In Equity No. 1979. UNITED STATES OF AMERICA, PETITIONER,

vs.

MAPLE FLOORING MANUFACTURERS ASSOCIATION, W. D. YOUNG & COMPANY, MITCHELL BROTHERS COMPANY, WISCONSIN LAND & LUMBER COMPANY, COBBS & MITCHELL, INC., I. STEPHENSON CO., TRUSTEES, CUMMER-DIGGINS CO., OSGOOD & BLODGETT MFG. CO., HOLT HARDWOOD COMPANY, KERRY & HANSON FLOORING COMPANY, EAST JORDAN LUMBER CO., NICHOLS & COX LUMBER CO., STRABLE LUMBER & SALT CO., FOSTERLATIMER LUMBER CO., WEST MICHIGAN FLOORING CO.,

J. W. Wells Lumber Co., Northwestern Cooperage & Lumber Co., Flanner-Steger Land & Lumber Co., Grand Rapids Trust Company, As Receiver, for William Horner, North Branch Flooring Company, The Bigelow Cooper Co., Kneeland-McLurg Lumber Co., Oval Wood Dish Corporation, George W Keehn, B. P. Whedon, M. E. Thomas, H. H. Shepeck, J. L. Colby, F. S. Blodgett, W. L. Dewitt, F. R. Welsh, J. J. Porter, F. E. Holland, George Strable, H. I. Latimer, Edwin Vollmer, W. H. Greene, Mary Vollmer, A. C. Wells, C. H. Law, J. D. Staple, P. D. Flanner, T. M. Ralston, C. A. Brand, J. E. Dewey and F. M. Hodges, Defendants.

The above-named Defendants, and each of them, having heretofore appealed to the Supreme Court of the United States from the Final Decree made by this Court in this cause on the 4th day of January, 1924, perpetually enjoining and restraining them, and each of them, as set forth in said Decree, and this cause having come on to be heard before the said Supreme Court of the United States at the October 1924 Term on the transcript of record, and having been argued by Counsel for the respective parties hereto and due deliberation having been had, the said Court filed its opinion and ordered, adjudged and decreed that the said Final Decree be reversed; and the said Supreme Court of the United States having remanded this cause to this Court with instructions that the said Final Decree be reversed, and that such further proceedings be had in this cause in conformity with the opinion of said Court as according to right and justice and the laws of the United States ought to be had, the said appeal notwithstanding, which said Decree, Order and instructions appear to this Court by the Mandate of the said Supreme Court of the United States.

Now, Therefore, on filing the said Mandate and upon motion of Edward R. Johnston, Esq., Counsel for Defendants, it is,

ORDERED, ADJUDGED AND DECREED, and the Court doth hereby order, adjudge and decree as follows:-

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- 1. That the said Mandate of the said Supreme Court of the United States be and the same hereby is made the Order, Judgment and Decree of this Court.
- 2. That the Final Decree made in this cause on the 4th day of January, 1924, be, and the same hereby is, in all respects vacated and annulled.
- 3. That the Petition and Bill of Complaint herein be, and the same hereby is, in all respects dismissed.

C. W. SESSIONS, United States District Judge.

Dated, January 6th, 1926.