

Trade Regulation Reporter - Trade Cases (1932 - 1992), United States v. Radio Corp. of America, et al., U.S. District Court, D. Delaware, 1986-1 Trade Cases ¶67,170, (Oct. 1, 1985)

[Click to open document in a browser](#)

United States v. Radio Corp. of America, et al.

1986-1 Trade Cases ¶67,170. U.S. District Court, D. Delaware, No. 793, Dated October 1, 1985, Case No. 371, Antitrust Division, Department of Justice.

Sherman Act

Patents: Refusal to Deal: Radios: Consent Decree Termination.— A consent decree enjoining an electronics product manufacturer from enforcing exclusive provisions of its radio patent cross-licensing agreements and forbidding agreements for the division of territory was terminated in the public interest.

Terminating [1932-1939 Trade Cases ¶55,015](#).

For plaintiff: Sue L. Robinson, Asst. U.S. Atty., Wilmington, Del. **For defendants:** Bruce M. Stargatt, of Young, Conaway, Stargatt & Taylor, Wilmington, Del.

Order Terminating Consent Decree

Latchum, J.: Defendant RCA Corporation (formerly Radio Corporation of America) (“RCA”), the defendant herein, having moved this Court for an order terminating the Consent Decree herein (“Decree”), and notice of the motion having been published in *The Wall Street Journal*, *The Journal of Commerce* and *Electronic News* and all interested persons having been given an opportunity to submit comments concerning the proposed termination of the Decree, and petitioner, the United States of America, having consented to said motion, and the Court having considered all the papers that have been filed in connection with the motion, and the Court finding that it is in the public interest to terminate the Decree, it is

Ordered that the Consent Decree entered herein on November 21, 1932 (as modified thereafter), be terminated, and said Consent Decree shall be of no further force or effect.