

product is identified in the regulations, and to which has been added water and/or sugar and/or ascorbic acid and/or any orange juice concentrate or any other substance; and

B. Doing, or causing to be done, any act with respect to any food (a) received in interstate commerce, or (b) prepared from oranges or orange juice products received in interstate commerce, to which has been added water and/or sugar and/or ascorbic acid and/or any orange juice concentrate and/or any other substance, and which results in such food being held, represented, sold, or distributed as a food which is designated as "orange juice," "fresh orange juice," "pure orange juice," or "pure fresh orange juice," or any similar designation, and which purports to be or is in any manner represented as a food consisting solely of orange juice, as such product is identified in the regulations; and

C. Introducing or causing to be introduced or delivering or causing to be delivered for introduction in interstate commerce, any product which is represented to be or purports to be an orange juice product for which a standard and definition of identity is in effect, pursuant to 21 U.S.C. § 341, unless such product complies in all respects with such definition and standard of identity; and

D. Doing or causing to be done any act with respect to any food (a) received in interstate commerce or (b) prepared from oranges or orange juice products received in interstate commerce, which results in such food being held, represented, sold, or distributed as an orange juice product for which a definition and standard of identity is in effect, pursuant to 21 U.S.C. § 341 unless such food complies in all respects with such definition and standard of identity.

The injunction provided further that nothing therein was to be deemed as prohibiting the defendants from introducing or causing to be introduced or causing to be delivered for introduction into interstate commerce, any product provided under the orange juice and orange juice products definitions and standards of identity heretofore or hereafter promulgated by the Food and Drug Administration, Department of Health, Education, and Welfare; this included but was not limited to "orange juice," "pasteurized orange juice," "heat processed orange juice," "heat stabilized orange juice," "reconstituted orange juice," or "orange juice from concentrate" as identified by regulations.

VEGETABLES AND VEGETABLE PRODUCTS*

30477. Frozen french-fried potatoes. (F.D.C. No. 51937. S. No. 11-549 B.)

QUANTITY: 1,248 cases, each containing 12 2-lb. bags, at Ontario, Oreg.

SHIPPED: 10-14-65, from Warden, Wash.

LABEL IN PART: (Bag) "Mr. G French Fried Potatoes * * * Distributed by Oregon Frozen Foods, Ontario, Oregon."

LIBELED: On or about 12-3-65, Dist. Oreg.

CHARGE: 403(k)—when shipped, the article contained artificial yellow color, and its labeling failed to state that fact.

DISPOSITION: 2-10-66. Default—ordered delivered to a charitable or nonprofit organization.

30478. Frozen hash brown potatoes. (F.D.C. No. 51178. S. No. 19-417 B.)

QUANTITY: 39 18-lb. cases at San Francisco, Calif.

*See also Nos. 30429, 30472.

SHIPPED: 2-22-65, from Caldwell, Idaho, by J. R. Simplot Co.
LABEL IN PART: (Case) "Simplot Brand Idaho shredded hash brown potatoes packed in Idaho by J. R. Simplot Co., Caldwell Idaho."
LIBELED: 5-11-65, N. Dist. Calif.
CHARGE: 402(a)(3)—contained excessive coliforms, excessive total bacteria, and excessive *E. coli* when shipped.
DISPOSITION: 10-19-65. Default—destruction.

30479. Canned field peas with snaps. (F.D.C. No. 51677. S. No. 32-772 B.)
QUANTITY: 68 cases, each containing 24 1-lb. cans, at Camden, S.C.
SHIPPED: 7-26-65, from Midville, Ga., by R. O. Kelley Cannery, Inc.
LABEL IN PART: (Can) "Kelley's Best Georgia Field Peas With Snaps * * * Packed in U.S.A. By R. O. Kelley Cannery, Inc. Midville, Ga."
LIBELED: 10-7-65, E. Dist. S.C.
CHARGE: 402(a)(3)—contained insect larvae when shipped.
DISPOSITION: 11-29-65. Default—destruction.

30480. Fresh carrots. (F.D.C. No. 51711. S. No. 102-744 B.)
QUANTITY: 36 sacks, of 48 1-lb. bags each, at Cincinnati, Ohio.
SHIPPED: 10-21-65, from Oxnard, Calif., by Ventura Valley Packing Co.
LABEL IN PART: (Sack) "California Carrots Topped Wm. H. Gumpertz Co. Oxnard, Calif." (bag) "Ventura Gold * * * California Carrots Ventura Valley Packing Co. Oxnard, California."
LIBELED: 11-4-65, S. Dist. Ohio; libel amended 11-9-65.
CHARGE: 402(a)(2)(B)—when shipped, the article contained the pesticide chemical, endrin, which was unsafe within the meaning of 408(a), since no tolerance or exemption from the requirement of a tolerance for such pesticide chemical on carrots had been prescribed by regulations.
DISPOSITION: 11-23-65. Default—destruction.

30481. Boston lettuce. (F.D.C. No. 51736. S. No. 94-221 B.)
QUANTITY: 98 crates, of 24 heads each, at Cleveland, Ohio.
SHIPPED: 11-9-65, from Glendale, Ariz., by J. A. Wood Co.
LABEL IN PART: (Crate) "Copper Head Vegetables Produce of USA J. A. Wood Co. Phoenix, Arizona."
LIBELED: 12-1-65, N. Dist. Ohio.
CHARGE: 402(a)(2)(B)—when shipped, the article was a raw agricultural commodity and it contained toxaphene, a pesticide chemical, which was unsafe within the meaning of 408(a) since the quantity of such pesticide chemical on the article was not within the limits of the tolerance prescribed by regulations.
DISPOSITION: 12-22-65. Default—destruction.

TOMATOES AND TOMATO PRODUCTS

30482. Canned tomatoes. (F.D.C. No. 51422. S. No. 49-923 B.)
QUANTITY: 747 cases, of 24 1-lb. cans each, at Corning, N.Y.
SHIPPED: 4-19-65, from Pocomoke City, Md., by Albert W. Sisk & Son.
LABEL IN PART: (Can) "Pine Cone Brand * * * Peeled Tomatoes * * * Albert W. Sisk and Son Distributors * * * Preston, Md."