

Trade Regulation Reporter - Trade Cases (1932 - 1992), United States v. Revlon, Inc., U.S. District Court, S.D. New York, 1991-1 Trade Cases ¶69,463, (Sept. 6, 1978)

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United States v. Revlon, Inc.

1991-1 Trade Cases ¶69,463. U.S. District Court, S.D. New York, No. 62 Civ. 2219 (I.B.W.), Filed September 6, 1978

Case No. 1672, Antitrust Division, Department of Justice.

Sherman Act

Exclusive Dealing: Customer and Territorial Restrictions: Jobbers and Retailers: Approved Locations: Cosmetics Distribution.— A 1975 litigated final judgment that prohibited a cosmetics manufacturer from requiring its jobbers to resell only to customers in assigned geographical territories and requiring retailers to sell only from approved locations and only over-the-counter to an ultimate consumer was vacated and the complaint dismissed with prejudice.

Terminating [1975-1 Trade Cases ¶60,202](#), as modified, [1975-2 Trade Cases ¶60,583](#).

For plaintiff: U.S. Dept. of Justice, Attys., Antitrust Div., New York, N.Y. **For defendant:** Paul, Weiss, Rifkind, Wharton & Garrison, New York, N.Y.

Order

Wyatt, D.J.: It Is Hereby Ordered That:

1. The Final Judgment in this action, dated April 18, 1975, and filed May 19, 1975, and modified by order dated September 5, 1975, be and the same hereby is vacated.
2. The complaint is hereby dismissed, with prejudice.