

MISCELLANEOUS CEREALS AND CEREAL PRODUCTS

16712. Adulteration of unpopped popcorn. U. S. v. U. Oliver Bricker (Oliver Bricker Co.). Plea of nolo contendere. Fine of \$200, plus costs. (F. D. C. No. 29187. Sample Nos. 76174-K, 76175-K.)

INFORMATION FILED: June 28, 1950, Southern District of Iowa, against U. Oliver Bricker, trading as the Oliver Bricker Co., Farragut, Iowa.

ALLEGED SHIPMENT: On or about March 16 and 28, 1950, from the State of Iowa into the State of Nebraska.

LABEL, IN PART: (Bag) "Oliver Bricker Co. Farragut, Iowa 100 lbs. Shelled South American Popcorn."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in part of a filthy substance by reason of the presence of rodent hairs, rodent excreta pellets, rodent- and insect-damaged kernels, moldy kernels, and insect fragments; and, Section 402 (a) (4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: December 14, 1950. A plea of nolo contendere having been entered, the court fined the defendant \$200, plus costs.

16713. Adulteration of brewers rice. U. S. v. 650 Bags * * *. (F. D. C. No. 29546. Sample No. 72838-K.)

LABEL FILED: August 28, 1950, Northern District of Ohio.

ALLEGED SHIPMENT: On or about July 17, 1950, by the Rice Growers Assn. of California, from West Sacramento, Calif.

PRODUCT: 650 100-pound bags of brewers rice at Toledo, Ohio.

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

DISPOSITION: October 10, 1950. Default decree of condemnation. The court ordered that the product be advertised and sold for use as animal feed. On October 26, 1950, the product having been advertised and no bidders having appeared, an order was entered directing that the product be destroyed.

16714. Adulteration of wheat. U. S. v. Hensel Farmers Union Elevator. Plea of guilty. Fine of \$100, plus costs. (F. D. C. No. 29193. Sample No. 64393-K.)

INFORMATION FILED: July 12, 1950, District of North Dakota, against the Hensel Farmers Union Elevator, a corporation, Hensel, N. Dak.

ALLEGED SHIPMENT: On or about January 30, 1950, from the State of North Dakota into the State of Minnesota, of a carload of wheat.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in part of a decomposed substance by reason of the presence of sour wheat.

DISPOSITION: November 14, 1950. A plea of guilty having been entered, the court imposed a fine of \$100, plus costs.