

(S E R V E D)
(JUNE 10, 1997)
(FEDERAL MARITIME COMMISSION)

FEDERAL MARITIME COMMISSION

WASHINGTON, D. C.

June 10, 1997

DOCKET NO. 95-11

MAR-MOL CO. AND COPYCORP.

v.

SEA-LAND SERVICE, INC.

ORDER REGARDING REPARATIONS

On June 5, 1997, the Commission served its Report and Order Partially Adopting Initial Decision in this proceeding. The proceeding was remanded to the undersigned for further action regarding reparations consistent with the Report and Order.

The Commission found that "Mar-Mol is entitled to reparations under section 22 of the Act, provided it has suffered an injury. The Commission holds that Mar-Mol was injured by paying Sea-Land the unreasonable license tax. While it appears that Mar-Mol paid \$620 under the unreasonable charge, a finding must be made, or the parties must agree, as to the amount of the reparations award."

Accordingly, the parties are instructed to comply with Rule 251, 46 CFR § 502.251, and, unless they otherwise agree, supply proof regarding the reparations award so that the Commission can enter an award of reparation.


Frederick M. Dolan, Jr.
Administrative Law Judge