

IN THE UNITED STATES DISTRICT COURT FOR THE
EASTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA : CIVIL ACTION
 v. :
SUN OIL COMPANY : NO. 10483

D E C R E E

GANEY, Ch.J.

July 1, 1959

1. The Sun Oil Company, its officials and representatives are hereby enjoined from entering into or enforcing any contract or understanding, written or oral, with any service station operator, whether "A" or "AA", or from inducing or compelling any service station operator to enter into any contract or understanding which has as its purpose or effect:

a. That the service station operator shall purchase all of his requirements of petroleum products from Sun Oil Company, or shall not handle the petroleum products of any other company.

b. That the service station operator shall purchase all of his requirements of any one or more automobile accessories from Sun Oil Company, or will not handle automotive accessories competitive with those distributed or sponsored by

the Sun Oil Company, or which prevent him from handling or acquiring for sale any automobile accessory from or through sources other than the Sun Oil Company.

c. That the sale of any petroleum product or automotive accessory by Sun Oil Company to any service station operator shall be conditioned on the handling by such operator of petroleum products or automotive accessories manufactured or sponsored by the Sun Oil Company.

However, it is not the intendment and purpose of this decree to in any wise prohibit any Sun dealer, of his own free choice, from dealing exclusively in Sun's products and in the line of "tires, batteries and accessories" sponsored by Sun.

2. Each service station operator with whom Sun has existing contractual relations is to be given written notice of this decree by Sun.

3. This Court will retain jurisdiction over the parties to this action for the purpose of enabling either of them to apply for such further orders and directions as may be necessary or appropriate.