

[Trade Regulation Reporter - Trade Cases \(1932 - 1992\), United States v. Aerofin Corp., Carrier Corp., B. F. Sturtevant Co., and Buffalo Forge Co., U.S. District Court, S.D. New York, 1979-1 Trade Cases ¶62,598, \(Apr. 17, 1979\)](#)

Federal Antitrust Cases

20-458 (CES)

Trade Regulation Reporter - Trade Cases (1932 - 1992) ¶62,598

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United States v. Aerofin Corp., Carrier Corp., B. F. Sturtevant Co., and Buffalo Forge Co.

1979-1 Trade Cases ¶62,598. U.S. District Court, S.D. New York, Civil Action No. 20-458 (CES), Filed April 17, 1979.

Case No. 767, Antitrust Division, Department of Justice.

Sherman Act

Headnote

Price Fixing: Patents: Air Conditioning Coil Industry: Vacation of 1943 Consent Decree.—

Upon consent of all the parties, a 36-year-old consent decree that settled charges brought against four encased coil firms concerning the alleged misuse of a patent to fix resale prices in the air conditioning coil industry (1940-1943 TRADE CASES ¶56,264) was terminated.

Terminating consent decree, [1940-1943 Trade Cases ¶56,264](#).

For plaintiff: John L. Wilson, Atty., Dept. of Justice. **For defendants:** Malcolm A. Hoffmann, of Law Firm of Malcolm A. Hoffmann.

Consent Order

STEWART, D. J.: Whereas all defendants have moved this Court to terminate the Final Judgment entered in this action on March 5, 1943 and whereas plaintiff, United States of America, has consented thereto, after giving 30 days public notice;

Now Therefore upon all the pleadings, after a hearing in open Court and upon the consent of all parties, it is ordered that the Final Judgment entered on March 5, 1943 in this action is terminated.