

[fol. 12] IN UNITED STATES DISTRICT COURT

AMENDMENT TO PARAGRAPH EIGHT OF THE AMENDED
COMPLAINT—Filed May 29, 1951

8. The educational opportunities provided by defendants for infant plaintiffs in the separate all-Negro schools are inferior to those provided for white school children similarly situated in violation of the equal protection clause of the Fourteenth Amendment to the Constitution of the United States. The respects in which these opportunities are inferior include the physical facilities, curricula, teaching, resources, student personnel services, access and all other educational factors, tangible and intangible, offered to school children in Topeka. Apart from all other factors, the racial segregation herein practiced in and of itself constitutes an inferiority in educational opportunity offered

to Negroes, when compared to educational opportunity offered to whites.

Bledsoe, Scott, Scott & Scott, by Chas. E. Bledsoe.

Duly sworn to by Charles E. Bledsoe. Jurat omitted in printing.
