

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

UNITED STATES OF AMERICA,)
)
 Plaintiff,)
)
 v.) Civil Action
) No. 50 C 935
 OUTDOOR ADVERTISING ASSOCIATION)
 OF AMERICA, INC., et al,) Entered by the Court
) on 1/26/66
 Defendants.)

At Chicago, Illinois, in said District
and Division on

ORDER AMENDING FINAL JUDGMENT

A Final Judgment having been entered herein by this Court on September 9, 1952; and this Court by Section X of said Final Judgment having retained jurisdiction to enter further orders necessary or appropriate for the amendment or modification of any of the provisions of said Final Judgment; plaintiff and defendant Outdoor Advertising Association of America, Inc., by their respective attorneys, having consented to the entry of this Order modifying and amending certain of the provisions of Section V of said Final Judgment; and it appearing to the Court that this Order is appropriate,

IT IS THEREFORE ORDERED, that Section V of said Final Judgment is amended by striking therefrom subsection (C) and inserting the following subsection (C):

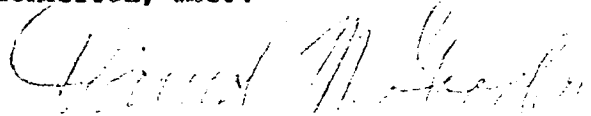
"(C) Provide for the assessment and collection of all membership dues upon a reasonable, uniform and non-discriminatory basis, provided that, as to each market of 75,000 population or over, in which two or more members operate poster display plants, that portion of the dues of each member, calculated on a population per thousand basis for such market, shall be adjusted in proportion to relative poster display plant capacities, by multiplying such portion by a fraction, the numerator of which is equal to the poster display plant capacity of such member and the denominator of which is equal to the poster display plant capacity of the member with the largest such capacity in such market. Poster display plant capacity means the total number of poster displays operated by a member in such market on any day between August 31 and December 15 of the year preceding that for which the dues are levied, provided that in any year the same day is used for calculating such capacity for all members."

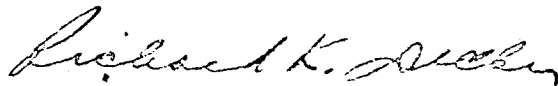
United States District Judge

We hereby consent to the making and entry of the foregoing
Order Amending Final Judgment:

For the Plaintiff:

For the Defendant
Outdoor Advertising Association of
America, Inc.:





Attorneys for Plaintiff

Attorneys for Defendant

LORD, BISSELL & BROOK
135 South LaSalle Street
Chicago, Illinois 60603

Of Counsel