

**UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT**

**UNITED STATES OF AMERICA,
Appellee,**

vs.

Appeal No. 17-15470

**CORRINE BROWN,
Appellant,**

_____ /

**CERTIFICATE OF INTERESTED PERSONS
AND CORPORATE DISCLOSURE STATEMENT**

Pursuant to Eleventh Circuit Rule 26.1-1, I hereby certify that the following named persons are parties interested in the outcome of this case:

Birk, Edward L. – Counsel for Graham Media Group, Florida, Inc.

Brown, Corrine – Defendant/Appellant

Brown, Shantrel – Movant

CA Florida Holdings, Inc. - Movant

Conner, Timothy J. – Counsel for CA Florida Holdings, Inc. & Multimedia Holdings Corporation

Coolican, Michael – Assistant United States Attorney

Cox Media Group Jacksonville – Movant

Corrigan, Hon, Timothy J. – United States District Judge

DeMaggio, Bryan E. – Counsel for Brown, terminated

Duva, Andrew Tysen – Assistant United States Attorney

Fugate, Rachel E. – Counsel for Cox Media Group Jacksonville

Glober, Bonnie Ames – Assistant United States Attorney

Graham Media Group, Florida Inc. – Movant

Handberg, Roger Bernard, III – Assistant United States Attorney

Hass, David L. – Counsel for Brown, terminated

Kachergus, Matthew R. – Counsel for Brown, terminated

Kent, William Mallory – Appellate Counsel for Brown

Klindt, Hon. James R. – United States Magistrate Judge

Mansfield, Jennifer A. – Counsel for Multimedia Holdings Corporation &
CA Florida Holdings, Inc.

Multimedia Holdings Corporation - Movant

NeJame, Mark E. – Counsel for Defendant Brown, terminated

Olshan, Eric – Counsel for DOJ, Public Integrity Section

Rhodes, David Paul – Chief, Appellate Division, Office of the U.S. Attorney

Robinson, Sue-Ann N. – Counsel for movant, Shantrel Brown

Simmons, Elias – Co-defendant

Simpson, Allison Kirkwood – Counsel for Cox Media Group Jacksonville

Sheppard, William J. – Counsel for Brown, terminated

Smith, Daniel Austin – Counsel for Co-defendant, terminated

Smith, James Wesley, III – Counsel for Defendant Brown

Suarez, Anthony – Counsel for co-defendant

Walker, Samuel A. – Counsel for Brown

White, Elizabeth Louise – Counsel for Brown, terminated

Wilkison, Jesse B. – Counsel for Brown, terminated

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**APPELLANT BROWN’S UNOPPOSED MOTION FOR EXTENSION OF
TIME TO FILE INITIAL BRIEF AND APPENDIX**

COMES now the Appellant, CORRINE BROWN (“Brown”), by and through the undersigned counsel, to move this Honorable Court for a thirty (30) day extension of time to file the appellant’s initial brief and appendix, in the above styled matter. In support of this unopposed motion, Brown states as follows:

Brown is currently not in custody but is scheduled to report to the Federal Bureau of Prisons on January 29, 2018.

The appellant’s initial brief is currently due February 6, 2018, with the appendix being due seven (7) days thereafter.

Undersigned counsel did not represent Brown during any of the proceedings held in District Court. Counsel, thus far, has devoted all of his attention on the case to the pending litigation of the appeal bond motion which is a motion that addresses one issue only, an issue which did not require that the entire record on appeal be read. The record on appeal consists of several thousand trial transcript pages and

numerous pretrial and post-trial pleadings. Counsel still needs to read the transcripts and review and research all the materials and issues for this appeal.

Due to the time required to properly review the material as outlined above and other pending matters, Brown is requesting this thirty (30) day extension of time.

Assistant United States Attorney David Rhodes indicated that the government is not opposed to the relief requested in this motion.

WHEREFORE, the Appellant, CORRINE BROWN, respectfully requests that this Honorable Court grant this unopposed motion and extend the due date for the filing of the appellant's initial brief for an additional thirty (30) days from the current due date of February 6, 2018, and the appendix, which is due seven (7) days after the filing of the initial brief, in the above styled matter.

Respectfully submitted,

KENT & McFARLAND
ATTORNEYS AT LAW

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COUNSEL FOR BROWN

**CERTIFICATE OF COMPLIANCE WITH TYPE-VOLUME LIMIT,
TYPEFACE REQUIREMENTS AND TYPE-STYLE REQUIREMENTS**

1. This document complies with the word limit of Fed. R. App. P 27(d)(2)(A) because this document contains 331 words.

2. This document complies with the typeface requirements of Fed. R. App. P. 32(a)(5) as the type-style requirements of Fed. R. App. P. 32(a)(6) because this document has been prepared in a proportionally spaced typeface using Time Romans 14 point font.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on January 22, 2018, I electronically filed the foregoing with the Clerk of the Court by using the CM/ECF system which will send a notice of electronic filing to all counsel of record.

s/William Mallory Kent
William Mallory Kent