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14710. Adulteration of flour. U. S. v. 40 Bags * * *. (F. D. C. No. 25671. Sample No. 23565-K.)

LIBEL FILED: On or about October 1, 1948, Northern District of Mississippi.

ALLEGED SHIPMENT: On or about April 16, 1948, from Shawnee, Okla.

PRODUCT: 40 50-pound bags of flour at Greenwood, Miss.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance by reason of the presence of insects. The product was adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: December 2, 1948. Default decree of condemnation and destruction.

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14711. Adulteration and misbranding of enriched flour. U. S. v. The Colorado Milling & Elevator Co. (The Springfield Flour Mills). Plea of guilty. Fine of \$50 and costs. (F. D. C. No. 25296. Sample No. 26779-K.)

INFORMATION FILED: September 28, 1948, Western District of Missouri, against the Colorado Milling & Elevator Co., a corporation, trading as the Springfield Flour Mills, Springfield, Mo.

ALLEGED SHIPMENT: On or about February 9, 1948, from the State of Missouri into the State of Arkansas.

LABEL, IN PART: "Bleached Phosphated Flour Enriched The Springfield Flour Mills Springfield, Mo. Meyer's Albatross Phosphated Flour."

NATURE OF CHARGE: Adulteration, Section 402 (b) (1), valuable constituents, vitamin B₁, riboflavin, niacin, and iron, had been in part omitted.

Misbranding, Section 403 (g) (1), the product fell below the standard of identity for enriched flour since it contained less vitamin B₁, riboflavin, niacin, and iron than required by the standard.

DISPOSITION: October 8, 1948. A plea of guilty having been entered, the defendant was fined \$50, together with costs.

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14712. Adulteration of candy. U. S. v. Paul G. Whitson (Whitson Candy Co.). Plea of guilty. Fine, \$5,000. Payment of fine suspended and defendant placed on probation for 3 years. (F. D. C. No. 25279. Sample Nos. 18944-K, 19065-K, 19086-K, 19087-K, 39383-K.)

INFORMATION FILED: June 29, 1948, Eastern District of Tennessee, against Paul G. Whitson, trading as the Whitson Candy Co., Knoxville, Tenn.

ALLEGED SHIPMENT: On or about February 18, 20, and 23, 1948, from the State of Tennessee into the States of Kentucky and Ohio.

LABEL, IN PART: "Whitson's Genuine Old Fashioned Pure Sugar Peppermint Stick Candy" or "Whitson's Pure Sugar 'Full Value' Penny Stick Candy."

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

DISPOSITION: January 17, 1949. A plea of guilty having been entered, the defendant was fined \$5,000. Payment of the fine was suspended, and the defendant was placed on probation for 3 years.

14713. Adulteration of candy-coated peanuts. U. S. v. 4 Cases * * *
(F. D. C. No. 26230. Sample Nos. 40914-K, 40917-K.)

LABEL FILED: December 22, 1948, Western District of Washington.

ALLEGED SHIPMENT: On or about November 2, 1948, by Leon Hi Ho Silver, Inc. from San Francisco, Calif.

PRODUCT: 4 40-pound cases of candy-coated peanuts at Seattle, Wash.

LABEL, IN PART: "Rainbow Beans Sugar Corn Syrup Peanuts."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance by reason of the presence of insect excrement and insect-infested peanuts.

DISPOSITION: May 26, 1949. Default decree of condemnation. The product was ordered delivered to a Federal institution, for use as animal feed.

14714. Misbranding of honey. U. S. v. 24 Cartons * * *. (F. D. C. No. 23900
Sample No. 8818-K.)

LABEL FILED: November 10, 1947, District of New Jersey.

ALLEGED SHIPMENT: On or about October 20, 1947, by Coburn Farm Products Co., Inc., from New York, N. Y.

PRODUCT: 24 cartons, each containing 24 16-ounce cans, of honey at Hoboken, N. J.

LABEL, IN PART: "Sondra Brand pure imported table honey."

NATURE OF CHARGE: Misbranding, Section 403 (d), the containers were so filled as to be misleading since the honey occupied only about 70 percent of the volume of the container.

DISPOSITION: March 21, 1949. Default decree of condemnation. The product was ordered delivered to a charitable institution, after destruction of the label.

14715. Adulteration and misbranding of sirup. U. S. v. 25 Cases * * *
(F. D. C. No. 23439. Sample No. 54433-H.)

LABEL FILED: September 4, 1947, Middle District of Georgia.

ALLEGED SHIPMENT: On or about May 31 and July 10, 1947, by Afsco Industries, Inc. from Tampa, Fla.

PRODUCT: 25 cases, each containing 24 16-ounce bottles, of sirup at Valdosta, Ga.

LABEL, IN PART: "Southern Cane Brand Syrup Cane Sugar Syrup, Caramel Syrup, Caramel Coloring."

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), a mixture of sugar sirup and cane sirup, containing more than 50 percent of sugar sirup, had been substituted for cane sirup, which the product was represented to be.

Misbranding, Section 403 (a), the prominent label designation "Southern Cane Syrup" was false and misleading since the mixture contained more than 50 percent of sugar sirup; and, Section 403 (b), the product was offered for sale under the name of another food, cane sirup.

DISPOSITION: November 6, 1947. Default decree of condemnation. The product was ordered delivered to a Federal institution.