

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

In Equity No. 54-141.

UNITED STATES OF AMERICA, PETITIONER

VS.

THE WOOL INSTITUTE, INC., DEFENDANT

On the petition of THE WOOL INSTITUTE, INC., defendant in this cause, which petition was verified on April 9th, 1934, and filed herein April 11th, 1934, and on the final decree in this cause entered on June 27, 1930, and the Petitioner having consented to the entry of this Order

and no objection being made on behalf of any party hereto,

It is hereby ORDERED, ADJUDGED and DECREED as follows:

I

The final decree made and entered herein on June 27, 1930, is hereby modified so as to incorporate therein the following additional provisions:

Nothing contained in this decree shall be deemed or construed to prevent the defendant, its successors, members, officers, agents, servants, employees or persons acting under, through, by or in behalf of it, or claiming so to act, from doing any of the acts authorized, permitted or required by the Code of Fair Competition for the Wool Textile Industry approved by the President on July 26, 1933, pursuant to the Act of Congress of June 16, 1933, known as the National Industrial Recovery Act, and by the Amendment to said Code of Fair Competition for the Wool Textile Industry, approved by the Administrator for Industrial Recovery on January 23, 1934, and by the Rules of Practice and Merchandising for the Piece Goods Selling Division, the Blanket Division, the Commission Combers Group, and the Sales-Yarn Division of said industry, approved by the Administrator for Industrial Recovery on March 27, 1934, and by any modification or amendments of said Code or said Rules of Practice and Merchandising and by any rules of practice and merchandising of other divisions or sub-divisions of said industry or any modifications or amendments thereof which may hereafter be approved, during such time as and to the extent to which, the same shall remain in effect: *Provided*, however, that no modification or amendment of said Code of Fair Competition or said Rules of Practice and Merchandising and no rules of practice and merchandising for other divisions or sub-divisions of said industry hereafter approved shall be effective for the purpose of this decree until 10 days after notice of the approval of such amendment or modification or rule or rules of practice

and merchandising, as the case may be, shall have been filed herein and served upon the United States Attorney for this District and shall have been given by mail or telegram delivered to the Attorney General, nor then if the United States shall have filed herein and given to the defendant a notice of objection thereto; without prejudice to the right of the defendant to make such motions herein for modification of this decree or otherwise as it may be advised.

II

The United States at any time may apply to the court to revoke any modification of this decree made under the preceding paragraph on the ground that operations under, or purporting to be under, the aforesaid Code of Fair Competition for the Wool Textile Industry or amendments or modifications thereof or Rules of Practice and Merchandising or Modifications or Amendments thereof the approval of which has resulted in the modification of this Decree, are promoting monopolies, or are eliminating, oppressing or discriminating against small enterprises, or are permitting monopolies or monopolistic practices.

III

Except as provided in this order, said final decree of June 27, 1930, shall remain in full force and effect.

Dated: April 11, 1934.

WM. BONDY
District Judge.