

UNITED STATES DISTRICT COURT FOR  
THE SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,  
Plaintiff,

v.

LOCAL 807 OF INTERNATIONAL  
BROTHERHOOD OF TEAMSTERS,  
CHAUFFEURS, STABLEMEN &  
HELPERS OF AMERICA, *et al.*,  
Defendants.

1:20-mc-00109

(Original Civil Action No. 4-423)

~~PROPOSED~~ ORDER TERMINATING FINAL JUDGMENT

The Court having received the motion of plaintiff United States of America for termination of the final judgment entered in the above-captioned case, and the Court having considered all papers filed in connection with this motion, and the Court finding that it is appropriate to terminate the final judgment, it is

**ORDERED, ADJUDGED, AND DECREED:**

That said final judgment is hereby terminated.

Dated: 2/24/2020



United States District Court Judge  
Southern District of New York

I am as baffled as Judge Furman was in *U.S. v. Leibener*, 20-MC-65, why this effort -- to dismiss judgments that have been on the books for years and that are, so far as the Court can tell, neither helping nor harming competition -- is a good expenditure of DOJ Antitrust attorney time or of judicial time. Nevertheless, the Government's motion is granted.