## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

ROY COCKRUM, ET AL.,

Plaintiffs,

v.

Case No. 1:17-cv-1370-ESH

DONALD J. TRUMP FOR PRESIDENT, INC. ET AL.,

Defendants.

## DEFENDANTS' UNOPPOSED MOTION FOR EXTENSION OF TIME TO FILE REPLY BRIEFS AND FOR LEAVE TO FILE EXCESS PAGES

Defendants Donald J. Trump for President, Inc. and Roger Stone respectfully submit this joint motion.

First, we move to extend the time to file the reply briefs in support of the motions to dismiss and anti-SLAPP motions from December 18 to December 29. This week, three separate groups—two supporting plaintiffs, one supporting neither party—informed us that they would like to file amicus curiae briefs by December 8. These briefs would thus be filed a week into our reply period. We therefore request that the Court extend the deadline for the replies to December 29, in order to ensure that we have adequate time to address both Plaintiffs' and amici's points. We conditionally consent to the filing of the amicus briefs on the assumption that the Court grants this extension. Plaintiffs' counsel have informed us that Plaintiffs do not oppose our requested extension.

Second, we move to file replies in support of our motions to dismiss that exceed the 25-page limit established by Local Civil Rule 7(e). Specifically, we ask that each defendant be allowed to file a reply of up to 30 pages. The Court previously granted Plaintiffs permission to file a 70-page instead of a 45-page opposition to the motion to dismiss; we believe that additional pages are warranted so that we can fully respond to Plaintiffs' arguments. Plaintiffs' counsel have informed us (and indicated in their own motion for excess pages) that Plaintiffs consent to the requested pagelimit extension. (Dkt. 24.)

Dated: December 7, 2017

## /s/ Robert Buschel

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Respectfully submitted,

## /s/ Michael A. Carvin

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Counsel for Donald J. Trump for President, Inc. CERTIFICATE OF SERVICE

I certify that on December 7, 2017, I electronically filed the foregoing with the

Clerk of Court using the CM/ECF system, which will send a notice of electronic fil-

ing to all registered parties.

Dated: December 7, 2017

/s/ Michael A. Carvin

Michael A. Carvin

 $Counsel\ for\ Donald\ J.\ Trump\ for\ President,$ 

Inc.