

DISPOSITION: March 24, 1949. Default decree of condemnation and destruction.

14694. Misbranding of Quick Wheat. U. S. v. 430 Cases * * *. (F. D. C. No. 25552. Sample No. 40729-K.)

LABEL FILED: September 9, 1948, Western District of Washington.

ALLEGED SHIPMENT: On or about July 15 and 22, 1948, by the Albers Milling Co., from Oakland, Calif.

PRODUCT: 430 cases, each containing 12 2½-pound packages, of Quick Wheat at Seattle, Wash. Examination showed that the article was 13 percent deficient in vitamin B₁.

LABEL, IN PART: "Carnation Quick Wheat * * * with added Vitamin B₁."

NATURE OF CHARGE: Misbranding, Section 403 (a), the following statements on the label of the article were false and misleading since the article did not contain 50 percent more vitamin B₁ than the whole grain from which it was made and because supplies of the vitamins and minerals mentioned would not assure the conditions outlined: "added Vitamin B₁ * * * and is especially healthful because it contains 50% more Vitamin B₁ than the whole grain from which it is made. This important vitamin is essential to healthy nerves, good appetite, and steady growth * * * and the minerals, iron and phosphorus, are the minerals which help make good red blood associated with physical well-being. * * * An average serving of Carnation Quick Wheat (one ounce) containing approximately 68 U. S. P. units of Vitamin B₁, supplies approximately the following proportions of the minimum daily requirements for Vitamin B₁: infant ⅔; child less than six years old ¾; child six or more years old ⅞; adult 1." "

DISPOSITION: September 22, 1948. The Albers Milling Co., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the product was ordered released under bond for conversion into stock feed, under the supervision of the Federal Security Agency.

MISCELLANEOUS FOODS

14695. Misbranding of chicken ravioli. U. S. v. 24 Cases * * *. (F. D. C. No. 26550. Sample No. 32577-K.)

LABEL FILED: February 17, 1949, Western District of New York.

ALLEGED SHIPMENT: On or about December 20, 1948, by the Workman Packing Co., from San Francisco, Calif.

PRODUCT: 24 cases, each containing 24 cans, of chicken ravioli at Rochester, N. Y.

LABEL, IN PART: "Net Weight 15 Oz. Chicken Ravioli."

NATURE OF CHARGE: Misbranding, Section 403 (e) (2), the product failed to bear a label containing an accurate statement of the quantity of the contents. (The cans contained less than 15 ounces, the declared weight.)

DISPOSITION: March 16, 1949. Default decree of condemnation and destruction.

14696. Adulteration of Miso. U. S. v. 111 Packages, etc. (F. D. C. No. 24434. Sample No. 30829-K.)

LABEL FILED: February 5, 1948, Southern District of California.