

APPENDIX B:
SUMMARY OF REASONS FOR TERMINATING EACH JUDGMENT
(Ordered by Year Judgment Entered)

Case No.: 1312

Case Name: U.S. v. ALDEN PAPER CO., ET AL.

Year Judgment Entered: 1930

Section of Judgment Retaining Jurisdiction: III

Description of Judgment: Defendants enjoined from agreeing to continue the unlawful monopoly of the Alden Paper Company in the sale and distribution of union-made paper in the United States and Canada.

Reasons Judgment Should Be Terminated:

- Judgment more than ten years old.
- Most defendants likely no longer exist.

Public Comments: None.

Case No.: 3715

Case Name: U.S. v. NATIONAL ASSOCIATION OF LEATHER GLOVE MANUFACTURERS, INC., ET AL.

Year Judgment Entered: 1953

Section of Judgment Retaining Jurisdiction: XI

Description of Judgment: Defendants enjoined from, among other things, refusing to submit bids for, or collusively making high bids for the sale of leather gloves, or exchanging information concerning the costs, prices or terms of sale for leather gloves, or refusing to extend credit to any retailer or jobber of leather gloves.

Reasons Judgment Should Be Terminated:

- Judgment more than ten years old.
- Most defendants likely no longer exist.
- Judgment terms largely prohibit acts the antitrust laws already prohibit (bid rigging, price fixing, group boycott).

Public Comments: None.

Case No.: 3716

Case Name: U.S. v. THE ASSOCIATION OF KNITTED GLOVE & MITTEN MANUFACTURERS, ET AL.

Year Judgment Entered: 1953

Section of Judgment Retaining Jurisdiction: X

Description of Judgment: Defendants (knitted glove and mitten manufacturers) were enjoined from, among other things, fixing prices, rigging bids and engaging in group boycotts pertaining to the sale of knitted gloves and mittens.

Reasons Judgment Should Be Terminated:

- Judgment more than ten years old.
- Most defendants likely no longer exist.
- Judgment terms largely prohibit acts the antitrust laws already prohibit (price fixing, bid rigging and group boycotts).

Public Comments: None.

Case No.: 76-CV-170

Case Name: U.S. v. CARROLS DEVELOPMENT CORP., ET AL.

Year Judgment Entered: 1978

Section of Judgment Retaining Jurisdiction: XI

Description of Judgment: Defendants, movie theater operators, were enjoined for a period of ten years from acquiring movie theaters in the Greater Syracuse and Utica metropolitan areas without prior Government approval.

Reasons Judgment Should Be Terminated:

- Judgment more than ten years old.
- All terms of the Judgment have been satisfied.
- Most defendants likely no longer exist.

Public Comments: None.

Case No.: 83-CV-537

Case Name: U.S. v. NATIONAL BANK AND TRUST CO. OF NORWICH, ET AL.

Year Judgment Entered: 1984

Section of Judgment Retaining Jurisdiction: X

Description of Judgment: Consummation of merger of two banks was enjoined for fifteen days, during which time the acquiring bank was to divest two branch offices. For an additional ten years, the acquiring bank was enjoined from (1) re-acquiring the branch offices divested, and (2) taking any action to re-establish "home office protection" for the City of Norwich or the Village of Oxford.

Reasons Judgment Should Be Terminated:

- Judgment more than ten years old.
- All terms of the Judgment have been satisfied.
- One of two defendants no longer exists.

Public Comments: None.