## FEDERAL SECURITY AGENCY

FOOD AND DRUG ADMINISTRATION

# NOTICES OF JUDGMENT UNDER THE FEDERAL FOOD, DRUG, AND COSMETIC ACT

[Given pursuant to section 705 of the Food, Drug, and Cosmetic Act]

5401-5600

#### FOODS

The cases reported herewith were instituted in the United States District Courts by the United States attorneys acting upon reports submitted by direction of the Federal Security Administrator.

WATSON B. MILLER, Acting Administrator, Federal Security Agency.

Washington, D. C., September 14, 1944.

#### CONTENTS

Pε	ige		Page
Beverage and beverage materials.	277	Fish and shellfish	306
Cereal and cereal products	282	Fruits and vegetables	
Alimentary pastes	282	Canned fruit	
	283	Dried fruit	311
	286	Fresh fruit	
	286	Frozen fruit	
Miscellaneous cereal products		Miscellaneous fruit products	
	290		
	290	Tomatoes and tomato products	318
	293	Meat and meat products	321
Dairy products	294	Nuts and nut products	321
2.4000222222222222222222222222222222222	294	Oils and fats	
	300	Spices	328
	302	Miscellaneous food products	
		Gift packages of food	
Feed.	306	Food for special dietary uses	338

### BEVERAGES AND BEVERAGE MATERIALS

5401. Adulteration of green coffee beans. U. S. v. 91 Bags of Green Coffee Beans. Product ordered released under bond for sorting out and eliminating the unfit portion. (F. D. C. No. 9994. Sample No. 16021-F.)

On May 20, 1943, the United States attorney for the District of Utah filed a libel against 91 bags of green coffee beans at Salt Lake City, Utah, alleging that the article had been shipped in interstate commerce on or about November 16, 1942, by the Dupuy Storage and Forwarding Company from New Orleans, La.; and charging that it was adulterated in that it consisted in whole or in part of filthy substances, beetles and beetle fragments.

On June 1, 1943, the Cook Tea and Coffee Co. of Salt Lake City, Utah, having appeared as claimant, an order was issued releasing the article under bond for sorting out and eliminating the unfit portion under the supervision of the Food

and Drug Administration.

5402. Adulteration and misbranding of cola sirup. U. S. v. 4 Barrels of Cola Syrup. Decree of condemnation and destruction. (F. D. C. Nos. 10533, 10644. Sample Nos. 57611–F, 57613–F.)

Examination shows that this product contained saccharin, a non-nutritive sub-

stance, and that a portion was fermenting.

On September 4, 1943, the United States attorney for the District of New Mexico filed a libel against 2 barrels of cola sirup at Hobbs, N. Mex., and 2 barrels of cola sirup at Lovington, N. Mex., alleging that the article had been