C O P Y

UNITED STATES DISTRICT COURT

FOR THE WESTERN DISTRICT OF WISCONSIN

UNITED STATES OF AMERICA,)
And with the second of the second of the second	
Plaintiff,)
	· [1] [1] [4] [1] [1] [4] [1] [1] [1] [2] [2] [4] [4] [4] [4] [4] [4] [4] [4] [4] [4
v .) CIVIL NO. 3563
	$\mathbf{\hat{j}}_{\mathcal{L}_{i}}$
CONSOLIDATED PAPERS, INC.,)
ET AL.,	Filed: February 27, 1964
Defendants	£3

AMENDMENT TO FINAL JUDGMENT

This Court having entered a final judgment herein on February 7, 1963 as to American Can Company and certain other consenting defendants, and the United States of America and American Can Company having consented to an amendment of said final judgment before any testimony has been taken and without trial or adjudication of any issue of fact or law herein and without admission in respect to any issue,

NOW, THEREFORE, it is hereby
ORDERED, ADJUDGED AND DECREED as follows:

I

The final judgment entered on February 7, 1963 is hereby amended by the insertion between Article VI and Article VII of said judgment a new Article VI-Y, reading as follows:

Sponsoring, financing, participating in or attending any meeting attended by any other consumer of pulpwood at which prices (in terms of money or levels or any other terms) or quantity of consumption of pulpwood, current or anticipated, are expected to be discussed or announced; or remaining in attendance at any meeting attended by any other consumer of pulpwood in the event and during the time that such discussions or announcements take place; if such expected or actual discussions or announcements relate to prices or quanitty of consumption of pulpwood by any identifiable mill or group of mills which operate within, or obtain pulpwood from, the States of Wisconsin, Michigan or Minnesota.

Nothing contained in this article shall prohibit American Can Company from bona fide transactions of purchase or sale of pulpwood with any other consumer of pulpwood or from giving to or receiving from such consumer (but not in the presence or hearing of any other pulpwood consumer) such price and consumption information as is essential to and given in connection with such a bona fide transaction or proposed transaction of purchase or sale of pulpwood with any other consumer.

detraction II

Article VI-Y shall not be applicable to any defendant other than American Can Company.

III

Except as modified by this amendment, said judgment entered February 7, 1963 shall remain in full force and effect against American Can Company.

Dated: February 27 , 1964

/s/ DAVID RABINOWITZ
United States District Judge