

APPENDIX B:
PROPOSED ORDER TERMINATING FINAL JUDGMENTS

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,)
)
Plaintiff,)
)
v.)
)
PARAMOUNT PICTURES, INC.,)
)
Defendant.)
_____)
UNITED STATES OF AMERICA,)
)
Plaintiff,)
)
v.)
)
LOEW'S INCORPORATED, ET AL.,)
)
Defendants.)
_____)

[PROPOSED] ORDER TERMINATING FINAL JUDGMENTS

The Court having received the motion of plaintiff United States of America for termination of the final judgments entered in these cases, and the Court having considered all papers filed in connection with this motion, and the Court finding that it is in the public interest to terminate the final judgments, it is

ORDERED, ADJUDGED, AND DECREED:

That the consent decree entered on November 8, 1948 against Radio-Keith-Orpheum is hereby terminated.

That the consent decree entered on March 3, 1949 against Paramount Pictures, Inc. is hereby terminated, except Section II, Paragraphs 6, 7, and 8, which paragraphs shall terminate, and therefore prohibit any agreements under those paragraphs from taking effect for, two years from the date of this order.

That the consent decree entered on February 8, 1950 against Columbia Pictures Corp., Universal Corp., and United Artists Corp. is hereby terminated, except Section II, Paragraphs 6, 7, and 8, which paragraphs shall terminate, and therefore prohibit any agreements under those paragraphs from taking effect for, two years from the date of this order.

That the consent decree entered on January 4, 1951 against Warner Brothers Pictures, Inc. is hereby terminated, except Section III, Paragraphs 6, 7, and 8, which paragraphs shall terminate, and therefore prohibit any agreements under those paragraphs from taking effect for, two years from the date of this order.

That the consent decree entered on June 7, 1951 against Twentieth Century Fox Film Corp. is hereby terminated, except Section II, Paragraphs 6, 7, and 8, which paragraphs shall terminate, and therefore prohibit any agreements under those paragraphs from taking effect for, two years from the date of this order.

That the consent decree entered on February 7, 1952 against Loew's Incorporated is hereby terminated, except Section II, Paragraphs 6, 7, and 8, which paragraphs shall terminate, and

therefore prohibit any agreements under those paragraphs from taking effect for, two years from the date of this order.

Dated: _____

United States District Court Judge
Southern District of New York