

9202. Adulteration of orange concentrate. U. S. v. 12 Barrels of Orange Concentrate (and 59 other seizure actions against orange concentrate). Default decrees of condemnation and destruction. (F. D. C. Nos. 17499, 17500, 17598, 17633, 17639, 17657, 17658, 17660, 17674, 17718, 17894 to 17898, incl., 17900 to 17902, incl., 17904 to 17909, incl., 17915 to 17921, incl., 17926, 17928 to 17934, incl., 17945, 17947, 17959, 17970 to 17973, incl., 18146, 18147, 18149 to 18154, incl., 18168 to 18174, incl. Sample Nos. 135-H to 137-H, incl., 476-H, 478-H, 479-H, 690-H, 691-H, 693-H to 695-H, incl., 699-H, 853-H, 855-H, 856-H, 1412-H, 2195-H, 2933-H, 3239-H, 11743-H, 12430-H, 12483-H, 13500-H, 13696-H, 14215-H, 14640-H, 17926-H, 18287-H, 18288-H, 18416-H, 19085-H, 19501-H to 19503-H, incl., 19607-H, 19608-H, 21080-H, 21269-H, 21761-H, 21915-H, 22786-H to 22789-H, incl., 24661-H, 24663-H, 24665-H, 24671-H, 26667-H, 34382-H, 34383-H, 35114-H to 35123-H, incl., 36926-H, 37101-H, 43213-H to 43215-H, incl., 43217-H, 43218-H.)

LIBELS FILED: Between the approximate dates of September 24 and November 1, 1945, Middle, Northern, and Southern Districts of Georgia, Eastern and Western Districts of Virginia, Northern District of West Virginia, Northern District of Alabama, Northern and Southern Districts of Iowa, Western and Eastern Districts of Missouri, District of Nebraska, Southern District of Ohio, Western District of Washington, District of Oregon, Western District of Wisconsin, District of Minnesota, Eastern District of Michigan, Western District of Tennessee, District of Kansas, District of Massachusetts, District of Maine, Southern District of Florida, and Western and Middle Districts of North Carolina.

ALLEGED SHIPMENT: Between the approximate dates of July 2 and September 24, 1945, by the Harrison's Orange Corporation (also under the names Harrison's Juice Rich Products, the Harrison's Orange Products Co., and the Harrison's Orange Products, Inc.), from Chicago, Ill.

PRODUCT: 270 barrels containing from 5 to 55 gallons, 15 1-gallon kegs, 21 1-gallon jars, 68 1-gallon jugs, 2 ½-gallon jugs, 3 22-gallon cans, and 4 1-quart bottles, of orange concentrate.

The product was located at Athens, Atlanta, College Park, Rome, Griffin, Metter, Mt. Vernon, and Tifton, Ga.; Tuscaloosa, Birmingham, and Huntsville, Ala.; St. Louis, Poplar Bluff, Sikeston, Charleston, Creve Coeur, and Kansas City, Mo.; Charles City, McGregor, Knoxville, and Des Moines, Iowa; Meridian, Miss.; Hay Springs, Nebr.; Hopewell, Danville, Petersburg, and Marshall, Va.; Reading, Fairfax, Deer Park, and Bridgetown, Ohio; Salem, Oreg.; La Crosse, Wis.; Red Wing and Rochester, Minn.; Detroit, Mich.; Jackson, Tenn.; Arma, Kans.; Wrentham and Lawrence, Mass.; Biddeford, Maine; New Martinsville and Clarksburg, W. Va.; Tampa, Fla.; and Asheville and Mount Airy, N. C.

LABEL, IN PART: "Harrison's Orange Hut Orange [or "Day-Ray Orange Flavored Syrup," "Enriched Syrup Orange Flavored Beverage Drink," "Enriched Orange Flavored Syrup," or "Orange Flavored Concentrated Beverage Base"]."

NATURE OF CHARGE: Adulteration, Section 402 (a) (2), the product contained an added poisonous and deleterious substance, monochloroacetic acid, which was unsafe within the meaning of the law since it was not required in the production of the product and could have been avoided by good manufacturing practice.

DISPOSITION: Between October 25, 1945, and February 28, 1946, no claimants having appeared, judgments of condemnation were entered and the product was ordered destroyed.

9203. Adulteration of orange concentrate. U. S. v. 1 Barrel of Orange Concentrate. Default decree of forfeiture and destruction. (F. D. C. No. 18814. Sample No. 19854-H.)

LIBEL FILED: January 8, 1946, Western District of Wisconsin.

ALLEGED SHIPMENT: On or about December 5, 1945, by the Wonder Orange Co., from Chicago, Ill.

PRODUCT: 1 5-gallon barrel of orange concentrate at Wausau, Wis. Analysis showed that the product contained approximately 87 parts per million of monochloroacetic acid.

LABEL, IN PART: "Wonder Orange Flavored Sirup."

NATURE OF CHARGE: Adulteration, Section 402 (a) (2), the product contained an added poisonous and deleterious substance, monochloroacetic acid, which was unsafe within the meaning of the law since it was not required in the production of the food and could have been avoided by good manufacturing practice.

DISPOSITION: February 20, 1946. No claimant having appeared, judgment of forfeiture was entered and the product was ordered destroyed.