

(iii) The extent to which the alleged combine is believed to operate to the detriment of consumers;

(iv) The names and addresses of the parties making the application, and the name and address of one of their number, or a representative, authorized to receive communications and

conduct negotiations on their behalf. *for the purposes of this Act.*

(b) A statutory declaration by each of the *applicants* parties

to the application, setting forth that to the best of his knowledge and belief the combine alleged in the accompanying statement exists; that such combine has enhanced prices or restricted the supply of the article or commodity concerned in the manner described, and that it is in the public interest that an investigation should be had into such combine.

A notification from the judge as to the time and place of hearing sent by registered letter to the person authorized in the statement accompanying the application to receive communications on behalf of the applicants shall be deemed a sufficient notice for this purpose.

The order of a judge directing an investigation shall be transmitted to the Registrar by registered letter, and shall be accompanied by ~~a copy of~~ the application, and the statement and declaration therewith.

The order shall be addressed to the Minister *upon?* and shall state that in the opinion of the judge there is reasonable ground for believing that a combine exists in virtue of which prices have been unduly enhanced, or the supply restricted to the detriment of consumers, and that