Supreme Court of Florida

MONDAY, JANUARY 23, 2023

CASE NO.: SC22-1050

Lower Tribunal No(s).: 1D22-2034; 372022CA000912XXXXXX CONSOLIDATED: SC22-1127

PLANNED PARENTHOOD OF vs. STATE OF FLORIDA, ET AL. SOUTHWEST & CENTRAL FLORIDA, ET AL.

Petitioner(s)

Respondent(s)

The Court accepts jurisdiction of these cases.

Petitioner's initial brief on the merits must be served on or before February 27, 2023; respondent's answer brief on the merits must be served thirty days after service of petitioner's initial brief on the merits; petitioner's reply brief on the merits must be served thirty days after service of respondent's answer brief on the merits; and respondent's cross-reply brief on the merits, if authorized, must be served thirty days after service of petitioner's reply brief on the merits.

The Clerk of the First District Court of Appeal must file the record which must be properly indexed and paginated on or before February 17, 2023. The Clerk may provide the record in the format

CASE NO.: SC22-1050

Page Two

As jurisdiction has been accepted in the above cause, any movant who wishes to follow through on a previously-filed Notice of Intent to Appear as Amicus or Amici Curiae must now proceed in compliance with Florida Rule of Appellate Procedure 9.370.

POLSTON, LABARGA, COURIEL, and GROSSHANS, JJ., concur. CANADY, J., dissents.

Oral argument will be set by separate order. Counsel for the parties will be notified of the oral argument date approximately sixty days prior to oral argument.

A True Copy Test:



kj Served:

DANIEL W. BELL
WHITNEY L. WHITE
DANIEL B. TILLEY
JAMES H. PERCIVAL
JOHANNA ZACARIAS
CAROLINE SACERDOTE

CASE NO.: SC22-1050

Page Three

NATALIE PAIGE CHRISTMAS