## BEFORE THE INDIAN CLAIMS COMMISSION

THE HOPI TRIBE, an Indian Reorganization Act
Corporation, suing on its own behalf and
as a representative of the Hopi Indians
and the Villages of FIRST MESA (consolidated
Villages of Walpi, Shitchumovi, and Tewa),
MISHONGNOVI, SIPAULAVI, SHUNGOPAVI, ORAIBI,
KYAKOTSMOVI, BAKABI, HOTEVILLA, and MOENKOPI,

Plaintiff,

v.

Plaintiff,

Docket No. 196

V.

THE UNITED STATES OF AMERICA,

Defendant.

## ORDER ON DEFENDANT'S MOTION TO DISMISS AND FOR A MORE DEFINITE STATEMENT

On September 6, 1973, the defendant, the United States, filed its motion to dismiss or for more definite statement. The plaintiff responded on September 17, 1973, and the defendant replied to that response on September 28, 1973.

For the reasons stated in the opinion entered this date, which is made a part of this order,

IT IS ORDERED that the defendant's motion to dismiss the plaintiff's claim for an accounting beyond August 13, 1946, be, and the same is hereby denied without prejudice to the renewal of this motion at a further point in these proceedings, and the defendant's motion for a more definite statement is granted, and

IT IS FURTHER ORDERED that the plaintiff shall file a statement alleging with particularity those wrongful acts which occurred prior to August 13, 1946, and which continued thereafter.

Dated at Washington, D. C., this 23rd day of January, 1974

Jerome K. Kuykendall, Chairman

Narquel H. Pierce, Commissioner

John T. Vance, Commissioner

Brantley Blue, Commissioner Richard W. Yarborough, Commis