IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF KANSAS

JOHN NICHOLS,

Plaintiff,

VS.

Civil Action
No. T-4761

THE UNITED STATES OF AMERICA, et al.,

Defendants.

MOTION FOR ENLARGEMENT OF TIME

Come now the above-named defendants, by and through Edward H. Funston, Assistant United States Attorney for the District of Kansas, and move this Court for a thirty day enlargement of time in which to file a Reply Brief in the aforecaptioned action.

In substantiation of this motion, the defendants state that the additional time is necessary because the defendants' Reply Brief is being written and prepared for the defendants by the Department of Justice in Washington, D. C., and sufficient time has not elapsed between receipt of plaintiff's Brief for the preparation of an appropriate Reply Brief.

Respectfully submitted,

ROBERT J. ROTH United States Attorney

Assistant U. S. Attorney

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Attorneys for Defendants

OCT 23 **1970**

CHARLES W. CAHILL. Clerk

Sharon L. Pratt

Deputy

Camp Dinuhale