

City, Mo., a number of gallons of cider concentrate and cider stock for distillation into spirits under the supervision of the Federal Security Agency, and to permit certain quantities of vinegar to be released from the terms of the permanent injunction. On June 2, 1953, another consent decree of disposition was entered ordering that the vinegar held in certain storage tanks at the defendant's Yakima plant be segregated and released from the terms of the injunction and that the remainder of the vinegar in such tanks be distilled or destroyed. On September 29, 1953, a third consent decree of disposition was entered, permitting all 60 proof cider vinegar then held in certain tanks in the Yakima plant to be denatured with salt and distilled to produce distilled vinegar, and providing for the distilled vinegar to be free of the terms of the injunction.

VEGETABLES AND VEGETABLE PRODUCTS

20635. Adulteration of dried black-eyed peas. U. S. v. 340 Bags * * * (and 1 other seizure action). (F. D. C. Nos. 34469, 34470. Sample Nos. 2269-L, 2729-L.)

LIBELS FILED: On or about January 5 and 7, 1953, Southern District of Florida.

ALLEGED SHIPMENT: On or about November 1, 1952, by Gaspar Romero Martinez, from Holguin, Cuba.

PRODUCT: 683 100-pound bags of dried black-eyed peas at Jacksonville and Miami, Fla.

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.

DISPOSITION: November 5, 1953. Green Bros., Inc., Miami, Fla., claimant, having consented to the entry of decrees, judgments of condemnation were entered and the court ordered that the product be released under bond for reconditioning under the supervision of the Department of Health, Education, and Welfare. On February 24, 1954, amended decrees were entered providing for the denaturing of the product for use other than for human consumption.

20636. Misbranding of roasted ground chickpeas. U. S. v. Blue Ribbon Coffees, Inc. Plea of guilty. Fine, \$50. (F. D. C. No. 34325. Sample No. 24849-L.)

INFORMATION FILED: May 12, 1953, Eastern District of New York, against Blue Ribbon Coffees, Inc., New York, N. Y.

ALLEGED SHIPMENT: On or about July 7, 1952, from Brooklyn, N. Y., to Philadelphia, Pa.

LABEL, IN PART: "XX Special Guaranty Coffee Co. * * * Phila. Pa."

NATURE OF CHARGE: Misbranding, Section 403 (i) (1), the article failed to bear a label containing the common or usual name of the article, namely, roasted ground chickpeas.

DISPOSITION: November 9, 1953. The defendant having entered a plea of guilty, the court fined it \$50.

20637. Adulteration of sweet relish. U. S. v. Julius Paley (Colony Foods), and Abe Kaikow. Pleas of guilty. Fine of \$200 against Defendant Paley and \$100 against Defendant Kaikow. Each defendant placed on probation for 2 years. (F. D. C. No. 34345. Sample Nos. 66627-L, 66664-L.)