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Syllabus

ORDER

It is ordered, That respondents, Utica Cutlery Company, a corporation, and its officers, and Albert Edward Allen, individually and as an officer of said corporation, and Walter Joseph Matt, H. Robert Agne, and W. H. Van Vliet, as officers of said corporation, and respondents' agents, representatives, and employees, directly or through any corporate or other device, in connection with the offering for sale, sale or distribution of cutlery, stainless steel tableware, or any other products in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease

products but before delivery to customers; by failing to name the animal

advertising; failing to use the designation "secondhand used," and to identify the manufacturer, etc., on tags; by failing in advertising to disclose that some fur products were secondhand and that others were dyed; and by failing in other respects to comply with requirements of the Act.

Mr. Charles W. O'Connell supporting the complaint.

Mr. George A. Marcus of Schenectady, N.Y., for respondent.

INITIAL DECISION BY EDWARD CREEL, HEARING EXAMINER

The complaint in this proceeding which was issued July 13, 1959 charges violation of the Federal Trade Commission Act and of the

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Decision

2. Subsequent to the effective date of the Fur Products Labeling Act on August 9, 1952, respondent has advertised "fur" and "fur products" in "Commerce" magazine.

Company said products - 111

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Order

2. Misbranding fur products by:

A. Failing to affix labels to fur products showing in words and figures plainly legible all of the information required to be disclosed by each of the subsections of Section 4(2) of the Fur Prod-

Decision

56 F.T.C.

DECISION OF THE COMMISSION AND ORDER TO FILE REPORT OF COMPLIANCE

Pursuant to Section 3.21 of the Commission's Rules of Practice, the initial decision of the hearing examiner shall on the 2nd day of April, 1960, become the decision of the Commission; and, accordingly:

It is ordered, That respondent herein shall within sixty (60) days after service upon her of this order, file with the Commission a report in writing setting forth in detail the manner and form in which she has complied with the order to cease and desist.

IN THE MATTER OF

CARTERET JR. FASHIONS CORP. ET AL.

CONSENT ORDER, ETC., IN REGARD TO THE ALLEGED VIOLATION OF THE
FEDERAL TRADE COMMISSION AND THE WOOL PRODUCTS LABELING ACTS

Docket 7689. Complaint, Dec. 14, 1959—Decision, Apr. 2, 1960

Consent order regarding *Neenah, Inc.*