CEREALS AND CEREAL PRODUCTS

BAKERY PRODUCTS

- 16851. Adulteration of bread. U. S. v. Watt's Bakery, Inc. Plea of nolo contendere. Fine, \$500. (F. D. C. No. 29189. Sample Nos. 52386-K to 52389-K, incl., 52391-K.)
- INFORMATION FILED: On or about July 1, 1950, Eastern District of Tennessee, against Watt's Bakery, Inc., Bristol, Tenn.
- ALLEGED SHIPMENT: On or about January 24, 1950, from the State of Tennessee into the State of Virginia.
- LABEL, IN PART: (Wrapper) "Kern's Jumbo [or "Enriched Thin Sliced," "Restaurant Sandwich," or "Wheat"] Bread Brown-Greer & Co., Inc., Knoxville, Tenn., and London, Ky., Kern's Bakery [or "Watt's Bakery, Inc."] Bristol, Tenn., High Point, N. C."
- NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in part of a filthy substance by reason of the presence of rodent hairs; and, Section 402 (a) (4), it had been prepared and packed under insanitary conditions whereby it may have become contaminated with filth.
- DISPOSITION: August 29, 1950. A plea of nolo contendere having been entered, the court imposed a fine of \$500.
- 16852. Adulteration of ice cream cones. U. S. v. 17 Cans * * * (and 1 other seizure action). (F. D. C. Nos. 29727, 29728. Sample Nos. 74280-K, 74284-K.)
- LIBELS FILED: September 13, 1950, District of New Jersey.
- ALLEGED SHIPMENT: On or about July 28 and August 10, 1950, by the S & S Cone Corp., from Bronx, N. Y.
- PRODUCT: 17 cans each containing 300 ice cream cones at Newark, N. J., and 17 cartons each containing 250 ice cream cones at Plainfield, N. J.
- LABEL, IN PART: (Can) "Milk-E Success Sugar Rolled Cones Contents 300"; (carton) "New Ritz-E Cake Cones 250."
- 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 insect fragments and rodent hair fragments; and, Section 402 (a) (4), they had been prepared under insanitary conditions whereby they may have become contaminated with filth.
- DISPOSITION: October 30, 1950. Default decrees of condemnation and destruction.

CORN MEAL*

- 16853. Adulteration of yellow corn meal. U. S. v. Elam Mills, Inc., and Kazimir K. Lilien. Pleas of guilty. Corporation and individual defendant each fined \$150, plus costs. (F. D. C. No. 28755. Sample Nos. 41879-K, 42876-K, 56689-K, 57211-K, 64511-K, 64512-K.)
- INFORMATION FILED: October 24, 1950, Northern District of Illinois, against Elam Mills, Inc., Chicago, Ill., and Kazimir K. Lilien, president of the corporation.

^{*}See also No. 16855.

ALLEGED SHIPMENT: Between the approximate dates of October 12 and November 15, 1949, from the State of Illinois into the States of Michigan, Indiana, New York, and Minnesota.

LABEL, IN PART: "Elam's Stone Ground Yellow Corn Meal."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in part of a filthy substance by reason of the presence of rodent excreta, rodent hairs, insects, and insect fragments.

DISPOSITION: January 9, 1951. Pleas of guilty having been entered, the court fined each defendant \$150, plus costs.

16854. Adulteration of corn meal. U. S. v. 25 Bales, etc. (F. D. C. No. 29781. Sample No. 81936-K.)

LIBEL FILED: October 3, 1950, Eastern District of South Carolina.

ALLEGED SHIPMENT: On or about March 2, 1950, from Birmingham, Ala.

PRODUCT: Corn meal. 25 bales, each containing 5 10-pound packages, and 3 bales, each containing 8 5-pound packages, at Marion, S. C.

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 insects. The product was adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: November 8, 1950. Default decree of condemnation. The product was delivered to an institution, for use as hog feed.

FLOUR

16855. Adulteration of flour and corn meal. U. S. v. Anderson & Spilman, William C. Anderson, Clifton R. Anderson, and Gerald Butler. Pleas of nolo contendere. Fine of \$50, plus costs, against defendants as a partnership. Order of probation entered in previous case against partnership revoked; partnership ordered to pay fine of \$500, plus costs, which had been suspended upon entry of order of probation. (F. D. C. No. 26322. Sample Nos. 44510-K, 44511-K.)

Information Filed: January 27, 1949, Eastern District of Kentucky, against Anderson & Spilman, a partnership, Danville, Ky., and William C. Anderson, Clifton R. Anderson, and Gerald Butler, partners in the partnership.

ALLEGED SHIPMENT: On or about September 2 and 16, 1948, from the State of Kentucky into the State of Tennessee.

LABEL, IN PART: "Danville Roller Mills Snow Flake Highest Patent Flour Anderson & Spilman Danville, Ky." and "Snow Flake White Bolted Corn Meal Manufactured By Anderson & Spilman Danville, Kentucky."

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

Disposition: June 29, 1950. Pleas of nolo contendere having been entered, the court imposed a fine of \$50, plus costs, against the defendants as a partnership. In addition, the court revoked the order of probation which had been entered