

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA,            )  
  )  
                                  Plaintiff,    )  
  )    Civil Action No.: 80-1563-C  
                                  v.            )  
  )  
AMTEL, INC.;                            )  
ELCO INDUSTRIES, INC.;                )  
NL INDUSTRIES, INC.;                 )  
REED & PRINCE MANUFACTURING        )  
  COMPANY; and                         )  
TEXTRON INC.,                         )  
  )  
                                  Defendants.    )

Filed: March 16, 1981  
Entered: June 3, 1981

FINAL JUDGMENT

Plaintiff, United States of America, having filed its complaint herein on July 15, 1980, and plaintiff and defendants, by their respective attorneys, having consented to the entry of this Final Judgment without trial or adjudication of any issue of fact or law and without this Final Judgment constituting any evidence against or an admission by any party with respect to any such issue;

NOW, THEREFORE, before the taking of any testimony and without trial or adjudication of any issue of fact or law and upon consent of the parties, it is hereby,

ORDERED, ADJUDGED AND DECREED as follows:

I.

This court has jurisdiction of the subject matter of this action and of the parties. The complaint states a claim upon which relief may be granted against each defendant under Section 1 of the Sherman Act (15 U.S.C. § 1).

II.

As used in this Final Judgment:

A. "Person" means any individual, partnership, firm, corporation, association or other business or legal entity;

B. "Standard screws" means externally threaded fasteners produced to a standardized published specification and sold wholesale through any of the various types of distributors including independent wholesalers, groups of wholesale distributors, and buying organizations.

### III.

This Final Judgment applies to each defendant and to each of its officers, directors, agents, employees, subsidiaries, successors and assigns, and to all other persons in active concert or participation with any of them who receive actual notice of this Final Judgment by personal service or otherwise. This Final Judgment does not apply to: (a) any activities between a defendant and any of its parent, subsidiary or commonly-owned corporations; or (b) activities otherwise permitted by the Webb-Pomerene Act (15 U.S.C. 61-66) and relating solely to sales for export outside the United States.

### IV.

Each defendant is enjoined and restrained from directly or indirectly entering into, adhering to, maintaining or furthering any contract, agreement, understanding, plan, program, combination or conspiracy with any other person who sells or manufactures standard screws to raise, fix, stabilize, maintain or adhere to prices, discounts or other terms or conditions for the sale of standard screws.

V.

Each defendant is enjoined and restrained from communicating with, exchanging with, or requesting from any other person who sells to distributors or manufactures standard screws information about (1) any past, present, future or proposed price, discount or other term or condition for the sale of standard screws or the consideration of whether to make any change in any actual or proposed price, discount or other term or condition for the sale of standard screws, or (2) manufacturing or production costs relating to standard screws other than necessary communications between an actual or prospective licensee and licensor relating to the licensing of a proprietary product. This Section V does not apply to (1) any communication that is made to the public or the trade generally but is not made directly to any other person who sells to distributors or manufactures standard screws; or (2) any necessary communication in connection with a bona fide contemplated or actual purchase or sales transaction.

VI.

Each defendant is enjoined and restrained from belonging to or participating in any capacity in a trade association comprised primarily of companies in the threaded fastener industry organized by George P. Byrne, Jr., Robert M. Byrne, or Richard C. Byrne or in which any of those individuals holds office, is employed, or has any managerial authority.

VII.

A. Each defendant shall, within 60 days after entry of this Final Judgment, furnish a copy of it to each of its employees who has management responsibility for the sale of standard screws or any responsibility for or authority over the establishment of prices for standard screws.

B. Each defendant shall furnish a copy of this Final Judgment to each person who becomes an employee described in subsection A of this section, within 60 days after such position is assumed.

C. Each defendant shall distribute, at least every two years to each of its employees described in subsections A and B of this section: (1) a copy of this Final Judgment or a summary thereof; and (2) a written directive about the defendant's policy requiring compliance with the Sherman Act and with the Final Judgment. The directive shall include an admonition that noncompliance will result in appropriate disciplinary action, which may include dismissal, and advice that the defendant's legal advisors are available to confer about any compliance questions. The defendant shall require that each employee submit to it a signed statement, which it shall retain in its files, acknowledging: receipt of the Final Judgment or summary thereof and the directive; that he or she has read them; that he or she has been advised and understands that noncompliance will result in appropriate disciplinary action, which may include dismissal; that he or she has been advised and understands that noncompliance with the judgment may also result in conviction for contempt of court and a fine or imprisonment or both.

D. Each defendant shall file with the court and serve on the plaintiff, within 90 days from the date of entry of this Final Judgment, an affidavit as to the fact and manner of its compliance with subsection A of this section.

VIII.

Each defendant shall require, as a condition of the sale or other disposition of all, or substantially all, of the total assets of its standard screw business, that the acquiring party agree to be bound by the provisions of this Final Judgment. The acquiring party shall file with the court and serve on the plaintiff its consent to be bound by this Final Judgment.

IX.

For the purpose of determining or securing compliance with this Final Judgment, upon written request of the Attorney General or the Assistant Attorney General in charge of the Antitrust Division or his agent made to any defendant at its principal office, subject to any legally recognized privilege:

A. On reasonable notice to the defendant, which may have counsel present, duly authorized representatives of the Department of Justice shall be permitted:

1. Access, during office hours of the defendant, to inspect and copy all books, ledgers, accounts, correspondence, memoranda and other records and documents in the possession or under the control of the defendant relating to any matters contained in this Final Judgment; and

2. Subject to the reasonable convenience of the defendant and without restraint or interference from it, to interview officers, directors, employees or agents of the defendant, any of whom may have counsel present, regarding any matter contained in this Final Judgment.

B. The defendant shall submit such reports in writing, under oath if requested, with respect to any matters contained in this Final Judgment as may be requested.

C. No information or documents obtained by the means provided in this Section IX shall be divulged by any representative of the Department of Justice to any person other than a duly authorized representative of the executive branch of the United States, except in the course of legal proceedings to which the United States is a party or for the purpose of securing compliance with this Final Judgment or as otherwise required by law.

D. If, at the time information or documents are furnished by a defendant to plaintiff, the defendant represents and identifies in writing the material in the information or documents to be of a type described in Rule 26(c)(7) of the Federal Rules of Civil Procedure and the defendant marks each pertinent page of such material, "Subject to claim of protection under Rule 26(c)(7) of the Federal Rules of Civil Procedure," then plaintiff shall give ten days' notice to the defendant before divulging the material in any legal proceeding (other than a grand jury proceeding) to which the defendant is not a party.

#### X.

Jurisdiction is retained by this court for the purpose of enabling any of the parties to apply to this court at any time for such further orders and directions as may be necessary or appropriate for the construction or carrying out of this Final Judgment, for the modification of any of its provisions, for the enforcement of compliance with it or for the punishment of any violation of it.

XI.

This Final Judgment shall be in effect for the period of ten years following the date of its entry.

XII.

Entry of this Final Judgment is in the public interest.

Dated: June 3, 1981

/s/ Andrew A. Caffrey  
ANDREW A. CAFFREY, CHIEF JUDGE