

DISPOSITION: February 14, 1947. No claimant having appeared, judgment was entered ordering that the product be destroyed by utilizing it for animal feed.

11873. Adulteration of corn bread mix. U. S. v. 7 Cases * * * (and 2 other seizure actions). (F. D. C. Nos. 21760, 21789, 21852. Sample Nos. 49848-H, 49849-H, 50220-H.)

LIBELS FILED: November 29 and on or about December 11 and 13, 1946, Southern District of Mississippi and Eastern District of Louisiana.

ALLEGED SHIPMENT: Between the approximate dates of August 9 and October 28, 1946, by the In-A-Minit Food Co., from Hutchins, Tex.

PRODUCT: Corn bread mix. 7 cases at Gulfport and 17 cases at Pascagoula, Miss., and 23 cases at Baton Rouge, La. Each case contained 24 1-pound packages of the product.

LABEL, IN PART: "Mrs. Johnson's In-A-Minit Corn Bread Mix."

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, rodent hairs, insects, beetles, and larvae; and, Section 402 (a) (4), (1 lot) it had been prepared under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: January 23 and February 21, 1947. No claimant having appeared, judgments of condemnation were entered and the product was ordered destroyed.

11874. Adulteration of oatmeal. U. S. v. 19 Bags * * *. (F. D. C. No. 21951. Sample No. 54333-H.)

LIBEL FILED: December 5, 1946, Middle District of North Carolina.

ALLEGED SHIPMENT: On or about October 5, 1946, by the Northern Illinois Cereal Co., from Lockport, Ill.

PRODUCT: 19 100-pound bags of oatmeal at Greensboro, N. C.

LABEL, IN PART: "Gold Medal Quick Cook Oats."

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 and urine.

DISPOSITION: December 11, 1946. The Jones Brothers Bakery, Inc., Greensboro, N. C., claimant, having admitted that the product was adulterated, judgment of condemnation was entered and the product was ordered delivered to a charitable institution, for use as stock feed.

11875. Adulteration of popcorn. U. S. v. Valentine Tidswell & Sons. Plea of nolo contendere. Fine, \$100 and costs. (F. D. C. No. 21562. Sample Nos. 9941-H, 60151-H, 60156-H.)

INFORMATION FILED: February 6, 1947, Northern District of Ohio, against Valentine Tidswell & Sons, a partnership, North Fairfield, Ohio.

ALLEGED SHIPMENT: Between the approximate dates of April 15 and June 6, 1946, from the State of Ohio into the States of Pennsylvania and New York.

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

DISPOSITION: March 7, 1947. A plea of nolo contendere having been entered, the court imposed a fine of \$100, plus costs.

11876. Adulteration of popcorn. U. S. v. 19 Cases * * *. (F. D. C. No. 21707. Sample No. 61766-H.)

LIBEL FILED: November 18, 1946, District of Oregon.

ALLEGED SHIPMENT: On or about August 1, 1945, by the Golden Grain Cereal Co., from Minneapolis, Minn.

PRODUCT: 19 cases, each containing 30 8-ounce packages, of popcorn at Baker, Oreg.

LABEL, IN PART: "All American Selected Pop Corn."

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 and hairs.

DISPOSITION: January 14, 1947. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.