

DISPOSITION: January 6, 1949. Default decree of condemnation and destruction.

14277. Adulteration of walnuts. U. S. v. 4 Bags \* \* \*. (F. D. C. No. 2 Sample No. 6166-K.)

LIBEL FILED: December 6, 1948, Western District of Pennsylvania.

ALLEGED SHIPMENT: On or about October 1, 1947, from Los Angeles, Calif.

PRODUCT: 4 100-pound bags of walnuts at Washington, Pa.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted whole or in part of a filthy substance by reason of the presence of infested nuts. The product was adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: January 4, 1949. Default decree of destruction.

14278. Adulteration of walnuts. U. S. v. 7 Cartons, etc. (F. D. C. No. 26 Sample Nos. 7909-K to 7912-K, incl.)

LIBEL FILED: February 3, 1949, Western District of Pennsylvania.

ALLEGED SHIPMENT: On or about April 1 and 10, 1946, from Chico, Calif.

PRODUCT: 551 25-pound cartons of walnuts at Pittsburgh, Pa.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted whole or in part of a decomposed substance by reason of the presence of walnut meats, and portions of the product (139 cartons) consisted in whole or in part of a filthy substance by reason of the presence of rodent excrement and rodent hairs. The article was adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: February 25, 1949. Default decree of destruction.

14279. Adulteration of mixed nuts. U. S. v. 96 Cases \* \* \*. (F. D. C. No. 26516. Sample No. 43095-K.)

LIBEL FILED: February 9, 1949, Western District of Michigan.

ALLEGED SHIPMENT: On or about November 1, 1948, from Chico, Calif.

PRODUCT: 96 cases, each containing 24 1-pound bags, of mixed nuts at Grand Rapids, Mich.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted whole or in part of a filthy substance by reason of the presence of infested nuts, and of a decomposed substance by reason of the presence of moldy nuts. The product was adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: February 24, 1949. Default decree of condemnation and destruction.

14280. Adulteration and misbranding of Nut Meat Krunch. U. S. v. 1 Drum \* \* \*. (F. D. C. No. 26036. Sample No. 3732-K.)

LIBEL FILED: November 17, 1948, Eastern District of Virginia.

ALLEGED SHIPMENT: On or about September 10, 1948, by Brokay Products, from Philadelphia, Pa.

**PRODUCT:** 1 100-pound drum of Nut Meat Krunch at Portsmouth, Va.

**LABEL, IN PART:** "Brokay Nut Meat Krunch All Purpose Nuts."

**NATURE OF CHARGE:** Adulteration, Section 402 (b) (2), a mixture of roasted peanut pieces and roasted soybean pieces, with artificial flavor added, had been substituted for roasted nuts.

Misbranding, Section 403 (a), the name "Nut Meat Krunch" and the statement "All Purpose Nuts" were false and misleading since the article consisted of an artificially flavored mixture of peanuts and soybeans; Section 403 (i) (2), the product was fabricated from two or more ingredients and its label failed to bear the common or usual name of each ingredient since the presence of soybeans was not declared; and, Section 403 (k), it contained artificial flavoring and failed to bear a label stating that fact.

**DISPOSITION:** December 14, 1948. Default decree of condemnation and destruction.

**14281. Adulteration and misbranding of Nut Meat Krunch. U. S. v. 1 Drum**  
\* \* \*. (F. D. C. No. 26214. Sample No. 23641-K.)

**LABEL FILED:** December 9, 1948, Middle District of Alabama.

**ALLEGED SHIPMENT:** On or about September 20, 1948, by Brokay Products, from Philadelphia, Pa.

**PRODUCT:** 1 35-pound drum of Nut Meat Krunch at Dothan, Ala.

**NATURE OF CHARGE:** Adulteration, Section 402 (b) (2), a mixture of roasted peanut pieces and roasted soybean pieces, with artificial flavor, had been substituted in whole or in part for roasted nuts.

Misbranding, Section 403 (a), the name "Nut Meat Krunch" and the statement "All Purpose Nuts" were false and misleading as applied to an article consisting of an artificially flavored mixture of peanuts and soybeans; Section 403 (i) (2), the product was fabricated from two or more ingredients and its label failed to bear the common or usual name of each such ingredient since the presence of soybeans was not declared; and, Section 403 (k), it contained artificial flavoring and failed to bear a label stating that fact.

**DISPOSITION:** January 18, 1949. Default decree of condemnation and destruction.

## OILS AND FATS

**14282. Adulteration and misbranding of Saladola. U. S. v. Lawrence Milgroom**  
(Mercantile Food Products Co.), and Frederick Milgroom (Frederick Lawrence Co.). Pleas of nolo contendere. Each defendant fined \$50.  
(F. D. C. No. 23208. Sample Nos. 56840-H, 57124-H, 57422-H, 57461-H, 57481-H, 57482-H.)

**INFORMATION FILED:** April 14, 1948, District of Massachusetts, against Lawrence Milgroom, an individual, trading as the Mercantile Food Products Co., Boston, Mass., and Frederick Milgroom, an individual, trading as the Frederick Lawrence Co., Boston, Mass.

**ALLEGED SHIPMENT:** On or about July 5, 26, and 29, and August 26, 1946, from the State of Massachusetts into the States of Maine, Vermont, and Rhode Island.