

DISPOSITION: October 21, 1946. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

11656. Adulteration of canned field peas and canned field peas with snaps. U. S. v. 700 Cases of Canned Field Peas (and 9 other seizure actions against canned field peas and canned field peas with snaps). (F. D. C. Nos. 20761, 20803, 20804, 21589, 21590, 21602, 21605, 21607, 21635, 21978. Sample Nos. 54233-H to 54235-H, incl., 54578-H to 54580-H, incl., 54593-H, 54631-H, 54633-H, 54802-H.)

LIBELS FILED: Between the approximate dates of September 16 and December 20, 1946, Northern and Southern Districts of Florida and Western District of North Carolina.

ALLEGED SHIPMENT: Between the approximate dates of July 5 and August 29, 1946, by the Cherokee Products Co., from Haddock, Ga.

PRODUCT: 7,163 cases of field peas at Hialeah, Jacksonville, and Miami, Fla.; and 2,354 cases of field peas with snaps at Tallahassee, Fla., and Asheville, Hendersonville, and Murphy, N. C. Each case of the products contained 24 1-pound, 4-ounce cans.

LABEL, IN PART: "Osage Brand * * * Canned in Georgia from Fresh Field Peas," or "Osage Brand Field Peas with Snaps."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the articles consisted in whole or in part of filthy substances by reason of the presence of larvae.

DISPOSITION: Between November 18, 1946, and March 28, 1947. The Cherokee Products Co. having requested that its claim against the Hialeah lot be dismissed, and no claimant having appeared for the other lots, judgments of condemnation were entered. The Hialeah and Miami lots were ordered destroyed, and the other lots were ordered delivered to public institutions, for use as animal feed.

11657. Adulteration of canned peas and carrots. U. S. v. 109 Cases * * *. (F. D. C. No. 20872. Sample No. 61712-H.)

LIBEL FILED: September 12, 1946, Eastern District of Washington.

ALLEGED SHIPMENT: On or about March 21, 1946, by the Nelson Packing Co., from San Francisco, Calif.

PRODUCT: 109 cases, each containing 24 1-pound, 3-ounce cans, of peas and carrots at Spokane, Wash.

LABEL, IN PART: "Winners Brand * * * Dried Sweet Peas & Diced Carrots."

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 weevily peas.

DISPOSITION: November 7, 1946. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

Nos. 11658 to 11665 report actions involving canned peas that purported to be a food for which a standard of quality has been prescribed by law, but the quality was charged to fall below the standard because of higher alcohol-insoluble solids than the maximum permitted by the standard, and the labels failed to bear, in the manner and form that the regulations specify, a statement that the product was below the standard.

11658. Misbranding of canned peas. U. S. v. Klindt-Geiger Canning Co. Plea of guilty. Fine, \$200. (F. D. C. No. 20940. Sample Nos. 19274-H, 19278-H, 20300-H.)

INFORMATION FILED: October 7, 1946, Western District of Wisconsin, against the Klindt-Geiger Canning Co., Cassville, Wis.

ALLEGED SHIPMENT: On or about August 6 and 21 and September 7, 1945, from the State of Wisconsin into the States of Iowa and Oklahoma.

LABEL, IN PART: "Pride of Cassville Early June Peas," "Overland Early June Peas," or "Badger Brand Early June Peas."

NATURE OF CHARGE: Misbranding, Section 403 (h) (1), the quality of the article fell below the standard prescribed for early June peas.

DISPOSITION: May 6, 1947. A plea of guilty having been entered on behalf of the defendant, the court imposed fines totaling \$200.