

DISPOSITION: October 31, 1951. Pleas of guilty having been entered, the court imposed a fine of \$1,800 against the corporation and a fine of \$200 against the individual, plus costs against both of the defendants.

18118. Adulteration and misbranding of process cheese. U. S. v. 6 Cartons
* * *. (F. D. C. No. 32542. Sample No. 34145-L.)

LIBEL FILED: On or about March 4, 1952, Western District of Missouri.

ALLEGED SHIPMENT: On or about January 11 and 14, 1952, by Todd Cheese Products, Inc., from Girard, Kans.

PRODUCT: 6 cartons, each containing 6 5-pound loaves, of process cheese at Mount Vernon, Mo.

LABEL, IN PART: (Loaf) "Spring River Pasteurized Process American Cheese" or "Jayhawk Brand Pasteurized Process Cheese."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a decomposed substance by reason of the presence of mold; and, Section 402 (b) (2), a product containing more than 40% of moisture and the solids of which contained less than 50% of milk fat had been substituted in whole or in part for "Pasteurized Process American Cheese."

Misbranding, Section 403 (g) (1), the product failed to conform to the definition and standard of identity for "Pasteurized Process American Cheese" since it contained more than 40% of moisture, and its solids contained less than 50% of milk fat.

DISPOSITION: April 4, 1952. Default decree of condemnation and destruction.

EGGS

18119. Adulteration of frozen eggs. U. S. v. 700 Cans * * *. (F. D. C. No. 31626. Sample Nos. 25492-L, 25498-L.)

LIBEL FILED: August 16, 1951, Eastern District of Pennsylvania.

ALLEGED SHIPMENT: On or about July 24, 1951, by Arthur Redmond Co., Inc., from Terre Haute, Ind.

PRODUCT: 700 300-pound cans of frozen eggs at Philadelphia, Pa.

LABEL, IN PART: "Kirby (K)uality Kirtex made of Whole Eggs, Egg Yolks, Sugar and Salt."

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

DISPOSITION: September 12, 1951. Arthur Redmond Co., Inc., New York, N. Y., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the product be released under bond for segregation and destruction of the unfit portion, under the supervision of the Federal Security Agency. 287 cans of the product were found to be unfit and were denatured.