

403(k), the article contained a chemical preservative and failed to bear labeling stating that fact.

## CEREALS AND CEREAL PRODUCTS

### BAKERY PRODUCTS

**28401. Bakery products.** (F.D.C. No. 47836. S. Nos. 23-123/4 T.)

INFORMATION FILED: 8-9-62, Dist. Wyo., against Frontier Baking Co., a corporation, Cheyenne, Wyo., and George N. Pagliasotti, president.

SHIPPED: 10-24-61 and 10-25-61, from Cheyenne, Wyo., to Denver, Colo.

LABEL IN PART: (Ctns.) "TOWN TALK ENRICHED BUNS TOWN TALK BAKERS • DENVER • COLORADO SPRINGS, COLO. CHEYENNE, WYO. 1½ OZ. PER BUN OR MORE."; (pkg.) "TOWN TALK HOLLAND ROLLS DIST. BY TOWN TALK BAKERIES • DENVER • COLO. SPGS. CHEYENNE, WYO. NET WT. 8 OZS."

CHARGE: 402(a)(3)—the buns contained insects and insect fragments; and 402(a)(4)—the buns and the rolls had been prepared under insanitary conditions.

PLEA: Nolo contendere.

DISPOSITION: 9-17-62. Each defendant fined \$100.

**28402. Cookies.** (F.D.C. No. 47897. S. Nos. 36-073 T, 47-003 T.)

INFORMATION FILED: 8-27-62, S. Dist. Miss., against Dixie Cookie Co., Inc., Jackson, Miss., and Albert C. Dildy, vice president.

SHIPPED: 3-15-62 and 3-20-62, from Jackson, Miss., to Mansfield, La., and Memphis, Tenn.

LABEL IN PART: (Pkg.) "SAMBO 5¢ DIXIE COOKIE CO. JACKSON, MISS. NET WEIGHT 1¾ OZS." and "GOOD 5¢ Cake \* \* \* Net Wt. 1¼ OZS. DIXIE COOKIE COMPANY JACKSON, MISSISSIPPI."

RESULTS OF INVESTIGATION: Examination showed that the cookies were short weight.

CHARGE: 403(e)(2)—when shipped, the article failed to bear labels containing an accurate statement of the quantity of contents.

PLEA: Nolo contendere.

DISPOSITION: 11-5-62. Guilty—corporation—\$250 fine; individual—\$250 fine which was suspended.

### CORNMEAL

**28403. Cornmeal and flour.** (F.D.C. No. 46730. S. Nos. 30-917/8 R, 31-595 R, 82-022 R.)

INFORMATION FILED: 8-3-62, S. Dist. Miss., against P. P. Williams Co., a corporation, Vicksburg, Miss., and Edward H. Russell, president.

ALLEGED VIOLATIONS: Between 12-21-60 and 7-12-61, while a number of bags of self-rising flour and white cornmeal were being held for sale after shipment in interstate commerce, the defendants caused the articles to be held in a building that was accessible to rodents and caused the articles to be exposed to contamination by rodents, which acts resulted in the articles being adulterated.

CHARGE: 402(a)(3)—contained rodent hair, rodent excreta, and rodent urine; and 402(a)(4)—held under insanitary conditions.