

PRODUCT: 10 1-gallon packages of green color at Hoboken, N. J. The article was sold for use in coloring edible oils.

LABEL, IN PART: "Green Color—Oil Soluble Harmless For Technical Use."

NATURE OF CHARGE: Adulteration, Section 402 (c), the article contained coal-tar colors other than those from batches that had been certified in accordance with the regulations, the colors being a combination of aniline, amino-phenol, and dihydroxy phenols, and D&C Green No. 6, which are not certifiable for use in foods.

Misbranding, Section 403 (i), the color was fabricated from two or more ingredients and its label failed to bear the common or usual name of each such ingredient.

DISPOSITION: April 2, 1945. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

8792. Adulteration of Cocoline. U. S. v. 10 Drums of Cocoline. Consent decree of condemnation. Product ordered released under bond. (F. D. C. No. 11895. Sample No. 35758-F.)

LIBEL FILED: On or about February 29, 1944, Northern District of Georgia.

ALLEGED SHIPMENT: On or about January 10, 1944, by the Lilly Co., from Nashville, Tenn.

PRODUCT: 10 drums, each containing 375 pounds, of Cocoline at Atlanta, Ga. The drums containing this product were unlabeled when shipped; the consignee, J. M. Henson Co., stencilled the words "Cocoline Mineral Base Oil" on them.

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), mineral oil, a substance having no food value, had been substituted for a food ingredient which the article purported and was represented to be.

DISPOSITION: April 12, 1945. The J. M. Henson Co., Atlanta, Ga., claimant, having admitted the material allegations of the libel, judgment of condemnation was entered and the product was ordered released under bond to be relabeled, "White Petrolatum, A Mineral Oil Product, Not for Food Purposes," under the supervision of the Food and Drug Administration.

8793. Adulteration of goat rennet. U. S. v. 1 Barrel and 1 Box of Goat Rennet. Default decree of condemnation and destruction. (F. D. C. No. 15419. Sample No. 97645-F.)

LIBEL FILED: February 22, 1945, Eastern District of Wisconsin.

ALLEGED SHIPMENT: On or about October 4, 1944, by R. Dionisio, from Trinidad, Colo.

PRODUCT: 1 barrel, containing about 300 pounds, and 1 box, containing about 180 pounds, of goat rennet at Fond du Lac, Wis.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance by reason of the presence of rodent hairs, maggots, and larvae.

DISPOSITION: May 24, 1945. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

8794. Misbranding of dessert stabilizer. U. S. v. 79 Cartons of Londonderry Dessert Stabilizer. Consent decree of condemnation and destruction. (F. D. C. No. 15450. Sample No. 29222-H.)

LIBEL FILED: March 6, 1945, Northern District of Illinois.

ALLEGED SHIPMENT: On or about February 8, 1945, by Londonderry, from San Francisco, Calif.

PRODUCT: 79 cartons, each containing 36 packages, of Londonderry Dessert Stabilizer at Chicago, Ill. Each package contained a booklet of recipes and a small envelope of light yellow powder.

LABEL, IN PART: "Londonderry Stabilizer for use in making Desserts. Just add to sugar & milk."

NATURE OF CHARGE: Misbranding, Section 403 (a), the name "Londonderry Desserts" was misleading as applied to an article which was not a dessert, and the misleading character of the designation was not corrected by the relatively inconspicuous statement, "Stabilizer for use in making," appearing before the word "Desserts," nor by the relatively inconspicuous statement, "Just add to sugar & milk," following the word "Desserts"; and, Section 403 (d), the con-