

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of insect fragments; and, Section 402 (a) (4), it had been prepared under insanitary conditions whereby it might have become contaminated with filth.

DISPOSITION: September 5, 1945. No claimant having appeared, judgment of condemnation was entered and the product was ordered delivered to a public institution, for use as stock feed.

8548. Adulteration of rye flour, whole wheat flour, self-rising flour, phosphated flour, and plain flour. U. S. v. 234 Bags of Flour (and 8 other seizure actions against flour). Decrees of condemnation. Portions of the flour ordered released under bond; remainder ordered destroyed or delivered to public institutions. (F. D. C. Nos. 16999, 17080, 17131, 17238, 17298, 17707, 17755, 18138, 18330. Sample Nos. 371-H, 373-H, 4481-H, 4482-H, 4653-H, 13780-H, 13781-H, 14550-H, 14554-H, 14555-H, 24705-H, 24849-H, 24850-H.)

LIBELS FILED: Between August 7 and November 20, 1945, Northern and Southern Districts of Florida, District of New Jersey, Southern District of Mississippi, Western District of Kentucky, Northern District of Ohio, Eastern District of Pennsylvania.

ALLEGED SHIPMENT: Between the approximate dates of March 31 and August 20, 1945, by the Pillsbury Mills, Inc., from Memphis, Tenn., Buffalo, N. Y., Enid, Okla., Springfield, Ill., and Minneapolis, Minn.

PRODUCT: 30 100-pound bags of rye flour at Lorain, Ohio; 130 100-pound bags of plain flour at Philadelphia, Pa.; 250 100-pound bags of whole wheat flour at Louisville, Ky.; 25 100-pound bags of whole wheat flour at Owensboro, Ky.; 126 25-pound bags of phosphated flour at Jacksonville, Fla.; 100 10-pound bags and 110 25-pound bags of phosphated flour, and 235 10-pound bags of self-rising flour at Canton, Miss.; 80 25-pound bags of enriched phosphated flour at Jacksonville, Fla.; 13 100-pound bags of whole wheat flour at Wildwood, N. J.; and 234 100-pound bags of plain flour at Pensacola, Fla.

LABEL, IN PART: "Pillsbury's Pure White [or "Dark"] Rye Flour," "Pillsbury's Best Bakers Patent [or "Fine Ground Whole Wheat," "Fine Whole Wheat Wheat-All," "Best Bake Proved xxxxx All Purpose Enriched Phosphated," or "Protector"] Flour," or "Self Rising [or "Phosphated"] Flour Red-Mark."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the articles consisted in whole or in part of filthy substances by reason of the presence of weevils, larvae, rodent hairs, insect fragments, beetles, cast skins, and rodent pellets.

DISPOSITION: Between August 25 and December 3, 1945, the Central Bakery, Lorain, Ohio, the Bakers' Merchandise Co., Inc., Philadelphia, Pa., the General Baking Co., Louisville, Ky., Cole Brothers & Fox, Canton, Miss., and the Pace-Holland Co., Pensacola, Fla., claimants for the lots located at Lorain, Philadelphia, Louisville, Canton, and Pensacola, respectively, having consented to the entry of decrees, and no claimants having appeared for the other lots, judgments of condemnation were entered. It was ordered that the lots for which claimants had appeared be released under bond to be denatured or converted into animal feed, under the supervision of the Food and Drug Administration; that certain of the other lots be destroyed; and that the remainder of such other lots be delivered to public institutions, for use as animal feed.

8549. Adulteration of rye flour and plain flour. U. S. v. 38 Bags of Flour (and 2 other seizure actions against flour). Decrees ordering portion of product destroyed; remainder condemned and delivered to public institutions, for use as animal feed. (F. D. C. Nos. 16887, 17406, 17958. Sample Nos. 13992-H, 17885-H, 35671-H.)

LIBEL FILED: Between July 28 and October 17, 1945, Northern District of Illinois, Southern District of Ohio, and Eastern District of Arkansas.

ALLEGED SHIPMENT: Between January 27 and August 21, 1945, by the Standard Milling Co., from Kansas City, Mo., and Minneapolis, Minn.

PRODUCT: 38 100-pound bags, 28 100-pound bags, and 39 100-pound bags of flour at Chicago, Ill., Cincinnati, Ohio, and Pine Bluff, Ark., respectively.

LABEL, IN PART: "Aino Flour Bleached," "Ceresota Dark Rye Flour," or "Bleached Flour Bread King."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the products consisted in whole or in part of filthy substances by reason of the presence of beetles, larvae, and larva fragments.

DISPOSITION: Between September 18 and November 26, 1945. No claimants having appeared to contest the seizures of the Illinois and Arkansas lots,