

**CHARGE:** 402(a)(3)—contained grease, floor debris and other nondescript foreign matter; and 402(a)(4)—prepared and packed under insanitary conditions.  
**DISPOSITION:** 11-18-63. Default—destruction.

**29208. Frozen bread dough.** (F.D.C. No. 49297. S. Nos. 22-745/7 X.)

**QUANTITY:** 444 cases, each containing 12 3-lb. pkgs., at Salt Lake City, Utah.

**SHIPPED:** 6-24-63, from Anaheim, Calif., by Bridgford Distributing Co.

**LABEL IN PART:** (Case) "Bridgford Ready-To-Bake Frozen Bread Dough \* \* \* Bridgford Foods Corporation, Anaheim, Calif.;" and (pkgs.) "Bridgford Ready-To-Bake Bread Dough \* \* \* a product of Bridgford Foods Corporation, Anaheim, Calif."

**LIBELED:** 9-13-63, Dist. Utah.

**CHARGE:** 402(a)(3)—contained grease, floor debris, and other nondescript foreign material; and 402(a)(4)—prepared and packed under insanitary conditions.

**DISPOSITION:** 12-23-63. Default—delivered to a public institution for use as animal feed.

#### FLOUR\*

**29209. Flour.** (F.D.C. No. 49022. S. No. 47-604 X.)

**QUANTITY:** 1,000 80-lb. bags of flour, at Memphis, Tenn.

**SHIPPED:** Prior to 5-24-63, from Beardstown, Ill.

**RESULTS OF INVESTIGATION:** The rail car in which the article was transported was damaged requiring the removal and repacking of the flour in transit.

**LIBELED:** 6-28-63, W. Dist. Tenn.

**CHARGE:** 402(a)(3)—contained insects and bird excreta while held for sale.

**DISPOSITION:** 7-3-63. Consent—claimed by McCallum & Robinson, Inc., of Memphis, Tenn., and denatured for use in the manufacture of glue.

**29210. Flour.** (F.D.C. No. 48552. S. Nos. 61-589 T, 61-591/2 T.)

**INFORMATION FILED:** 9-25-63, W. Dist. Tenn., against Clayton-Brown Co., a corporation, Memphis, Tenn., and Percy A. Clayton, Jr., executive vice president.

**ALLEGED VIOLATIONS:** Between 6-26-62 and 8-24-62, while quantities of flour were being held for sale after shipment in interstate commerce, the defendants caused such flour to be held in a building accessible to insects and rodents and to be exposed to contamination by insects and rodents, which acts resulted in the flour being adulterated.

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

**PLEA:** Nolo contendere.

**DISPOSITION:** 10-31-63. \$1,000 fine against the defendants jointly.

**29211. Flour and marshmallows.** (F.D.C. No. 49324. S. Nos. 21-634/5 X.)

**QUANTITY:** 209 bales, each containing 5 10-lb. bags of flour, and 186 cases, each containing 24 10½-oz. bags of marshmallows, at Denver, Colo., in possession of Associated Grocers of Colorado, Inc.

\*See also No. 29245.

SHIPPED: Between 5-13-63 and 5-29-63, from Kansas City, Mo., and Elk Grove and Chicago, Ill.

LIBELED: 9-24-63, Dist. Colo.

CHARGE: 402(a)(3)—the flour contained bird excreta and the marshmallows contained rodent excreta and rodent-gnawed marshmallows; and 402(a)(4)—both articles held under insanitary conditions.

DISPOSITION: 10-30-63. Consent—claimed by Associated Grocers of Colorado, Inc. Segregated; 23 bags of flour and 3 bags of marshmallows destroyed.

29212. Flour. (F.D.C. No. 49138. S. No. 7-175 V.)

INFORMATION FILED: 9-25-63, Dist. Conn., against Adolph Staskevicius, t/a Brooklyn Baking Co., Waterbury, Conn.

ALLEGED VIOLATIONS: Between 10-26-62 and 11-9-62, while a number of bags of flour were being held for sale after shipment in interstate commerce, the defendant caused such flour to be held in a building accessible to insects and to be exposed to contamination by insects by placing the flour in an insect-contaminated flour conveying system, which acts resulted in the flour being adulterated.

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

PLEA: Guilty.

DISPOSITION: 10-7-63. \$150 fine.

29213. Flour. (F.D.C. No. 48543. S. Nos. 61-597 T, 61-599/600 T, 84-561/5 T, 84-568/74 T.)

INFORMATION FILED: 10-8-63, W. Dist. Tenn., against Caradine Co., a corporation, Memphis, Tenn., and Robert S. Caradine, president.

ALLEGED VIOLATIONS: Between 6-20-62 and 9-12-62, while quantities of flour were being held for sale after shipment in interstate commerce, the defendants caused such flour to be held in a building accessible to rodents and to be exposed to contamination by rodents, which acts resulted in the flour being adulterated.

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

PLEA: Nolo contendere.

DISPOSITION: 10-24-63. \$1,000 fine against defendants jointly.

29214. Self-rising flour. (F.D.C. No. 48871. S. Nos. 3-217/8 V.)

INFORMATION FILED: 8-20-63, W. Dist. Va., against Abingdon Grocery Co., Inc., Abingdon, Va.

ALLEGED VIOLATIONS: Between 9-19-62 and 11-6-62, while a number of bags of flour were being held for sale after shipment in interstate commerce, the defendant caused such flour to be held in a building accessible to rodents and birds, and to be exposed to contamination by rodents and birds, which acts resulted in the flour being adulterated.

CHARGE: 402(a)(3)—a portion of the article contained rodent hairs and rodent excreta; and 402(a)(4)—all lots of the article were held under insanitary conditions.