

PRODUCT: 7 cases of strawberry jelly, 8 cases of blackberry jelly, and 47 cases of black raspberry preserves at Milwaukee, Wis. Each case contained 24 12-ounce jars.

LABEL, IN PART: "Royal Palm Pure Strawberry Jelly [or "Blackberry Jelly" or "Black Raspberry Preserves"]."

NATURE OF CHARGE: Strawberry and blackberry jelly. Adulteration, Section 402 (b) (2), products deficient in fruit juice and containing less than 65 percent soluble-solids content had been substituted for strawberry and blackberry jellies.

Black raspberry preserves. Adulteration, Section 402 (b) (2), a product deficient in fruit and containing less than 68 percent soluble-solids content had been substituted for black raspberry preserves.

Misbranding, Section 403 (g) (1), the products failed to conform to the definitions and standards of identity for strawberry and blackberry jelly and black raspberry preserves. The jellies were made from mixtures composed of less than 45 parts by weight of the fruit juice ingredients to each 55 parts by weight of one of the saccharine ingredients, and the soluble-solids content of the finished jelly was less than 65 percent. The preserve was made from a mixture composed of less than 45 parts by weight of the fruit ingredient to each 55 parts by weight of one of the saccharine ingredients, and the soluble-solids content of the finished product was less than 68 percent.

DISPOSITION: August 3, 1948. Default decree of condemnation. The products were ordered delivered to charitable institutions.

VEGETABLES

13649. Adulteration of frozen green beans. U. S. v. 98 Cases * * *. (F. D. C. No. 20357. Sample Nos. 45517-H, 46661-H.)

LABEL FILED: June 26, 1946, Northern District of California.

ALLEGED SHIPMENT: On or about March 26, 1946, by the Southland Products Co., from Dade City, Fla.

PRODUCT: 98 cases, each containing 16 2½-pound packages, of frozen green beans at Modesto, Calif. Examination showed that the product was sour and decomposed.

LABEL, IN PART: "Southland Frozen Fresh French Cut Beans Southland Products Co., New York, N. Y."

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

DISPOSITION: September 20, 1946. Default decree of condemnation and destruction.

13650. Misbranding of canned green beans. U. S. v. 284 Cases * * *. (F. D. C. No. 24117. Sample No. 2414-K.)

LABEL FILED: November 20, 1947, Southern District of West Virginia.

ALLEGED SHIPMENT: On or about August 15, 1947, by I. N. Dovel Co., Inc., from Luray, Va.

LABEL, IN PART: "Hawksbill Brand Cut Green Beans * * * packed by Hawksbill Cannery."

NATURE OF CHARGE: Misbranding, Section 403 (h) (1), the product fell below the standard of quality for canned cut green beans since it contained seeds and pieces of seed in excess of the amount permitted by the standard and the deseeded pods contained fibrous material in excess of the amount permitted; and its label failed to bear a statement that it fell below the standard.

DISPOSITION: July 16, 1948. Default decree of condemnation. The product was ordered delivered to a charitable institution.

13651. Adulteration of canned corn. U. S. v. 2,147 Cases * * * (and 1 other seizure action). (F. D. C. Nos. 24413, 25226. Sample Nos. 26139-K, 27533-K.)

LABELS FILED: On or about February 9 and August 2, 1948, Western District of Missouri.

ALLEGED SHIPMENT: On or about November 8, 1947, by the Center Point Canning Co., Center Point, Iowa.