

LABEL IN PART: (Ctn.) "Ozark Brand Black Walnuts Packed and Pasteurized by Spring River Shelling Co., Verona, Mo. Mixed Sizes."

LIBELED: On or about 4-6-62, Dist. Kans.

CHARGE: 402(a)(3)—contained rodent hairs and *E. coli* when shipped.

DISPOSITION: 6-12-62. Default—destruction.

29489. Unshelled mixed nuts. (F.D.C. No. 49452. S. No. 23-652 X.)

QUANTITY: 94 cases, each containing 12 2-lb. bags, at Denver, Colo.

SHIPPED: 10-30-63, from Dallas, Tex., by Hines Nut Co.

LABEL IN PART: (Bag) "Triple HHH Brand Selected Mixed Nuts * * * Packed by Hines Nut Company, * * * Dallas, Texas."

LIBELED: 12-2-63, Dist. Colo.

CHARGE: 402(a)(3)—contained insects, moldy, rancid nuts, shriveled nuts, and empty shells when shipped.

DISPOSITION: 12-17-63. Default—delivered to charitable institutions.

OILS AND FATS

29490. Corn oil. (F.D.C. No. 45643. S. No. 48-985 R.)

QUANTITY: 175 cases of 12 1-qt. btls., consisting of 151 cases, and 24 cases.

SHIPPED: 3-7-61, from Denison, Tex., by Conway Oil Co.

LABEL IN PART: (Btl.) "Nu Made Pure Corn Oil * * * Safeway Stores, Incorporated * * * Oakland, Calif. * * * Denison, Texas."

RESULTS OF INVESTIGATION: Examination showed the article to be a mixture of corn oil and cottonseed oil.

LIBELED: 4-28-61, Dist. Colo.

CHARGE: 402(b)(1)—when shipped, cottonseed oil had been substituted in part for corn oil; and 403(a)—the label statement "Pure Corn Oil" was false and misleading as applied to an article consisting of a mixture of corn oil and cottonseed oil.

DISPOSITION: 8-21-61. Consent—claimed by Safeway Stores, Inc., of Oakland, Calif., and ordered released under bond for manufacturing use.

29491. Cottonseed oil and peanut oil. (F.D.C. No. 47872 S. Nos. 1-294 T, 2-341 T.)

INFORMATION FILED: 8-24-62, M. Dist. Ga., against Camilla Cotton Oil Co., Camilla, Ga.

SHIPPED: (Cottonseed oil) 11-22-61, from Camilla, Ga., to Charlotte, N.C., and (peanut oil) 3-17-62, from Camilla, Ga., to Boonton, N.J.

CHARGE: 402(a)(4)—prepared under insanitary conditions.

PLEA: Not guilty.

DISPOSITION: On 11-19-62, the case came on for trial before court and jury. On 11-20-62, the jury returned a verdict of guilty to the count involving the shipment of cottonseed oil and a verdict of not guilty to the count involving peanut oil. On 11-26-62, the firm was fined \$1,000.