

statement "Eight ounces * * * supply not less than the following proportions of the adult minimum daily requirements for * * * : Riboflavin 50% ; Niacin 80% ; Iron 65%," on each bag of the food was false and misleading in that the statement represented and suggested that eight ounces of the food contained not less than 50% of the adult minimum daily requirements of riboflavin, not less than 80% of the adult minimum daily requirements of niacin, and not less than 65% of the adult minimum daily requirement of iron, whereas eight ounces of the food contained less than the above-stated proportions of the minimum daily requirements of riboflavin, niacin, and iron; and 403(g) (1)—the article purported to be and was represented as "enriched corn meal," a food for which a definition and standard of identity has been prescribed by regulations and it failed to conform to such definition and standard of identity since each pound of the food contained less than 1.2 milligrams of riboflavin, less than 16 milligrams of niacin, and less than 13 milligrams of iron.

PLEA: Guilty.

DISPOSITION: 5-5-65. \$400 fine.

FLOUR*

30105. Flour and hominy grits. (F.D.C. No. 50612. S. Nos. 64-762 X, 64-764 X.)

INFORMATION FILED: 3-18-65, M. Dist. Ga., against Rio Stores, Inc., Albany, Ga., and John Beasley, secretary-treasurer.

ALLEGED VIOLATION: Between 8-15-63 and 9-12-63, while quantities of flour and hominy grits were being held for sale after shipment in interstate commerce, the defendants caused the articles to be held in a building that was accessible to rodents and insects and to be exposed to contamination by rodents and insects, which acts resulted in the articles being adulterated.

CHARGE: 402(a) (3)—contained insects, insect larvae, and insect cast skins; and 402(a) (4)—held under insanitary conditions.

PLEA: Guilty.

DISPOSITION: 4-5-65. Each defendant fined \$200.

30106. Flour. (F.D.C. No. 50180. S. Nos. 66-524/5 X, 66-554 X.)

INFORMATION FILED: 10-8-64, N. Dist. Ga., against S. Paul Travis, Atlanta, Ga.

ALLEGED VIOLATION: Between 7-9-63 and 9-6-63, while a number of bags of flour were being held for sale after shipment in interstate commerce, the defendant caused the article to be held in a building that was accessible to rodents and insects, and to be exposed to contamination by rodents and insects, which acts resulted in the article being adulterated.

CHARGE: 402(a) (3)—contained rodent hairs, rodent excreta, and rodent urine; and 402(a) (4)—held under insanitary conditions.

PLEA: Nolo contendere.

DISPOSITION: 4-12-65. \$900 fine.

30107. Flour. (F.D.C. No. 50903. S. No. 120-442 A.)

QUANTITY: 450 100-lb. bags, at Riverside, Calif., in possession of Loma Linda Foods.

SHIPPED: 11-6-64, from Ogden, Utah.

*See also Nos. 30113, 30114, 30132, 30134, 30136.

LIBELED: 12-30-64, S. Dist. Calif.

CHARGE: 402(a)(3)—contained rodent urine; and 402(a)(4)—held under insanitary conditions.

DISPOSITION: 2-5-65. Consent—claimed by Loma Linda Foods. Segregated and reconditioned; 1,005 lbs. destroyed and 31,707 lbs. denatured for use as animal feed.

30108. Flour. (F.D.C. No. 50973. S. Nos. 3-834/5 A.)

QUANTITY: 11 25-lb. bags and 85 50-lb. bags at Gainesville, Ga., in possession of Carter Grocery Co., Inc.

SHIPPED: 8-29-64 and 10-6-64, from Salina and Whitewater, Kans.

LIBELED: On or about 1-15-65, N. Dist. Ga.

CHARGE: 402(a)(3)—contained rodent urine; and 402(a)(4)—held under insanitary conditions.

DISPOSITION: 3-2-65. Default—delivered to a public institution for use as animal feed.

30109. Flour. (F.D.C. No. 50743. S. No. 113-068 A.)

QUANTITY: 85 100-lb. bags, at Tulsa, Okla., in possession of Hodges Merchandise Co.

SHIPPED: 9-17-64, from Ionia, Mich.

LIBELED: 11-24-64, N. Dist. Okla.

CHARGE: 402(a)(3)—contained rodent urine, rodent excreta pellets, was rodent gnawed; and 402(a)(4)—held under insanitary conditions.

DISPOSITION: 4-27-65. Default—destruction.

30110. Flour. (F.D.C. No. 51405. S. Nos. 30-962/4 B.)

QUANTITY: 332 10-lb. bags and 486 25-lb. bags, at Lake City, Fla., in possession of Hackney Grocery Co., Inc.

SHIPPED: 1-28-65 and 3-30-65, from Chattanooga, Tenn.

LIBELED: 6-3-65, M. Dist. Fla.

CHARGE: 402(a)(3)—contained rodent urine and one lot was rodent gnawed; and 402(a)(4)—held under insanitary conditions.

DISPOSITION: 7-1-65. Default—destruction.

MACARONI AND NOODLE PRODUCTS

30111. Macaroni, spaghetti, and noodle products. (Inj. No. 474.)

COMPLAINT FOR INJUNCTION FILED: 9-11-63, S. Dist. Calif., against Western Globe Products, Inc., Los Angeles, Calif., and Weber Food Products Co., Inc., Bell Gardens, Calif.

CHARGE: The complaint alleged that the defendants were engaged in the manufacture, storage, and interstate distribution of macaroni, spaghetti, and noodle products; and that the corporate defendants had the same president and the same vice president.

It was alleged further that the defendants had caused to be introduced and delivered for introduction into interstate commerce, the above-described foods which were adulterated within the meaning of 402(a)(3) and 402(a)(4), in