

532 cases. Adulteration, Section 402 (b) (2), mature peas containing no snaps had been substituted in whole or in part for tender young field peas with snaps, which the article was represented to be. Misbranding, Section 403 (a), the statements "Young Tender Field Peas with Snaps \* \* \* Contents of this can are young tender peas and not to be confused with soaked dried peas," appearing on the can labels, were false and misleading since the product consisted of mature field peas and contained no snaps; and, Section 403 (g) (1), the product failed to conform to the definition and standard of identity for canned field peas with snaps since the vegetable ingredient was not obtained by proper preparation from the succulent vegetable, as required by the regulations.

DISPOSITION: November 7, 1947. The Georgia Canning Co., claimant, having consented to the entry of decrees, judgments of condemnation were entered and the product was ordered released under bond for salvaging of the fit portion, under the supervision of the Food and Drug Administration. Of the lot that showed decomposition, 1,997 cases were seized; of this lot, 757 cases were salvaged and the rest destroyed. In the other lot, 578 cases were seized, 41 cases destroyed, and the remainder released.

13833. Adulteration of frozen peas. U. S. v. 197 Cases \* \* \*. (F. D. C. No. 25049. Sample No. 32295-K.)

LABEL FILED: July 14, 1948, Northern District of California.

ALLEGED SHIPMENT: On or about March 27, 1947, from Freewater, Oreg.

PRODUCT: 197 cases, each containing 6 5-pound packages, of frozen peas at Oakland, Calif.

NATURE OF CHARGE: The article was adulterated while held for sale after shipment in interstate commerce under Section 402 (a) (3), in that it was unfit for food by reason of its off-flavor and disagreeable taste, rendering it unpalatable.

DISPOSITION: September 20, 1948. Default decree of condemnation and destruction.

13834. Adulteration of pickles. U. S. v. Sidney Sparer (New England Pickle Co.). Plea of nolo contendere. Fine, \$10. (F. D. C. No. 25298. Sample No. 8772-K.)

INFORMATION FILED: September 23, 1948, District of Connecticut, against Sidney Sparer, trading as the New England Pickle Co., Rockville, Conn.

ALLEGED SHIPMENT: On or about October 9, 1947, from the State of Connecticut into the State of New York.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in part of a decomposed substance by reason of the presence of decomposed pickles and was otherwise unfit for food by reason of the presence of soft and slimy pickles.

DISPOSITION: October 18, 1948. A plea of nolo contendere having been entered, the defendant was fined \$10.

13835. Misbranding of cucumber pickles. U. S. v. 38 Barrels \* \* \*. (F. D. C. No. 25003. Sample No. 20513-K.)

LABEL FILED: July 14, 1948, District of Kansas.

ALLEGED SHIPMENT: On or about June 10, 1948, by the Atkins Packing Co., from Atkins, Ark.