

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION

IN RE: MOTION TO TERMINATE
JUDGMENTS IN FIVE
ANTITRUST ACTIONS

CASE NO. 8:19-mc-49-T-23

OMNIBUS ORDER

Between 1965 and 1979, the United States obtained judgments (Doc. 1-1) in five actions for alleged violations of the federal antitrust laws. Each judgment includes time-limited restrictions and enjoins conduct — such as price-fixing, bid-rigging, and market allocation — that is prohibited already by the federal antitrust laws. Accordingly, after reviewing the judgments, the United States determines that “these judgments . . . no longer serve to protect competition” and moves (Doc. 1) under Rule 60(b), Federal Rules of Civil Procedure, to terminate the judgments.

The motion (Doc. 1) is **GRANTED**. The following judgments are

TERMINATED:

United States of America v. Ward Baking Company, et al., Case No. 4735-Civ-J, judgment entered on September 1, 1965;

United States of America v. First at Orlando Corporation, et al., Case No. 69-281-ORL, judgment entered on August 27, 1970;

United States of America v. Florida Power Corp., et al., Case No. 8:68-cv-297-TPA, judgment entered on August 19, 1971;

United States of America v. St. Petersburg Automobile Dealers Association, Case No. 8:72-cv-TPA, judgment entered on September 15, 1973; and

United States of America v. Bethlehem Steel Corporation, et al., Case No. 8:74-cv-435-TPA, judgment entered on October 26, 1979.

The clerk is directed to close this case.

ORDERED in Tampa, Florida, on June 3, 2019.



STEVEN D. MERRYDAY
UNITED STATES DISTRICT JUDGE