

LABEL, IN PART: "Frolipop Concentrate Imitation Grape."

NATURE OF CHARGE: Adulteration, Section 402 (a) (2), the product contained an added poisonous and deleterious substance, monochloroacetic acid, which is unsafe within the meaning of the law, since it is a substance not required in the production of the food, and it could have been avoided by good manufacturing practice.

DISPOSITION: June 20, 1946. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

9806. Adulteration of malt sirup. U. S. v. 68 Drums and 35 Drums of Malt Syrup. Consent decree of condemnation. Product ordered released under bond. (F. D. C. No. 20584. Sample Nos. 48898-H, 48955-H.)

LIBEL FILED: August 7, 1946, District of Connecticut.

ALLEGED SHIPMENT: On or about July 22 and 25, 1946, by Sandner and Co., from Birmingham, Ala.

PRODUCT: 68 55-gallon drums of malt sirup and 35 drums, each containing approximately 650 pounds, of the same product at Hartford, Conn. Analysis showed that the product was fermenting.

LABEL, IN PART: (68 drums) "Mor-Sweet Syrup Maltose Type New Haven Syrup Company New Haven, Conn."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3) the product consisted in whole or in part of a decomposed substance.

DISPOSITION: August 26, 1946. The New Haven Syrup Company, Inc., claimant for the 68 drums, and the Largay Brewing Company, Inc., claimant for the remainder, having admitted the allegations of the libel, judgment of condemnation was entered and the product was ordered released under bond to be denatured for industrial use, under the supervision of the Food and Drug Administration.

9807. Misbranding of High C Preservatives. U. S. v. 5 Jugs and 8 Bottles of High C Preservatives. Default decrees of condemnation and destruction. (F. D. C. Nos. 19667, 19918. Sample Nos. 9148-H, 53004-H.)

LIBELS FILED: April 11 and May 15, 1946, District of New Jersey and Northern District of Ohio.

ALLEGED SHIPMENT: On or about August 6 and September 5, 1945, by the Sen Sen Extract Co., Inc., from Brooklyn, N. Y.

PRODUCT: 5 1-gallon jugs at Bayonne, N. J., and 8 1-gallon bottles at Cleveland, Ohio, of High C Preservatives. Examination showed that the product was an aqueous solution containing about 13 grams of monochloroacetic acid per 100 cc.

NATURE OF CHARGE: Misbranding, Section 403 (a), the labeling of the article was misleading since it failed to reveal the material fact that the product contained about 13 grams of monochloroacetic acid per 100 cc., a poisonous and deleterious substance which rendered the article unwholesome and unsuitable for use as a component of beverages used by man; Section 403 (e) (1), it failed to bear the name and place of business of the manufacturer, packer, or distributor; and, Section 403 (i) (2), it failed to bear the common or usual name of each ingredient.

DISPOSITION: May 20 and June 13, 1946. No claimant having appeared, judgments of condemnation were entered and the product was ordered destroyed.

CEREALS AND CEREAL PRODUCTS

BAKERY PRODUCTS

9808. Adulteration of bakery products. U. S. v. Zeno Bakery Corporation. Plea of guilty. Fine, \$200. (F. D. C. No. 20146. Sample Nos. 12369-H, 12373-H, 12375-H to 12378-H, incl.)

INFORMATION FILED: June 22, 1946, District of Vermont, against the Zeno Bakery Corporation, Bellows Falls, Vt.

ALLEGED SHIPMENT: On or about November 16, 1945, from the State of Vermont into the State of New Hampshire.

LABEL, IN PART: "Zeno's * * * Pies [or "Fig Cookies," "Jelly Roll," "Dinner Rolls," "Whole Wheat Bread," or "Enriched Bread"]."