

nation was entered against these lots and the court ordered that they be released under bond for segregation and destruction of the unfit portion, under the supervision of the Food and Drug Administration.

Segregation of the product was accomplished by a remilling operation. During the course of this operation, the product became commingled with another lot of rice being remilled. (See the following notice of judgment, No. 18663.) The total amount in both lots delivered for remilling consisted of 9,284 pounds, and the amount of rice fit for human consumption which was recovered from the remilling operations consisted of 8,650 pounds.

18663. Adulteration of rice. U. S. v. 50 Bags * * *. (F. D. C. No. 31923. Sample No. 22153-L.)

LABEL FILED: October 22, 1951, Northern District of Alabama.

ALLEGED SHIPMENT: On or about September 8, 1951, from Houston, Tex.

PRODUCT: 50 100-pound bags of rice at Birmingham, Ala.

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

DISPOSITION: November 27, 1951. Adolphus Rice Mills, Inc., Houston, Tex., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the product be released under bond for segregation and destruction of the unfit portion, under the supervision of the Food and Drug Administration.

Segregation of the product was accomplished by a remilling operation. During the course of this operation, the product became commingled with another lot of rice being remilled. (See the preceding notice of judgment, No. 18662.) The total amount in both lots delivered for remilling consisted of 9,284 pounds, and the amount of rice fit for human consumption which was recovered from the remilling operation consisted of 8,650 pounds.

18664. Adulteration of puffed wheat, puffed rice, and pearl barley. U. S. v. Purity Mills, Inc., Ray J. Peterson, and Marvin R. Peterson. Pleas of guilty. Joint fine of \$1,000, plus costs; \$800 of fine suspended. (F. D. C. No. 31545. Sample Nos. 7151-L, 7768-L, 10798-L, 12891-L, 21646-L.)

INFORMATION FILED: October 15, 1951, Northern District of Illinois, against Purity Mills, Inc., Dixon Ill., and Ray J. Peterson and Marvin R. Peterson, president and secretary-treasurer, respectively, of the corporation.

ALLEGED SHIPMENT: On or about March 13, 24, 27, and 28, and April 2, 1951, from the State of Illinois into the States of Pennsylvania, New York, Indiana, Colorado, and Louisiana.

LABEL, IN PART: "Cook Book Puffed Wheat * * * Packed for and Distributed Exclusively By Cook Coffee Company Cleveland"; "Giant Brand Puffed Rice [or "Munch Brand Puffed Wheat"] Purity Mills, Inc., Dixon, Ill."; and "E-Z Cooker Brand Quality Pearl Barley * * * Packed by H. C. Knoke and Company, Chicago."

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