

and the said cans were so marked as to deceive and mislead the purchaser in that they purported to contain a full gallon, two quarts, one quart, or one pint, respectively, of the said article, whereas, in truth and in fact, the said cans did not contain a full gallon, two quarts, one quart, or one pint, respectively. Misbranding was alleged for the further reason that the article was [food] in package form, and the quantity of the contents was not plainly and conspicuously marked on the outside of the package in terms of weight or measure.

On November 1, 1921, no claimant having appeared for the property, judgment of condemnation and forfeiture was entered, and it was ordered by the court that the product be sold by the United States marshal.

C. W. PUGSLEY, *Acting Secretary of Agriculture.*

10456. Adulteration and misbranding of chocolate liquor. U. S. * * * v. Beacon Chocolate Co., a Corporation. Plea of guilty. Fine, \$25. (F. & D. No. 15446. I. S. Nos. 8697-t, 8698-t.)

On December 14, 1921, the United States attorney for the Eastern District of Pennsylvania, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for said district an information against the Beacon Chocolate Co., a corporation, trading at Philadelphia, Pa., alleging shipment by said company, in violation of the Food and Drugs Act, on or about December 4, 1920, from the State of Pennsylvania into the District of Columbia, of a quantity of chocolate liquor which was adulterated and misbranded.

Analyses of samples of the article by the Bureau of Chemistry of this department showed that it contained an excessive amount of cacao shells and that sand and grit were present.

Adulteration of the article was alleged in the information for the reason that foreign substances, to wit, cacao shells, sand, and grit, had been mixed and packed therewith so as to reduce and lower and injuriously affect its quality and strength and had been substituted in part for pure chocolate liquor, which the article purported to be.

Misbranding was alleged for the reason that the statement, to wit, "Lehigh. Liq. * * * From. Beacon. Choc. Co.," borne upon the cases containing a portion of the article, and the statements, to wit, "No. 10 Special Liquor * * * Lehigh. Liq. Brand. Pure Chocolate * * * Frontier Chocolate Co. Manufacturers Of High Grade Chocolate And Cocoa Powder * * * From Beacon Chocolate Co.," borne upon the cases containing the remainder of the said article, regarding the article and the ingredients thereof contained in the said cases, were false and misleading in that the said statements represented the article to be pure chocolate liquor, and for the further reason that it was labeled as aforesaid so as to deceive and mislead the purchaser into the belief that it was pure chocolate liquor, whereas, in truth and in fact, it was not a pure chocolate liquor but was a product composed in part of cacao shells, sand, and grit. Misbranding was alleged for the further reason that the article was a product composed in part of cacao shells, sand, and grit, prepared in imitation of, and offered for sale under the distinctive name of, another article, to wit, chocolate liquor.

On February 27, 1922, a plea of guilty to the information was entered on behalf of the defendant company, and the court imposed a fine of \$25.

C. W. PUGSLEY, *Acting Secretary of Agriculture.*

10457. Adulteration of pecans. U. S. * * * v. 123 Sacks * * * of Pecans. Consent decree providing for the release of the product on bond. (F. & D. No. 15866. I. S. No. 1246-t. S. No. C-3384.)

On December 23, 1921, the United States attorney for the Eastern District of Missouri, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for said district a libel for the seizure and condemnation of 123 sacks, each containing 60 pounds, more or less, of pecans, remaining unsold in the original unbroken sacks at St. Louis, Mo., alleging that the article had been shipped on or about December 8, 1921, by Lee Davis, Brunswick, Miss., and transported from the State of Mississippi into the State of Missouri, and charging adulteration in violation of the Food and Drugs Act.

Adulteration of the article was alleged in the libel for the reason that it consisted in whole or in large part of a filthy, decomposed, and putrid vegetable substance.