

IN THE DISTRICT COURT OF THE UNITED STATES,  
NORTHERN DISTRICT OF ILLINOIS.

In Equity No. 11634.

UNITED STATES OF AMERICA, PETITIONER  
VS.

CORN DERIVATIVES INSTITUTE, ET AL., DEFENDANTS.

ORDER MODIFYING AND AMENDING ORIGINAL DECREE  
DATED APRIL 6, 1932 IN THE ABOVE ENTITLED CAUSE

This cause coming on to be heard at this Term in this Court on the petition and motion of petitioners by Carl R. Miller, counsel for certain defendants, and by Charles C. LeForge, counsel for the A. E. Staley Manufacturing Company and the Staley Sales Corporation, and all of said defendants having duly appeared by their attorneys and consented in open court to the entry of this said modification and decree,

IT IS ORDERED, ADJUDGED, AND DECREED,

1. That the Court has jurisdiction of the subject matter and all persons and parties hereto.
2. That the matters and things averred and alleged in said petition are true.

3. That the modification of said decree as prayed for in said petition has been consented to by Daniel B. Britt, of counsel for the United States of America, and by counsel for the several defendant manufacturers herein.

4. That said original decree be modified and amended in the manner following, that is to say:

IT IS ORDERED, ADJUDGED, AND DECREED,

That nothing in said decree shall be construed to restrict or prohibit the defendant manufacturers, or any of them, to the extent authorized by and in compliance with the Emergency Price Control Act of 1942 (Public Law 421, 77th Congress), or acts amendatory thereof, from meeting with and at the request of representatives of the Office of Price Administration or with and at the request of representatives of any agency of the United States which shall succeed to the functions of the Office of Price Administration, and to the extent authorized by and in compliance with said act, advising or consulting with representatives of the Office of Price Administration or its successor, respecting any regulation or order issued, or to be issued by it, fixing maximum prices for starch and its derivatives, corn animal feeds, and corn oil.

Except as specifically modified by this order, the final decree of April 6, 1932 shall remain in full force and effect.

That this Court retains jurisdiction of said cause and of the parties therein named for the entry of such further orders as may be necessary in relation to the subject matter stated in said decree.

Entered this 20th day of April, A.D. 1943.

s/ BARNES,

*Judge of the District Court  
of the United States  
Northern District of Illinois.*