

ALLEGED SHIPMENT: On or about March 7 and June 19, 1950, from Minneapolis, Minn., and Brooklyn, N. Y.

PRODUCT: 25 100-pound bags of flour at Union City, N. J.

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 parts. The article was adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: October 2, 1950. Default decree of condemnation. The court ordered that the product be delivered to a Federal institution, for use as stock feed.

MACARONI AND NOODLE PRODUCTS

16658. Adulteration of macaroni products. U. S. v. Procino-Rossi Corp. Plea of guilty. Fine, \$1,500. (F. D. C. No. 29137. Sample Nos. 48664-K, 69017-K.)

INFORMATION FILED: June 6, 1950, Northern District of New York, against the Procino-Rossi Corp., Auburn, N. Y.

ALLEGED SHIPMENT: October 15 and 17, 1949, from the State of New York into the State of Pennsylvania.

LABEL, IN PART: "Made From Highest Grade 'A' No. 1 Semolina Finest Quality * * * Macaroni Products * * * Genoa Style Net Weight 1 Lb. * * * [or "Net Weight One Pound * * * Genoa Style No. 44 Mostaccioli Lisci" or "Net Weight One Pound * * * No. 36 Elbow"] Manufactured By Procino-Rossi Corp., Auburn, New York."

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

DISPOSITION: October 4, 1950. A plea of guilty having been entered, the court fined the corporation \$1,500.

MISCELLANEOUS CEREALS AND CEREAL PRODUCTS

16659. Misbranding of farina. U. S. v. Omar, Inc., and Harold Roth. Motion to dismiss overruled. Pleas of not guilty; tried to the court. Verdict of guilty for corporation; verdict of not guilty for individual. Fine of \$25 against corporation. (F. D. C. No. 17857. Sample Nos. 20033-H, 21624-H.)

INFORMATION FILED: July 10, 1946, District of Nebraska, against Omar, Inc., Omaha, Nebr., and Harold Roth, vice president and general manager of the milling division of the corporation.

ALLEGED SHIPMENT: On or about October 23, 1944, and March 15, 1945, from the State of Nebraska into the State of Iowa.

LABEL, IN PART: "Omar Vitamin Rich Farina."

NATURE OF CHARGE: Misbranding, Section 403 (a), the label statement "Vitamin Rich" was false and misleading in that such statement represented and suggested that the article was rich in vitamins, i. e., that it had been enriched by added vitamins, whereas the article had not been enriched by added vitamins; Section 403 (g) (1), the article purported to be enriched farina, a food for which a definition and standard of identity had been prescribed