(2)—the article purported to be an enriched noodle product, a food for which a definition and standard of identity had been prescribed by regulations, and its label failed to bear the name of the food specified in such definition and standard, namely, "enriched noodle products"; and 403(j)—the article purported to be and was represented as a food for special dietary uses by reason of its vitamin and mineral content and its label failed to bear a statement, as required by regulations, of the proportion of the minimum daily requirement for infants for vitamin B₁, vitamin B₂, niacin or niacinamide, and iron supplied by such food when consumed in a specified quantity during a period of 1 day; and the specific plant name which was the source of the "special enriched flour" in the article.

Egg spaghetti, 403(a)—when shipped, the label statements "Prince Egg Spaghetti * * * Contains 20% Whole Eggs," and "The pure golden color of Prince Egg Spaghetti comes from the extra eggs (20% Whole Eggs), were false and misleading, since the article was not significantly different from egg sphaghetti generally, that is, standardized food.

Egg noodles, 403(g) (2)—when shipped, the article purported to be enriched egg noodles, a food for which a definition and standard of identity had been prescribed by regulations and its label failed to bear the name of the food specified in such definition and standard, namely, "enriched egg noodles."

DISPOSITION: Subsequent to 1-17-62, Prince Macaroni Co., Inc., Brooklyn, N.Y., claimed the articles. Thereafter, approximately 2,500 pounds of the articles were inadvertently denatured. On 4-18-63, a consent decree of condemnation was filed and the remaining quantities of the articles were destroyed since the articles had deteriorated after seizure.

MISCELLANEOUS CEREALS AND CEREAL PRODUCTS

29910. Rice and Azuki beans. (F.D.C. No. 50618. S. Nos. 97-034/5 A.)

INFORMATION FILED: 11-19-64, N. Dist. Calif., against North American Food Distributing Co., a partnership, Sacramento, Calif.

Alleged Violation: Between 10-2-62 and 1-30-64, while quantities of rice and Azuki beans were being held for sale after shipment in interstate commerce, the defendant caused the articles to be held in a building that was accessible to rodents and to be exposed to contamination by rodents, which acts resulted in the articles being adulterated.

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

PLEA: Guilty.

DISPOSITION: 12-18-64. \$150 fine.

29911. Wheat. (F.D.C. No. 49856. S. No. 103-443 A.)

QUANTITY: 21,000 lbs. at Seattle, Wash.

SHIPPED: 3-20-64, from Charlo, Mont., by Consolidated Dairies, Inc.

Libeled: 3-25-64, W. Dist. Wash.

CHARGE: 402(a) (3)—contained rodent excreta pellets when shipped.

DISPOSITION: 4-9-64. Consent—claimed by Atwood Larson Co., Portland, Oreg., and denatured.

29912. Wheat. (F.D.C. No. 50061. S. No. 71-848 A.)

QUANTITY: 92,000 lbs., at Minneapolis, Minn.