

LABEL, IN PART: "Choice Corn Meal" or "White Rose [or "Early Breakfast"] Flour."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the products consisted in part of filthy substances by reason of the presence (in the corn meal) of larvae, insect fragments, and rodent excreta fragments, and (in the flour) of insect fragments and rodent hair fragments; and, Section 402 (a) (4), the products had been prepared and packed under insanitary conditions whereby they may have become contaminated with filth.

DISPOSITION: September 20, 1948. Pleas of guilty having been entered on behalf of the defendants, a joint fine of \$800 was imposed.

13543. Adulteration of corn meal and flour. U. S. v. Mountain City Mill Co., Inc., and Thomas Grundy Ragland. Pleas of nolo contendere. Defendants jointly fined \$1,000. (F. D. C. No. 24797. Sample Nos. 18132-K, 22426-K, 22427-K, 22795-K.)

INFORMATION FILED: June 14, 1948, Eastern District of Tennessee, against Mountain City Mill Co., Inc., Chattanooga, Tenn., and Thomas Grundy Ragland, president.

ALLEGED SHIPMENT: On or about September 16, October 10, and November 15, 1947, from the State of Tennessee into the States of North Carolina and Alabama.

LABEL, IN PART: "Crystal Pearl Corn Meal" or "Orient * * * Flour."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the products consisted in part of filthy substances by reason of the presence of larvae, insect fragments, rodent excreta fragments, and rodent hair fragments; and, Section 402 (a) (4), the corn meal and one shipment of flour had been prepared and packed under insanitary conditions whereby they may have become contaminated with filth.

DISPOSITION: September 2, 1948. Pleas of nolo contendere having been entered, the defendants were jointly fined \$1,000.

13544. Adulteration of corn meal and flour. U. S. v. Huntland Milling Co. and Burke Spaulding. Pleas of nolo contendere. Defendants jointly fined \$400. (F. D. C. No. 24805. Sample Nos. 18109-K, 18112-K, 18113-K.)

INFORMATION FILED: June 21, 1948, Eastern District of Tennessee, against the Huntland Milling Co., a partnership, Huntland, Tenn., and Burke Spaulding, a partner.

ALLEGED SHIPMENT: On or about August 19 and September 4, 1947, from the State of Tennessee into the State of Alabama.

LABEL, IN PART: "Ruby Corn Meal [or "Flour"]."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the products consisted in part of filthy substances by reason of the presence (in the corn meal) of insects, larvae, insect fragments, and rodent excreta fragments, and (in the flour) of larvae, insect fragments, and a rodent hair fragment; and (1 lot of corn meal), Section 402 (a) (4), it had been prepared and packed under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: October 18, 1948. Pleas of nolo contendere having been entered, a joint fine of \$400 was imposed.

FLOUR*

13545. Adulteration of flour. U. S. v. Fayetteville Milling Co. and Earle H. Jones. Pleas of guilty. Joint fine of \$1,000. (F. D. C. No. 24822. Sample Nos. 18116-K, 18117-K.)

INFORMATION FILED: July 15, 1948, Eastern District of Tennessee, against the Fayetteville Milling Co., a corporation, Fayetteville, Tenn., and Earle H. Jones, secretary-treasurer.

ALLEGED SHIPMENT: On or about August 13 and 28, 1947, from the State of Tennessee into the State of Alabama.

LABEL, IN PART: "Enriched Special Faultless Flour," or "Self-Rising Faultless Flour."

NATURE OF CHARGE: Adulteration, Section 402 (a) (4), the products had been prepared and packed under insanitary conditions whereby they may have become contaminated with filth.

*See also Nos. 13542-13544.