a total of 15 pages), so that they may respond to the arguments the Intervenors advance that are distinct from those the Defendant advances in his response brief. Plaintiffs have conferred with Defendant, and Defendant opposes this Motion.

Dated: September 26, 2012

Respectfully submitted,

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Attorneys for Plaintiffs

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that, on September 26, 2012, a true and correct copy of the foregoing was served on all counsel of record via CM/ECF.

Dated: September 26, 2012

By: /s/ John De Leon
John De Leon

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**[PROPOSED] ORDER GRANTING PLAINTIFFS' MOTION TO STRIKE THE
INTERVENORS' PROPOSED RESPONSE (DE 78-1), OR, IN THE ALTERNATIVE, TO
EXPAND THE PAGE LIMIT FOR PLAINTIFFS' REPLY IN SUPPORT OF THEIR
MOTION FOR PRELIMINARY INJUNCTION AND SUMMARY JUDGMENT**

THIS MATTER is before the Court upon Plaintiffs' Motion to Strike the Intervenor's Proposed Response (DE 78-1), or, in the Alternative, to Expand the Page Limit for Plaintiffs' Reply in Support of Their Motion for Preliminary Injunction and Summary Judgment. Having reviewed the Motion, the Court **ORDERS** that:

_____ Intervenor's Proposed Response (DE 78-1) is STRUCK.

_____ The page limit for Plaintiffs' Reply in Support of the Motion for Preliminary Injunction and Summary Judgment is EXPANDED to 15 pages.

DONE AND ORDERED at Fort Lauderdale, Broward County, Florida, this _____ day of _____, 2012.

Honorable William J. Zloch, U.S.D.J.