

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

-----X
:
UNITED STATES OF AMERICA,

Plaintiff,

vs.

AUTO GLASS DEALERS ASSOCIATION,
INC., IRVING SCHPIRO, MORRIS S. GORMAN,
and LESTER J. SCHINDEL,

Defendants.
-----X

: ORDER AMENDING SECTION
VII OF THE FINAL JUDG-
MENT HEREIN DATED
: FEBRUARY 23, 1960.

: CIVIL ACTION NO. 147-155
: FILED:

PC
this 30th day of October, 1962, for an amendment of Section VII
of the Final Judgment herein dated February 23, 1960, and the
plaintiff and the defendants having each been served by AUTO GLASS
DEALERS ASSOCIATION, INC. with a copy of the ~~amended~~ motion, and
accompanying papers, or having consented to the relief requested,
and it appearing that none of the parties herein object to the
amendment described therein,

IT IS HEREBY ORDERED that Section VII of the Final
Judgment herein dated February 23, 1960, is amended as follows:

" VII

(A) Defendant, AGDA, is ordered and directed
to admit to and continue in membership therein, upon
application, any automobile glass dealer having a
fixed place of business within the New York Metropolitan
area, and who for a period of one year preceding his
application has been regularly engaged in the business
of retail selling, fitting, glazing, or grinding, as
well as the actual installation of glass in an automo-
bile, truck or other vehicle and who, at the time of his
application, furnishes to the association three (3)
references certifying to the fact that the applicant does
have such a fixed place of business within said area
and has been regularly engaged in such business for a
period of one year preceding his application.

In the event AGDA rejects any application for mem-

bership, ACDA shall (1) advise the applicant, and the Assistant Attorney General, in writing of the specific reasons for such rejection and (2) on request of the applicant, submit the question of the applicant's qualifications for membership to arbitration under the rules of the American Arbitration Association, whose decision shall be final and binding on the parties thereto, the fee of the American Arbitration Association to be borne by the losing party."

ENTER

Lat. 1

November 13, 1962.

512