DISPOSITION: September 9 and 18 and Ootober 23, 1947. The Minot Flour Mill Co., Inc, claimant, having consented to the entry of a decree, judgments of condemnation were entered and the product was ordered released under bond for conversion into adhesive, under the supervision of the Food and Drug Administration.

12221. Adulteration of flour. U. S. v. 406 Bags \* \* \* (and 1 other seizure action). (F. D. C. Nos. 23034, 23054. Sample Nos. 75229-H, 75233-H.)

LIBELS FILED: May 16 and 20, 1947, Northern District of California.

ALLEGED SHIPMENT: On or about April 3 and 9, 1947, by Capital Flour Mills, from Minneapolis and St. Paul, Minn.

PRODUCT: 466 100-pound bags of flour at San Francisco, Calif.

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 urine.

DISPOSITION: May 27, 1947. The cases having been consolidated and the Roma Macaroni Factory, San Francisco, Calif., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the product was ordered released under bond, conditioned that the contaminated flour be converted into stock or animal feed, under the supervision of the Food and Drug Administration.

12222. Adulteration of doughnut flour. U. S. v. 16 Bags \* \* \*. (F. D. C. No. 23522. Sample No. 66396-H.)

LIBEL FILED: July 24, 1947, Eastern District of Pennsylvania.

ALLEGED SHIPMENT: On or about June 18, 1947, from Baltimore, Md., by H. M. Wagner and Co., Inc.

PRODUCT: 16 100-pound bags of doughnut flour at Philadelphia, Pa.

LABEL, IN PART: (Bags) "H. M. Wagner's Doughnut Flour."

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

DISPOSITION: October 13, 1947. Default decree of condemnation and destruction.

12223. Adulteration and misbranding of enriched flour. U. S. v. 2,630 Bags \* \* \* (F. D. C. No. 22806. Sample No. 68137-H.)

LIBEL FILED: On or about April 8, 1947, Western District of Missouri.

ALLEGED SHIPMENT: On or about February 13 and 25 and March 1, 1947, by Barton County Flour Mills, from Great Bend, Kans.

PRODUCT: 2,630 5-pound bags of enriched flour at Kansas City, Mo.

LABEL, IN PART: "Enriched Kitchen Craft Finest Grade Enriched Bleached Flour"

NATURE OF CHARGE: Adulteration, Section 402 (b) (1), valuable constituents,

thiamine and iron, had been in part omitted from the article.

Misbranding, Section 403 (g) (1), the article purported to be and was represented as enriched flour, and it failed to conform to the definition and standard for such flour since it contained less than 2.0 milligrams of thiamine and less than 13.0 milligrams of iron per pound.

DISPOSITION: May 1, 1947. Barton County Flour Mills, claimant, having consented to the entry of a decree, judgment of condemnation was entered and the product was ordered released under bond, conditioned that it be brought into compliance with the law, under the supervision of the Food and Drug Administration.

## MACARONI AND NOODLE PRODUCTS

12224. Adulteration of macaroni products. U. S. v. 40 Cartons \* \* \*. (F. D. C. No. 23484. Sample No. 87572-H.)

Libel Filed: July 8, 1947, Southern District of New York.

ALLEGED SHIPMENT: On or about June 10, 1947, by B. Filippone & Co., from Passaic, N. J.

PRODUCT: 40 cartons, each containing 30 1-pound packages, of macaroni products at New York, N. Y.

LABEL, IN PART: "'La Perla' Macaroni Products."

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

DISPOSITION: August 14, 1947. Default decree of condemnation and destruction.

12225. Adulteration of noodle products. U. S. v. 556 Cartons \* \* \* (and 3 other seizure actions against noodle products). (F. D. C. Nos. 23095, 23168, 23195, 23370. Sample Nos. 39255-H to 39260-H, incl., 39263-H, 39264-H, 39598-H, 39599-H, 87605-H, 87636-H to 87638-H, incl.)

LIBELS FILED: June 5 and 17 and July 3 and 22, 1947, District of New Jersey, District of Connecticut, Northern District of Illinois, and Eastern District of Wisconsin.

ALLEGED SHIPMENT: Between the approximate dates of May 15 and 19, 1947, by A. Streit, Inc., from New York, N. Y.

PRODUCT: Noodle products. 556 12-pound cartons at Chicago, Ill.: 9 12-pound cartons, 12 10-pound cartons, and 230 8-pound cartons at Jersey City, N. J.; 25 cases, each containing 12 1-pound cartons, and 10 cases, each containing 24 8-ounce cartons, at New Haven, Conn.; and 34 cases, each containing 12 1-pound cartons, at Milwaukee, Wis.

LABEL, IN PART: "Streit's DeLuxe \* \* \* Egg Noodles [or "Egg Barley"]."

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 fragments and rodent-hair fragments; and (3 lots), Section 402 (a) (4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: August 4, 12, and 21, and October 17, 1947. Default decrees of condemnation. One lot was ordered delivered to a Federal institution for use as hog feed, and the remaining lots were ordered destroyed.

12226. Adulteration of noodles and alimentary paste. U. S. v. 3 Cases \* \* \*. (F. D. C. No. 23090. Sample Nos. 82646-H to 82649-H, incl.)

LIBEL FILED: June 29, 1947, Western District of Washington.

ALLEGED SHIPMENT: On or about May 23, 1947, by Denver Noodle Factory, from Denver, Colo.

PRODUCT: 3 25-pound cases, 3 12½-pound cases, 2 30-pound cases, and 3 15-pound cases of noodles and alimentary paste, at Seattle, Wash.

LABEL, IN PART: "Alimentary Paste Chop Suey Noodle" and "Oriental Alimentary Paste."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the articles consisted in whole or in part of filthy substances by reason of the presence of rodent hairs; and, Section 402 (a) (4), they had been prepared under insanitary conditions whereby they may have become contaminated with filth.

DISPOSITION: October 31, 1947. Default decree of condemnation and destruction.

12227. Adulteration of spaghettini. U. S. v. 100 Cases \* \* \* (F. D. C. No. 23075. Sample No. 75729-H.)

LIBEL FILED: June 18, 1947, District of Hawaii.

ALLEGED SHIPMENT: On or about May 13, 1947, by Juillard Fancy Foods, from San Francisco, Calif.

Product: 100 cases, each containing 20 pounds, of spaghettini at Honolulu, T. H.

LABEL, IN PART: "Semolina Spaghettini Twenty (20) Pounds Net Royal Brand California Manufacturing Company, San Francisco, Calif."