IN THE DISTRICT COURT OF THE UNITED STATES FOR THE SOUTHERN DISTRICT OF NEW YORK.

In Equity No. 15-92.

UNITED STATES OF AMERICA, PETITIONER,

VS.

INTERLAKEN MILLS, JOSEPH BANCROFT & SONS CO., EDWARD C. BUCKLIN, HARRIS H. BUCKLIN, CHARLES R. SILKMAN, JOSEPH BANCROFT, JOHN B. BIRD, JOHN BANCROFT, JOHN F. KANE, and HERBERT M. PLIMPTON and HENRY P. KENDALL, co-partners, doing business under the name and style of Holliston Mills, DEFENDANTS.

ORDER MODIFYING FINAL MODIFIED DECREE.

The motion of the Defendants, Interlaken Mills and Harris H. Bucklin, for modification of the Final Modified Decree made and entered herein on July 24, 1919, coming on to be heard this day, on the Petition of said Defendants, which Petition was verified on September 11, 1934, and filed herein on this day, and upon due notice to all parties hereto, now living, and upon consideration thereof;

And, Wm. J. Matthews, Esq., appearing on behalf of defendants, Interlaken Mills, Harris H. Bucklin, Charles R. Silkman, John F. Kane; and Herbert M. Plimpton and Henry P. Kendall, individually and as co-partners and doing business under the name and style of Holliston Mills, and no one appearing on behalf of Jos. Bancroft & Sons Company, and John Bancroft, and George P. Alt, Esq., Special Assistant to the Attorney General, appearing on behalf of the United States of America;

And, it appearing from the affidavits filed herein that Joseph Bancroft, John B. Bird, and Edward C. Bucklin are now deceased:

And, all parties appearing herein having consented in Open Court to the entry of this Order, and no objection having been made on behalf of any party hereto, and the Court being fully advised in the premises;

IT IS HEREBY ORDERED, ADJUDGED AND DECREED:

I. The Final Modified Decree made and entered herein on the 24th day of July 1919, is hereby modified so as to incorporate therein the following additional provisions, to wit:

That nothing contained in the aforesaid Final Modified Decree shall be deemed or construed to enjoin or prevent any of the Defendants herein, and each of them, and their officers, agents, servants and employees, and all persons acting under, through, by or in behalf of them, or any of them, or claiming so to act, individually or collectively, from doing any act authorized, permitted or required by the provisions of the Code of Fair Competition for the Leather Cloth and Lacquered Fabrics; Window Shade Cloth and Roller; and Book Cloth and Impregnated Fabrica.

rics Industries, as approved on May 3rd, 1934, pursuant to the Act of Congress of June 16, 1933, known as the National Industrial Recovery Act, and any act authorized. permitted or required by any modification of, addition or amendment to said Code, which hereafter may be approved pursuant to said Code, or any act authorized permitted or required by any agreement, order, or license, made and entered into with, or made or issued by the President of the United States of America, or his duly designated representative, relating to the manufacture and sale of book cloth or binders' cloth pursuant to said National Industrial Recovery Act or amendments thereto, during such time and to the extent to which said modifications of, additions, or amendments to said Code, or such agreement, order or license shall remain in effect and shall be in accordance with the National Industrial Recovery Act or any amendment thereto.

II. The United States may at any time apply to the Court to revoke any modification of this decree made in the preceding paragraph on the ground that operations under, or purporting to be under, said Code of Fair Competition, or under, or purporting to be under, any modification of, addition or amendment to said Code, which hereafter may be approved pursuant to said Act or any amendments thereto, or under any such agreement, order or license, are promoting monopolies, or are eliminating, oppressing or discriminating against small enterprises, or are permitting monopolies or monopolistic practices, or are not in accordance with the National Industrial Recovery Act or any amendment thereto.

III. The right of the Defendants or any of them to make such motions herein for the modification of this decree or otherwise, as they may be advised, is hereby reserved.

IV. Except as provided in this Order, said Final Modified Decree entered into July 24, 1919 shall remain in full force and effect.

Done in Open Court this 20th day of November, 1934.

ROBERT P. PATTERSON,

United States District Judge.