



The Textile Fiber Products Identification Act was passed by the Congress for the purpose, among other things, of protecting producers and consumers against misbranding and false advertising of the fiber content of textile fiber products. The evidence shows, and corporate respondent admits, that it advertised and sold textile fiber products which bore false labels as to the percentage of fiber content therein. The evidence further establishes that corporate respondent did not attempt by testing or by any other means to determine whether the labels furnished by its foreign supplier were in compliance with the Textile Act and the regulations promulgated thereunder. ... The circumstance that the manufacturer placed the false labels on the ribbon at the time of the circumstances -21.97 the

or other identification issued and registered by the Commission, of the manufacturer of the textile fiber products or of one or more persons subject to Section 3 of the Textile Fiber Products Identification Act with respect to such textile fiber products. The Commission also determined that it is a violation of Section 5 of the FTC Act and of the Textile Act and Rules to advertise textile fiber products (in this ca

