## Commodity Futures Trading Commission CEA CASES

NAME: GENERAL FOODS CORPORATION, CHARLES W. METCALF, DANIEL F. RICE AND COMPANY, DANIEL F. RICE, LAWRENCE J. RYAN, AND PHILIP R. O'BRIEN

CITATION: 8 Agric. Dec. 150

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(A. D. 1993)

In re General Foods Corporation et al. CEA Doc. No. 34. Decided February 3, 1949.

## Notice of Setting Aside of Orders by Circuit Court of Appeals

Pursuant to judgments entered on October 19, 1948, by the United States Circuit Court of Appeals for the Seventh Circuit and the judgments and the order of this court of August 13, 1947, as to respondent, notice is hereby given to the contract markets under the act that the orders in this proceeding dated April 28, 1947, and July 11, 1947, have been set aside, and, accordingly, the suspension of registrations and denials of trading privileges ordered will not become effective. \*

\* Reference to other points involved in this case will be found in Index-Digest and Subject-Index in this issue of Agriculture Decisions. -- Ed.

Decision by Thomas J. Flavin, Judicial Officer

## NOTICE OF COURT'S SETTING ASIDE OF ORDERS

On October 19, 1948, judgments were entered by the United States Court of Appeals for the Seventh Circuit in Daniel F. Rice and Company et al. v. Charles F. Brannan, Secretary of Agriculture, et al., General Foods Corporation v. Charles F. Brannan, Secretary of Agriculture, et al., Charles W. Metcalf v. Charles F. Brannan, Secretary of Agriculture, et al., and Philip R. O'Brien v. Charles F. Brannan, Secretary of Agriculture, et al., setting aside the orders entered April 28, 1947, 6 Agric. Dec. 288 (6 A. D. 288), and July 11, 1947, 6 Agric. Dec. 652 (6 A. D. 652), in this proceeding.

The effectiveness of the orders of April 28, 1947, and July 11, 1947, had been stayed as to all respondents except Ryan by the court pending action of the court upon the appeal. An order was entered on August 13, 1947, 6 Agric. Dec. 756 (6 A. D. 756), staying the effectiveness of the orders as to respondent Lawrence J. Ryan, who did not appeal to the court, and making the applicability of the orders as to Ryan dependent upon the outcome of the court review as to the Rice respondents.

Pursuant to the judgments of the court and the order of August 13, 1947, as to Ryan, notice is hereby given to the contract markets under the act that the orders in this proceeding dated April 28, 1947, and

July 11, 1947, have been set aside by the United States Court of Appeals for the Seventh Circuit and that, accordingly, the suspensions of registrations and denials of trading privileges ordered will not become effective.

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