

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

Case No.: 1005

Case Name: United States v. Motion Picture Theatre Owners of Oklahoma

Year Judgment Entered: 1928

Description of Judgment: Defendants enjoined from, among other things, agreeing to refuse to deal with nontheatrical motion picture exhibitors.

Reasons Judgment Should Be Terminated:

- Judgment more than ten years old.
- Defendant no longer exists and the antitrust violations have long since ceased.

Public Comments: None.

Case No.: 172-Civil

Case Name: United States v. Griffith Amusement Company, et al.

Year Judgment Entered: 1950

Description of Judgment: Defendants enjoined from, among other things, conspiring to fix prices, and allocate markets.

Reasons Judgment Should Be Terminated:

- Judgment more than ten years old.
- Defendants no longer exist or are deceased.

Public Comments: None.

Case No.: 66-248

Case Name: United States v. Reed Roller Bit Company, et al.

Year Judgment Entered: 1967; Amended 1969

Section of Judgment Retaining Jurisdiction: VII

Description of Judgment: Defendants required to divest certain assets of American Iron, Inc. within twelve months of the entry of judgment.

Reasons Judgment Should Be Terminated:

- Judgment more than ten years old.
- Terms of judgment, as amended, have been satisfied.

Public Comments: None.

Case No.: 73-883-D

Case Name: United States v. Amateur Softball Association of America, et al.

Year Judgment Entered: 1974

Section of Judgment Retaining Jurisdiction: X

Description of Judgment: Defendants enjoined from, among other things, agreeing to exclusive agreements for top grade softballs for Association games; the Amateur Softball Association is enjoined from discriminating against manufacturers of top-grade softballs for Association games.

Reasons Judgment Should Be Terminated:

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

Public Comments: None.