

DISPOSITION: February 24, 1948. A plea of nolo contendere having been entered, the defendant was fined \$250.

13016. Adulteration of cakes and cookies. U. S. v. Alice Richardson (Mrs. Richardson's Cookies). Plea of nolo contendere. Imposition of sentence suspended for 1 year. (F. D. C. No. 20207. Sample Nos. 31186-H to 31192-H, incl., 32281-H 32282-H, 32505-H to 32509-H, incl.)

INFORMATION FILED: January 20, 1947, District of Arizona, against Alice Richardson, trading as Mrs. Richardson's Cookies, Phoenix, Ariz.

ALLEGED SHIPMENT: Between the approximate dates of November 2 and December 21, 1945, from the State of Arizona into the States of New Mexico and Texas.

LABEL, IN PART: "Mrs. Richardson's Home-Made Cookies Vanilla [or "Oatmeal," "Lemon," "Sugar," "Raisin," "Nut," or "Two-Tone"]," "Mrs. Richardson's Home-Made Cakes," or Mrs. Richardson's Home-Made Cookies Cocoa-nut Contains: * * * imitation cocoanut."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the products consisted in part of filthy substances by reason of the presence of insect fragments, rodent hairs, insects, and rodent hair fragments; and, Section 402 (a) (4), they had been prepared, packed, and held under insanitary conditions whereby they may have become contaminated with filth.

Misbranding (coconut cookies), Section 403 (i) (2), the product was fabricated from two or more ingredients and its label failed to bear the common or usual name of each such ingredient, since the product contained corn flakes, which was declared as imitation coconut; and (Home-Made Cakes), Section 403 (k), the product contained a chemical preservative, a propionate, and it failed to bear labeling stating that fact.

DISPOSITION: April 14, 1947. A plea of nolo contendere having been entered, imposition of sentence was suspended for 1 year.

13017. Adulteration of cookies. U. S. v. 78 Cases, etc. (F. D. C. No. 24438. Sample Nos. 24333-K to 24338-K, incl.)

LABEL FILED: February 13, 1948, District of Minnesota.

ALLEGED SHIPMENT: On or about January 6 and 21, 1948, by the Johnson Biscuit Co., from Sioux City, Iowa.

PRODUCT: 163 cases, each containing 12 9-ounce packages, of cookies and 266 caddies, each containing 6 pounds, of the product at Minneapolis, Minn.

LABEL, IN PART: "Johnson's Honey Squares [or "Devils Food"]," or "Devils Food," "Iced Devils Cake," "Pinketts," or "Honey Squares."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance by reason of the presence of insect fragments and rodent hair fragments; and, Section 402 (a) (4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: April 21, 1948. Default decree ordering product denatured for use as animal feed or destroyed.

13018. Adulteration of cookies. U. S. v. 5 Cartons, etc. (F. D. C. No. 23978. Sample Nos. 24846-K to 24849-K, incl.)

LABEL FILED: November 22, 1947, District of Minnesota.

ALLEGED SHIPMENT: On or about October 14, 1947, by the Midwest Biscuit Co., from Burlington, Iowa.

PRODUCT: Cookies. 5 cartons, each containing approximately 14 pounds; 5 cartons, each containing approximately 16 $\frac{3}{4}$ pounds; 5 cartons, each containing approximately 17 $\frac{1}{4}$ pounds; and 5 cartons, each containing approximately 13 $\frac{1}{4}$ pounds, at Duluth, Minn.

LABEL, IN PART: "Cocoa Taffy Bar," "Belmont Sandwich Vanilla [or "Dark"]," or "Excellent."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the products consisted in whole or in part of filthy substances by reason of the presence of insect fragments and rodent hair fragments; and, Section 402 (a) (4), they had been prepared under insanitary conditions whereby they may have become contaminated with filth.

DISPOSITION: March 9, 1948. Default decree ordering products denatured and disposed of as animal feed or destroyed.