

PRODUCT: 76 cases, each containing 12 1-quart jars, of mayonnaise at North Wilkesboro, N. C.

LABEL, IN PART: "Caldwell's Mayonnaise * * * Made by Caldwell's Cafeteria, Columbia, S. C. Distributed by Dixie Produce Co., Columbia, S. C. Made with Mineral Oil."

NATURE OF CHARGE: Adulteration, Section 402 (a) (1), the article contained approximately 53 percent added mineral oil, a deleterious substance, which may have rendered the article injurious to health; and, Section 402 (b) (2), mineral oil had been substituted in whole or in part for edible vegetable oil, a normal constituent of mayonnaise.

DISPOSITION: May 29, 1946. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

11085. Adulteration of mayonnaise. U. S. v. 23 Cases and 34 Cases * * *. (F. D. C. No. 19438. Sample Nos. 1178-H, 1179-H.)

LIBEL FILED: March 16, 1946, Western District of North Carolina.

ALLEGED SHIPMENT: On or about January 25 and February 1, 1946, by James B. Harris, of Stony Point, N. C., from the Dixie Produce Co., Columbia, S. C.

PRODUCT: 57 cases, each containing 12 1-quart jars, of mayonnaise at Mooresville, N. C.

LABEL, IN PART: "Caldwell's Mayonnaise Contains Oil * * * Made By Caldwell's Cafeteria, Columbia, S. C. Distributed By Dixie Produce Co., Columbia, S. C. Made with Mineral Oil."

NATURE OF CHARGE: Adulteration, Section 402 (a) (1), the product contained added mineral oil (approximately 56% or 57%), a deleterious substance, which may have rendered the product injurious to health; and, Section 402 (b) (2), mineral oil had been substituted in whole or in part for edible vegetable oil, a normal constituent of mayonnaise.

DISPOSITION: April 23, 1946. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

11086. Adulteration of mayonnaise. U. S. v. 35 Cases * * *. (F. D. C. No. 19432. Sample No. 1180-H.)

LIBEL FILED: May 15, 1946, Middle District of North Carolina.

ALLEGED SHIPMENT: On or about February 12, 1946, by Robert T. Miller, from Columbia, S. C.

PRODUCT: 35 cases, each containing 12 1-quart jars, of mayonnaise at Albemarle, N. C.

LABEL, IN PART: "Caldwell's Mayonnaise Contains Mineral Oil * * * Made By Caldwell's Cafeteria, Columbia, S. C. Dixie Brokerage Co., Columbia, S. C. Sales Agent."

NATURE OF CHARGE: Adulteration, Section 402 (a) (1), the product contained approximately 60 percent added mineral oil, a deleterious substance, which may have rendered the product injurious to health; and, Section 402 (b) (2), mineral oil had been substituted in whole or in part for edible vegetable oil, a normal constituent of mayonnaise.

DISPOSITION: May 29, 1946. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

11087. Adulteration of mayonnaise. U. S. v. 20 Cases, etc. (F. D. C. No. 19433. Sample No. 1181-H.)

LIBEL FILED: March 15, 1946, Middle District of North Carolina.

ALLEGED SHIPMENT: On or about February 13, 1946, by the Cabarrus Food Center, from Columbia, S. C.

PRODUCT: 4 cases, each containing 12 1-quart jars, 70 1-pint jars, and 16 cases, each containing 12 1-pint jars, of mayonnaise at Concord, N. C.

LABEL, IN PART: (Jar) "Caldwell's Mayonnaise Contains Mineral Oil, Starch, Eggs, Vinegar, Salt, Sugar, Other Spices Made By Caldwell's Cafeteria, Columbia, S. C. Dixie Brokerage Co., Columbia, S. C. Sales Agent."

NATURE OF CHARGE: Adulteration, Section 402 (a) (1), the article contained approximately 55 percent added mineral oil, a deleterious substance, which may have rendered the article injurious to health; and, Section 402 (b) (2), mineral oil had been substituted in whole or in part for edible vegetable oil, a normal constituent of mayonnaise.

DISPOSITION: May 29, 1946. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

11088. Adulteration of salad dressing. U. S. v. 5 Cases, etc. (and 1 other seizure action). (F. D. C. Nos. 18799, 18934. Sample Nos. 37839-H, 58701-H.)

LIBELS FILED: January 5 and February 1, 1946, Eastern and Western Districts of Washington.

ALLEGED SHIPMENT: On or about December 4 and 21, 1945, by the Tasty Food Co., from Portland, Oreg.

PRODUCT: 5 cases, each containing 4 1-gallon jars, and 75 cases, each containing 24 1-pint jars, of salad dressing at Wenatchee, Wash., and 26 cases, each containing 4 1-gallon jars, of the same product at Everett, Wash.

LABEL, IN PART: "Sovereign Salad Dressing."

NATURE OF CHARGE: Adulteration, Section 402 (a) (2), the article 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 article and could have been avoided by good manufacturing practice.

DISPOSITION: March 15 and 25, 1946. No claimant having appeared, judgments of condemnation were entered and the product was ordered destroyed.

MISCELLANEOUS FOODS

11089. Adulteration and misbranding of pemmican. U. S. v. Harold Hain (Hain Pure Food Co.). Plea of guilty. Fine, \$500. (F. D. C. No. 19036. Sample Nos. 30847-H, 32380-H.)

INFORMATION FILED: March 29, 1946, Southern District of California, against Harold Hain, trading as the Hain Pure Food Co., Los Angeles, Calif.

ALLEGED SHIPMENT: On or about April 27 and August 3, 1945, from the State of California into the State of Maryland.

LABEL, IN PART: Emergency Ration Pemmican * * * Net Weight 3½ Ozs."

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; and, Section 402 (a) (4), it had been prepared and packed under insanitary conditions whereby it may have become contaminated with filth.

Misbranding, Section 403 (a), the label statement "Net Weight 3½ Ozs." was false and misleading since the cans contained a smaller amount than 3½ ounces; and, Section 403 (e) (2), the product failed to bear a label containing an accurate statement of the quantity of the contents.

DISPOSITION: May 6, 1946. A plea of guilty having been entered, the defendant was fined \$500.

11090 Adulteration of chile con carne. U. S. v. 28 Cases * * *. (F. D. C. No. 18966. Sample Nos. 8036-H, 8037-H.)

LIBEL FILED: January 10, 1946, Eastern District of New York.

ALLEGED SHIPMENT: On or about July 28, 1945, by the Hygrade Food Products Corp., from Detroit, Mich.

PRODUCT: 28 cases, each containing 24 1-pound cans, of chile con carne at Brooklyn, N. Y. Examination showed that the product was decomposed and SOUP.

LABEL, IN PART: "Hygrade's Honey Brand Chili Con Carne with Beans."

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

DISPOSITION: June 27, 1946. The shipper, the sole intervener, having withdrawn its claim, judgment of condemnation was entered and the product was ordered destroyed.