

Raspberry Flavored Honey Net Weight 1 Lb. * * * Pure Honey—Flavored with Concentrated Raspberry Juice Natural Color—Natural Flavor.”

It was alleged to be misbranded (1) in that the statements “Pure Raspberry * * * Flavored with Concentrated Raspberry Juices * * * Natural Flavor” were false and misleading as applied to an article containing artificial flavoring, (2) the statement “Net Weight 1 Lb.” was false and misleading as applied to an article that was short weight, (3) it was in package form and failed to bear a label containing an accurate statement of the quantity of the contents; and (4) it contained artificial flavoring and failed to bear labeling stating that fact.

On October 23, 1943, no claimant having appeared, judgment of condemnation was entered, and the product was ordered delivered to a charitable institution on condition that it should not be sold.

5452. Adulteration of molasses residuum. U. S. v. 400 Cases of an article labeled, in part, “Simulated HS-GAS.” Default decree of condemnation and destruction. (F. D. C. No. 10049. Sample No. 33479-F.)

This product was diluted molasses residuum, obtained after alcoholic fermentation, containing 0.4 percent of cresol. It was sold as molasses. The cans were labeled “1 Gal. Simulated HS-GAS.”

On June 4, 1943, the United States attorney for the Southern District of New York filed a libel against 400 cases of molasses residuum at New York, N. Y., alleging that the article had been shipped in interstate commerce on or about April 19, 1943, by B. Pierce & Co., Inc., from Baltimore, Md.; and charging that it was adulterated in that it contained an added poisonous or deleterious substance, cresol, which might have rendered it injurious to health; and in that diluted molasses residuum containing cresol had been substituted in whole or in part for molasses, which the article was represented to be.

On June 23, 1943, no claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

5453. Misbranding of powdered sugar. U. S. v. 96 Cartons of Powdered Sugar. Default decree of condemnation. Product ordered delivered to welfare organizations. (F. D. C. No. 10141. Sample No. 48325-F.)

This product was short weight.

On June 23, 1943, the United States attorney for the Southern District of Ohio filed a libel against 96 cartons, each containing 24 packages, of powdered sugar at Cincinnati, Ohio, which had been consigned on or about March 19 and April 3, 1943, alleging that the article had been shipped in interstate commerce by the National Sugar Refining Co. from Brooklyn, N. Y.; and charging that it was misbranded. The article was labeled in part: (Packages) “Jack Frost Extra-Fine Powdered Sugar * * * 1 Pound Net.”

It was alleged to be misbranded in that the statement “1 Pound Net” was false and misleading as applied to an article that was short weight, and in that it was in a package form and failed to bear a label containing an accurate statement of the quantity of the contents.

On July 26, 1943, no claimant having appeared, judgment of condemnation was entered and the product was ordered delivered to welfare organizations.

DAIRY PRODUCTS

BUTTER

5454. Adulteration of butter. U. S. v. 57 Pounds of Butter. Default decree of condemnation. Product ordered sold. (F. D. C. 10238. Sample No. 32093-F.)

Analysis showed that this product contained mold.

On June 16, 1943, the United States attorney for the Western District of Kentucky filed a libel against 57 pounds of butter at Henderson, Ky., alleging that the article had been shipped on or about June 7, 1943, by the Ideal Pure Milk Co., from Evansville, Ind.; and charging that it was adulterated in that it consisted in whole or in part of a filthy and decomposed animal substance. The article was labeled in part: (Parchment wrapper) “Ideal Brand Butter * * * Fancy Table Quality.”

On November 22, 1943, no claimant having appeared, judgment of condemnation was entered and the product was ordered sold to be mixed with other inedible grease.