

UNITED STATES OF AMERICA
DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT
BOARD OF CONTRACT APPEALS
Washington, D.C.

In the Matter of:

TURNER LACEY AND Lacey
Realty Company,

Respondents

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: HUDBCA No. 88-3457-D66
: Docket No. 88-1271-DB
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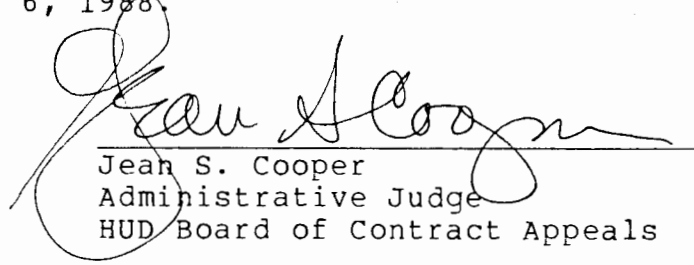
For the Government

DETERMINATION AND ORDER

The bench decision rendered at the end of the hearing in this case on October 6, 1988, pursuant to 24 C.F.R §26.24(d), is the determination in this case. The findings of fact and conclusions of law that comprise that decision are incorporated in this Determination and Order as though set forth in full.

In summary, the suspension of Respondents was found to be improper because there was not adequate evidence to support the ground for suspension cited by the Government in its notice of suspension and complaint. The parties were notified at the hearing of the right to request Secretarial Review, and that the date from which the time for filing such a request began to run was October 6, 1988.

ORDERED, October 18, 1988, incorporating the bench decision
and order effective October 6, 1988.



Jean S. Cooper
Administrative Judge
HUD Board of Contract Appeals