

- 6th    **A regulation fixing a fair price is not in restraint of trade.**
- 7th    **A combination of dealers can refuse to deal with any manufacturer or wholesaler.**
- 8th    **This is the age of Associations in business, and confined to proper limits they are laudable.**
- 9th    **Sir Glenholm says he does not approve of exaggerated assertions as to trade combinations.**
- 10th   **He says that retailers and wholesalers are a public necessity and have the right to protect their interests.**
- 11th.   **Sir Glenholm says that price cutters are liable if they do not maintain the manufacturers' fixed prices, and that manufacturers have the right to fix prices.**
- 12th   **Sir Glenholm completes his judgment by stating that the proper method of distribution is from manufacturer to the wholesaler, from the wholesaler to the retailer, and from the retailer to the consumer, and that any interference with these regular and established channels of trade can be of no ultimate benefit to the consumer, and he closes by saying—that in a case so important, he carefully considered the numerous authorities cited by him so as to give a very full and elaborate statement of facts.**

This being so, now what will your organization benefit you, if it is looked upon with indifference by the wholesaler, the manufacturer, and the government, and not taken seriously.

How can you do your part in strengthening your organization? **I'll tell you how:** Do your business with Guild houses only. Why should you do this? Because, if the wholesalers were to unite in organization work, we could accomplish in six months more than you can