No. 18-556

IN THE SUPREME COURT OF THE UNITED STATES

STATE OF KANSAS,

Petitioner,

v.

CHARLES GLOVER,

Respondents.

MOTION TO DISPENSE WITH THE REQUIREMENT OF A JOINT APPENDIX

Pursuant to Rules 21 and 26.8 of the Rules of this Court, Petitioner State of Kansas respectfully moves for leave to dispense with the requirement of a joint appendix in this case. Counsel for Respondent has authorized undersigned counsel to represent that Respondent concurs in this motion.

The question presented by this case is whether the traffic stop was justified by reasonable suspicion. The facts are undisputed: the motion to suppress giving rise to this question was decided based upon stipulated facts.

The parties believe that Appendix to the Petition contains "all the materials the Court should examine." Rule 26.2. That appendix includes, among other things, the traffic citation, the parties' stipulated facts upon which the motion to suppress relied, and the transcript of the motion to suppress argument. Because that appendix is "on file with the Clerk and available to the Justices," Rule 26.2, the State of Kansas requests, with the concurrence of Respondent, that the Court grant leave to dispense with the printing of a joint appendix.

Respectfully submitted,

/s/ Toby Crouse

Toby Crouse Solicitor General Office of Kansas Attorney General 120 SE 10th Ave., 2nd Floor Topeka, KS 66612-1597 Tel: (785)296-2215 toby.crouse@ag.ks.gov Attorney for Petitioner

April 9,2019