

Peach pie, sweet rolls, and sandwich bread. Adulteration, Section 402 (a) (3), the articles consisted in part of filthy substances by reason of the presence of rodent hairs, rodent hair fragments, and insect fragments; and, Section 402 (a) (4), they had been prepared under insanitary conditions whereby they may have become contaminated with filth.

**DISPOSITION:** March 3, 1947. A plea of nolo contendere having been entered on behalf of the corporation, the court imposed a fine of \$1,800.

**11702. Adulteration of cakes. U. S. v. Old Plantation Baking Co. Plea of guilty. Fine, \$1,000.** (F. D. C. No. 14316. Sample Nos. 69365-F, 69371-F, 69374-F, 69375-F.)

**INDICTMENT RETURNED:** June 14, 1945, District of Montana, against the Old Plantation Baking Co., a corporation, Helena, Mont.

**ALLEGED SHIPMENT:** On or about July 27 and 28, 1944, from the State of Montana into the States of Idaho and Washington.

**LABEL, IN PART:** (Portion) "Eddy's Gold Cake [or "Burnt Sugar Cake"] Eddy's Bakery General Offices, Helena, Mont."

**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 insect fragments, rodent-like hairs, feather barbules, an animal hair, an insect, and nondescript dirt; and, Section 402 (a) (4), it had been prepared and packed under insanitary conditions whereby it may have become contaminated with filth.

**DISPOSITION:** June 19, 1946. A plea of guilty having been entered on behalf of the defendant, a fine of \$1,000 was imposed.

**11703. Adulteration of ice cream cones. U. S. v. 48 Cases \* \* \*. (F. D. C. No. 21232. Sample No. 41957-H.)**

**LABEL FILED:** October 11, 1946, Eastern District of Virginia.

**ALLEGED SHIPMENT:** On or about July 21 and September 3, 1946, by the Maryland Baking Co., from Baltimore, Md.

**PRODUCT:** 48 cases, each containing 10 cartons, of ice cream cones at Hampton, Va.

**LABEL, IN PART:** (Carton) "This Carton Contains 100 Mabco Cake Cones."

**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 insects; larvae, insect fragments, and rodent hairs; and, Section 402 (a) (4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth.

**DISPOSITION:** November 8, 1946. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

**11704. Adulteration of ice cream cone cups. U. S. v. 25 Cases \* \* \*. (F. D. C. No. 21362. Sample Nos: 60774-H, 60775-H.)**

**LABEL FILED:** October 24, 1946, Western District of New York.

**ALLEGED SHIPMENT:** On or about September 10, 1945, and September 9, 1946, by the Maryland Baking Co., from Baltimore, Md.

**PRODUCT:** 25 cases, each containing 2 cartons, of ice cream cone cups at Rochester, N. Y.

**LABEL, IN PART:** "300 Eat it All No. 5 Kups."

**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 insects, insect fragments, and rodent hair fragments; and, Section 402 (a) (4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth.

**DISPOSITION:** January 6, 1947. Default decree of condemnation and destruction.

**11705. Adulteration of ice cream cone cups. U. S. v. 32 Cases \* \* \*. (F. D. C. No. 21214. Sample No. 41954-H.)**

**LABEL FILED:** October 3, 1946, Eastern District of Virginia.

**ALLEGED SHIPMENT:** On or about September 7, 1946, by the Maryland Baking Co., from Baltimore, Md.

**PRODUCT:** Ice cream cone cups. 17 cases, each containing 6 cartons, and 15 cases, each containing 4 cartons, at Norfolk, Va.

**LABEL, IN PART:** "Flavorized Eat-It-All Cake Cups."

**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 larvae, insect parts, and rodent hairs; and, Section 402 (a) (4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth.

**DISPOSITION:** November 15, 1946. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

#### CORN MEAL

**11706. Adulteration of corn meal. U. S. v. Aylor & Meyer Co., Wilford H. Aylor, and Anthony N. Meyer. Pleas of guilty. Each defendant fined \$100.** (F. D. C. No. 21568. Sample Nos. 53338-H, 53815-H to 53819-H, incl.)

**INFORMATION FILED:** March 1, 1947, Southern District of Indiana, against the Aylor & Meyer Co., a partnership, trading at Aurora and Rising Sun, Ind., and Wilford H. Aylor and Anthony N. Meyer, partners.

**ALLEGED SHIPMENT:** On or about August 5 and September 24, 1946, from the State of Indiana into the State of Kentucky.

**LABEL, IN PART:** "Romeo White Bolted Meal."

**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 excreta, insects, insect fragments, rodent hairs, and sand.

**DISPOSITION:** March 21, 1947. Pleas of guilty having been entered on behalf of the defendants, the court imposed fines of \$100 against the partnership and \$100 against each of the individual defendants.

**11707. Adulteration of corn meal. U. S. v. Anderson & Spilman. Plea of nolo contendere. Fine of \$500 and costs suspended; defendant placed on probation for 3 years.** (F. D. C. No. 21557. Sample No. 53444-H.)

**INFORMATION FILED:** January 31, 1947, Eastern District of Kentucky, against Anderson & Spilman, a partnership, Danville, Ky.

**ALLEGED SHIPMENT:** On or about August 5, 1946, from the State of Kentucky into the State of Tennessee.

**LABEL, IN PART:** "Snow Flake Corn Meal."

**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 rodent excreta fragments.

**DISPOSITION:** June 10, 1947. A plea of nolo contendere having been entered, the court imposed a fine of \$500 and costs, which was suspended, and placed the defendant on probation for a period of 3 years.

**11708. Adulteration of corn meal. U. S. v. Greeneville Milling Co. Plea of nolo contendere. Fine, \$400.** (F. D. C. No. 21539. Sample Nos. 53291-H, 53502-H.)

**INFORMATION FILED:** On or about January 8, 1947, Eastern District of Tennessee, against the Greeneville Milling Co., a partnership, Greeneville, Tenn.

**ALLEGED SHIPMENT:** On or about July 22 and 27, 1946, from the State of Tennessee into the State of North Carolina.

**LABEL, IN PART:** "Velvette Corn Meal."

**NATURE OF CHARGE:** Adulteration, Section 402 (a) (3), the article consisted in part of a filthy substance by reason of the presence of rodent excreta.

**DISPOSITION:** February 28, 1947. A plea of nolo contendere having been entered, the court imposed a fine of \$400.

**11709. Adulteration of corn meal. U. S. v. H. C. Milling Co. Plea of guilty. Fine, \$400.** (F. D. C. No. 21547. Sample Nos. 53298-H, 53457-H.)

**INFORMATION FILED:** January 25, 1947, Eastern District of Tennessee, against the H. C. Milling Co., a partnership, Morristown, Tenn.

**ALLEGED SHIPMENT:** On or about July 25 and September 25, 1946, from the State of Tennessee into the State of Kentucky.