

12418. Adulteration of cookies. U. S. v. 6 Cartons * * *. (F. D. C. No. 23626. Sample No. 55528-H.)

LIBEL FILED: August 7, 1947, Middle District of North Carolina.

ALLEGED SHIPMENT: On or about June 17, 1947, by Mrs. Hubbell's Bakeries, Inc., from Phoenixville, Pa.

PRODUCT: 6 19½-pound cartons of cookies at Mount Airy, N. C.

LABEL, IN PART: "Town Toast Cookies * * * Jumbo Van."

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

DISPOSITION: October 17, 1947. Default decree of condemnation and destruction.

12419. Adulteration of ginger snaps, chocolates, raspberry gelatin, pancake flour, and peanut butter. U. S. v. Griggs, Cooper & Co. Plea of guilty. Fine, \$1,000. (F. D. C. No. 20441. Sample Nos. 50642-H to 50644-H, incl., 50646-H, 50913-H.)

INFORMATION FILED: September 23, 1946, District of Minnesota, against Griggs, Cooper & Co., a corporation, St. Paul, Minn.

ALLEGED SHIPMENT: Between the approximate dates of November 3 and December 18, 1945, from the State of Minnesota into the States of North and South Dakota.

LABEL, IN PART: "Ginger Snaps [or "Primrose Chocolates"] Manufactured by Sanitary Food Mfg. Co. St. Paul, Minn.," "Home Brand Imitation Raspberry Gelatine Dessert Packed by Griggs, Cooper & Co. St. Paul, Minn.," "Home Brand Self Rising Pancake Flour Mfg. by Griggs, Cooper & Co. St. Paul, Minn.," or "Bel-Dine Peanut Butter Park Grant Co. Watertown, S. D."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the articles consisted in whole or in part of filthy substances by reason of the presence of rodent hairs and insect fragments; and, Section 402 (a) (4), they had been prepared under insanitary conditions whereby they may have become contaminated with filth.

DISPOSITION: November 21, 1946. A plea of guilty having been entered on behalf of the defendant, the court imposed a fine of \$200 on each of 5 counts, a total fine of \$1,000.

12420. Adulteration of vanilla wafers. U. S. v. 98 Cases * * *. (F. D. C. No. 23766. Sample No. 26310-K.)

LIBEL FILED: September 19, 1947, Eastern District of Missouri.

ALLEGED SHIPMENT: On or about September 11, 1947, by Dortch's Baking Company, from Memphis, Tenn.

PRODUCT: 98 cases, each containing 30 5-ounce bags, of vanilla wafers at St. Louis, Mo.

LABEL, IN PART: "Vanilla Dortch's Wafers."

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: October 16, 1947. Default decree of condemnation and destruction.

12421. Adulteration of pretzels. U. S. v. 992 Cases, etc. (F. D. C. No. 23798. Sample Nos. 28411-K to 28414-K, incl.)

LIBEL FILED: October 10, 1947, District of Colorado.

ALLEGED SHIPMENT: On or about September 3, 1947, by the Hygrade Bakery Co., from Philadelphia, Pa.

PRODUCT: Pretzels. 992 cases, each containing 6 16-ounce tins, 191 cases, each containing 12 6-ounce packages, 499 cases, each containing 12 10-ounce packages, and 189 cases, each containing 48 1½-ounce bags, at Denver, Colo.

LABEL, IN PART: "Supreme [or "Hygrade"] Pretzel Stix," or "Supreme Pretzels."

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

DISPOSITION: November 6, 1947. Consent decree of condemnation and destruction.

12422. Adulteration of pretzels. U. S. v. 166 Cans, etc. (F. D. C. No. 23842. Sample Nos. 12102-K to 12106-K, incl.)

LIBEL FILED: On or about October 13, 1947, District of New Jersey.

ALLEGED SHIPMENT: On or about September 11, 1947, by the Henricks Pretzel Company, from Pottstown, Pa.

PRODUCT: 278 cans of pretzels at Camden, N. J.

LABEL, IN PART: (Cans) "Henricks' 4½ Lbs. Net Unexcelled Thin Butter Pretzels," "Henricks' Net Weight 5 Lbs. Butter Pretzels," "Henricks' 150 Count Large Pretzels," "Henricks' Pretzels Sticks Net Weight 8 Lbs.," or "Henricks' 175 Count Penny Sticks Pretzels."

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

DISPOSITION: November 7, 1947. Default decree of condemnation. The product was ordered delivered to a public institution, and the Henricks Pretzel Co. was granted permission to recover the containers after the contents had been removed.

12423. Misbranding of pretzel sticks and potato chips. U. S. v. 15 Cases, etc. (F. D. C. No. 22925. Sample Nos. 66079-H, 66080-H.)

LIBEL FILED: On or about April 22, 1947, District of New Jersey.

ALLEGED SHIPMENT: On or about April 1, 1947, by Perfect Foods, Inc., from Lansdale, Pa.

PRODUCT: 15 cases, each containing 24 12-ounce packages, of pretzel sticks and 11 cases, each containing 24 5¼-ounce packages, of potato chips at Runnemede, N. J.

LABEL, IN PART: "Tritzels * * * Toasted Sticks," or "Chipzels * * * Perfect Potato Chips."

NATURE OF CHARGE: Misbranding, Section 403 (d), the containers of the articles were so filled as to be misleading, since the packages were large enough to hold at least 8 ounces more of pretzel sticks and at least 3 ounces more of potato chips.

DISPOSITION: May 16, 1947. Default decree of condemnation. The products were ordered delivered to a charitable institution.

12424. Adulteration of cracker meal. U. S. v. 200 Bags * * * (and 2 other seizure actions). (F. D. C. Nos. 22936, 22964, 22969. Sample Nos. 66084-H, 87561-H, 90975-H to 90977-H, incl.)

LIBELS FILED: April 16, 25, and 28, 1947, Eastern District of Pennsylvania, District of Maryland, and Southern District of New York.

ALLEGED SHIPMENT: Between the approximate dates of January 3 and April 2, 1947, by the Original Trenton Cracker Co., from Trenton, N. J.

PRODUCT: Cracker meal. 200 100-pound bags at Philadelphia, Pa.; 16 cartons, each containing 6 10-pound bags, at New York, N. Y.; and 40 25-pound cartons, 9 5-pound packages, and 5 barrels containing 830 pounds, at Baltimore, Md.

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

DISPOSITION: May 13 and June 4, 1947. Default decree of condemnation. The Philadelphia and Baltimore lots were ordered delivered to public institutions, for use as animal feed, and the New York lot was ordered destroyed.