## IN THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION.

September Term 1941-Civil Action No. 1761.

## UNITED STATES OF AMERICA

## VS.

THE TILE CONTRACTORS' ASSOCIATION OF AMERICA, INC.; H. RICHARDSON COLE; CHICAGO MANTEL & TILE CON-TRACTORS' ASSOCIATION; H. B. CARTER CO.; VICTOR E. COLE & CO.; INTERIOR TILING COMPANY; RAVENSWOOD TILE COMPANY; WALTER PERINE; WALTER O. SWAN-SON; ARTHUR B. PETERSON; EDWIN KRAUSE; ARTHUR D'AMBROSIO; VICTOR E. COLE; HARRY B. CARTER; HAMPTON MCCORMICK, SR.; BRICKLAYERS, MASONS & PLASTERERS INTERNATIONAL UNION OF AMERICA; HARRY C. BATES; RICHARD J. GRAY; ELMER SPAHR; CERAMIC, MOSIAC & ENCAUSTIC TILE LAYERS LOCAL UNION NO. 67 OF THE BRICKLAYERS, MASONS & PLAS-TERERS INTERNATIONAL UNION OF AMERICA; ROBERT E. SHEPHERD; HENRY BARTELS; FLORENCE J. O'SHEA; JOHN R. O'KEEFE; WILLIAM J. DUGAL; EDWARD HAN-SON; LOUIS MILLER; JESS HARRIS; ANTHONY E. BER-HEID; FRED JASPER; THOMAS MCNELLEY, DEFENDANTS.

## DECREE MODIFYING FINAL DECREE.

1. This cause came on to be heard this 24th day of September, 1941, the plaintiff being represented by Thurman Arnold, Assistant Attorney General, and J. Albert Woll, United States Attorney for the Northern District of Illinois, and the defendants being represented by their counsel.

2. Bricklayers, Masons & Plasterers International Union of America, Harry C. Bates, Richard J. Gray, Elmer Spahr, Ceramic, Mosaic & Encaustic Tile Layers Local Union No. 67 of the Bricklayers. Masons & Plasterers International Union of America, Robert E. Shepherd, Henry Bartels, Florence J. O'Shea, John R. O'Keefe, William J. Dugal, Edward Hanson, Louis Miller, Jess Harris, Anthony E. Berheid, Fred Jasper, Thomas McNeally, defendants in the above-entitled cause, having filed herein on September 24, 1941, an application for a modification of the final decree entered herein, with the consent of all parties, on June 10, 1940, and the proposed modification not being opposed, after notice given, by any of the other defendants or by the United States of America and having been found by the Court to provide suitable relief concerning the matters alleged in the complaint and application herein, it is

ORDERED, ADJUDGED, AND DECREED as follows, as to all of the parties to this cause and upon their consents hereto, as signified in writing at the foot of this decree:

3. That the aforesaid consent decree of June 10, 1940 be and the same is hereby modified by the cancellation of sub-paragraph (k) of paragraph 7, on page 9, and the substitution therefor of the following sub-paragraph:

(k) Because such person, partnership, or corporation had, in the past, worked with the tools: *provided*, *however*, that nothing in this decree shall prevent the International Union or a subordinate union, their officers, agents, or employees, from requiring such person, partnership, or corporation to cease working with the tools after the expiration of six months from the date said International Union or subordinate union, their officers, agents, or employees, serves written notice of such requirement upon such person, partnership, or corporation, except that contractors may work with the tools on small repair jobs in private homes. 일부 전문 전 것 이 것 못 못 하는 것 같아. 것 같아.

2128 DECREES AND JUDGMENTS

4. That the cancellation and substitution herein decreed shall become effective upon the date of entry of this decree.

Dated: September 24, 1941.

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MICHAEL L. IGOE, United States District Judge.