

In the Matter of AMERICAN FRANCE LINE *et al.* (MOORE & MCCORMACK COMPANY, INC.) and INTERNATIONAL SEAMEN'S UNION OF AMERICA

Case No. R-157

SUPPLEMENTAL DECISION

AND

ORDER

August 5, 1938

On July 16, 1937, the National Labor Relations Board, herein called the Board, issued a Decision and Direction of Elections¹ in the above-entitled case. The Direction of Elections directed that elections by secret ballot be conducted among the unlicensed personnel employed in the deck, engine, and stewards' departments, except wireless and radio operators, chief electricians on electrically driven ships and junior engineers who hold licenses, on the vessels operated out of Atlantic and Gulf ports by 52 named companies, including Moore & McCormack Company, Inc., New York City. By a Supplemental Decision and Direction of Elections² issued September 17, 1937, similar elections were directed to be held in nine additional companies. Supplemental or amended decisions have also been issued in this case on August 16,³ September 11,⁴ and November 10, 1937,⁵ and May 25, 1938,⁶ dealing with various matters which need not be set forth in detail here.

The Board has been informed by the Regional Director for the Second Region (New York City) that Moore & McCormack Company, Inc. are not presently employers of any unlicensed personnel employed on any vessels operating out of the Atlantic and Gulf ports. Since Moore & McCormack Company, Inc. does not now employ any persons coming within the classification among which the elections were directed to be held, we shall accordingly dismiss the petition requesting an investigation and certification of representatives of the unlicensed personnel employed by Moore & McCormack Company, Inc.

¹ 3 N. L. R. B. 64.

² 3 N. L. R. B. 64, 80.

³ 3 N. L. R. B. 64, 74.

⁴ 3 N. L. R. B. 64, 76.

⁵ 4 N. L. R. B. 112.

⁶ 7 N. L. R. B. 439.

8 N. L. R. B., No. 97.

ORDER

By virtue of Section 9 (c) of the National Labor Relations Act, 49 Stat. 449, and pursuant to Article III, Section 8, of National Labor Relations Board Rules and Regulations—Series 1, as amended, it is ordered that the petition for investigation and certification of representatives of the employees of Moore & McCormack Company, Inc., filed by International Seamen's Union of America, be, and it hereby is, dismissed.