It is unlawful under the Hobby Protection Act (15 U.S.C. §2101 et seq.) and an unfair or deceptive act or practice under Section Five of the Federal Trade Commission Act (15 U.S.C. §45) to manufacture in the United States or import into the United States, for introduction into or distribution in commerce, any "imitation numismatic item" 1/1 which is not plainly and permanently marked "COPY." 1/1

1/ An "imitation numismatic item" is an item which purports to be, but in fact is not, an "original numismatic item" a/ or which is a reproduction, copy or counterfeit of an "original numismatic item." Imitation numismatic items include not only those items that are exact replicas in every detail of original numismatic items, but in addition, they include items that might reasonably be mistaken for "original numismatic items" by an unsuspecting consumer exercising ordinary observation and care. For example, a coin that resembles an "original numismatic item" in all respects except for a minor variation in the date would still be an "imitation numismatic item."

 $[\]overline{a}/$ An "original numismatic item" is anything that has been a part of a coinage or issue which has been used in exchange or has been used to commemorate a person or event. The term includes coins, tokens, paper money, and commemorative medals. An item has been "used in exchange" if it has been traded in the marketplace and used as a means of payment. Thus, the term applies to more than simply "legal tender."

²/ Rules issued by the Federal Trade Commission require that the word "COPY" shall be marked upon the item legibly, conspic-