

**EXHIBIT B:**

**PROPOSED ORDER TERMINATING FINAL JUDGMENTS**

UNITED STATES DISTRICT COURT FOR  
THE DISTRICT OF ALASKA

UNITED STATES OF AMERICA

Plaintiff,

v.

THE NOME RETAIL GROCERYMEN'S  
ASSOCIATION; THE NORTHWESTERN  
COMMERCIAL COMPANY, A  
CORPORATION; THE BEAU  
MERCANTILE COMPANY, A  
CORPORATION; ARCHER EWING &  
COMPANY, A CORPORATION; THE  
ALASKA MERCANTILE COMPANY;  
A. CARLIS AND S. CARLIS,  
COPARTNERS AS CARLIS BROS.; H. P.  
KING AND H. P. KING, JR.,  
COPARTNERS AS KING & KING; IRA M.  
RANK; M. E. ATKINSON; W. W. EWING;  
J. P. PARKER; A. POLET; C. LUCCI; FRED  
BROOMER; THORULF LEHMAN;  
BIANCHI; EUGENE ANDRUCETTE;  
ISAAH NEWENS AND H. J. GLANDEN,  
COPARTNERS AS NEWENS &  
GLANDEN, Defendants;

v.

ODOM COMPANY; ANCHORAGE COLD  
STORAGE CO., INC.; and ALASKA  
DISTRIBUTORS COMPANY, Defendants.

Civil No. 1449

Civil Action No. A-13 72

**[PROPOSED] ORDER TERMINATING FINAL JUDGMENTS**

The Court having received the motion of plaintiff United States of America for  
termination of the final judgments entered in these cases, and the Court having considered all

papers filed in connection with the motion, and the Court finding that it is appropriate to terminate the final judgments, it is

**ORDERED, ADJUDGED, AND DECREED:**

That said final judgments are hereby terminated.

Dated: \_\_\_\_\_

\_\_\_\_\_  
United States District Court Judge  
District of Alaska