

**DISPOSITION:** August 28, 1947. Default decree of condemnation; product ordered delivered to a charitable organization.

**12244. Adulteration of sirup. U. S. v. Waverly Sugar Company. Plea of guilty.**  
Fine, \$200 and costs. (F. D. C. No. 23250. Sample No. 54102-H.)

**INFORMATION FILED:** December 10, 1947, Northern District of Iowa, against Waverly Sugar Company, a corporation, Waverly, Iowa.

**ALLEGED SHIPMENT:** On or about November 22, 1946, from the State of Iowa into the State of Indiana.

**LABEL, IN PART:** "Wascose Gold Syrup."

**NATURE OF CHARGE:** Adulteration, Section 402 (a) (3), the product was unfit for food by reason of its phenol-like odor and taste.

**DISPOSITION:** December 10, 1947. A plea of guilty having been entered on behalf of the defendant, the court imposed a fine of \$200 and costs.

**12245. Adulteration and misbranding of sirup. U. S. v. 128 Cases \* \* \***  
(F. D. C. No. 23036. Sample Nos. 77611-H, 77619-H.)

**LABEL FILED:** May 15, 1947, Western District of Washington.

**ALLEGED SHIPMENT:** On or about March 21 and 28, 1947, by Albert's Products Co., Inc., from Portland, Oreg.

**PRODUCT:** 54 cases, each containing 12 quart bottles, and 74 cases, each containing 24 12-ounce bottles, of cane and maple sirup, at Tacoma, Wash.

**LABEL, IN PART:** "Albert's Supreme Morning Dew Brand Cane & Maple Syrup."

**NATURE OF CHARGE:** Adulteration, Section 402 (b) (2), an artificially flavored and colored sugar sirup containing glucose and less than 65 percent soluble solids had been substituted in whole or in part for cane and maple sirup.

Misbranding, Section 403 (a), the label statement "Cane & Maple Syrup" was false and misleading.

**DISPOSITION:** June 17, 1947. Albert's Products Co., Inc., Portland, Oreg., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the product was ordered released under bond, conditioned that it be brought into compliance with the law, under the supervision of the Federal Security Agency.

**12246. Adulteration and misbranding of pancake sirup. U. S. v. 31 Cases \* \* \***  
(F. D. C. No. 22963. Sample No. 90624-H.)

**LABEL FILED:** April 28, 1947, Eastern District of Virginia.

**ALLEGED SHIPMENT:** On or about March 12, 1947, by Big Maple Food Products, from Brooklyn, N. Y.

**PRODUCT:** 31 cases, each containing 24 pint bottles, of pancake sirup at Norfolk, Va.

**LABEL, IN PART:** "Contents 1 Pint Big Maple Brand Pancake Syrup Cane Sugar Syrup, Pure Maple Flavor."

**NATURE OF CHARGE:** Adulteration, Section 402 (b) (2), a sirup with a flavor similar to dilute molasses had been substituted for cane sugar sirup, pure maple flavor.

Misbranding, Section 403 (a), the label statement "Big Maple Pancake Syrup Cane Sugar Syrup Pure Maple Flavor" and the design of maple trees were false and misleading; and, Section 403 (e) (2), the article failed to bear a label containing an accurate statement of the quantity of contents (the bottles contained less than 1 pint).

**DISPOSITION:** August 14, 1947. Default decree of condemnation; product ordered delivered to a charitable institution.

## DAIRY PRODUCTS

### BUTTER

Nos. 12247 to 12278 report actions involving butter that was below the standard for milk-fat content; the butter reported in Nos. 12278 and 12279 was short of the declared weight.

**12247. Adulteration of butter. U. S. v. Kingston Cooperative Dairy Association. Plea of guilty. Fine, \$50.** (F. D. C. No. 23283. Sample No. 73377-H.)

**INFORMATION FILED:** July 31, 1947, District of Minnesota, against the Kingston Cooperative Dairy Association, a corporation, Kingston, Minn.