

Competition Tribunal



Tribunal de la Concurrence

CT - 1990 / 001 – Doc # 45

IN THE MATTER of an application by the Director of Investigation and Research for orders pursuant to section 92 of the *Competition Act*, R.S.C., 1985, c. C-34, as amended;

AND IN THE MATTER of the direct and indirect acquisitions by Southam Inc. of equity interests in the businesses of publishing The Vancouver Courier, the North Shore News and the Real Estate Weekly

B E T W E E N:

The Director of Investigation and Research

Applicant

- and -

Southam Inc.  
Lower Mainland Publishing Ltd.  
Rim Publishing Inc.  
Yellow Cedar Properties Ltd.  
North Shore Free Press Ltd.  
Specialty Publishers Inc.  
Elty Publications Ltd.

Respondents



**CORRECTION TO CONSENT INTERIM ORDER**  
**DATED MARCH 18, 1991**

**COMPETITION TRIBUNAL**  
**CORRECTION TO CONSENT INTERIM ORDER**

*The Director of Investigation and Research*

v.

*Southam Inc. et al*

FURTHER TO the consent interim order dated March 18, 1991 ("consent interim order");

AND FURTHER TO counsel for the respondents bringing to the Tribunal's attention an error in the wording of paragraph 1 (b) of the consent interim order;

AND ON CONFIRMING that certain words included in the draft interim order filed by the applicant on March 4, 1991 and omitted in the draft consent interim order filed by the parties on March 15, 1991, had inadvertently been included in the text of the consent interim order;

THIS TRIBUNAL ORDERS THAT:

The words "and Lower Mainland Publishing Ltd. ("LMPL")," shall be deleted from paragraph 1 (b) of the consent interim order and paragraph 1 (b) shall read:

(b) "company" means each of North Shore Free Press Ltd. ("NSFP"), Rim Publishing Inc. ("Rim"), Elty Publications Ltd. ("Elty") and Specialty Publishers Inc. ("Specialty") and "companies" means all of them.

DATED at Ottawa, this 22<sup>nd</sup> day of March, 1991.

SIGNED on behalf of the Tribunal by the presiding judicial member.

(s) Max M. Teitelbaum  
Max M. Teitelbaum