

17711. Adulteration of grated cheese. U. S. v. 3 Cases * * * (and 1 other seizure action). (F. D. C. No. 31016. Sample Nos. 10346-L, 10347-L.)

LIBELS FILED: June 5, 1951, Eastern District of Michigan.

ALLEGED SHIPMENT: On or about April 24, 1951, by the Moss Food Products Corp., from North Bergen, N. J.

PRODUCT: 3 cases, each containing 24 1½-ounce jars, of imported Argentine Parmesan Style grated cheese, and 16 cases, each containing 24 1½-ounce jars, of Italian Romano and Domestic Romano Style grated cheese.

LABEL, IN PART: "Lee Brand Grated Cheese Imported Argentine Parmesan Style [or "Blend of Italian Romano and Domestic Romano Style Cheese"]."

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

Further adulteration (16 cases of Italian Romano and Domestic Romano Style grated cheese), Section 402 (b) (2), skim milk cheese had been substituted in whole or in part for a blend of Italian and Domestic Romano Style cheese.

DISPOSITION: July 10 and 13, 1951. Default decrees of condemnation and destruction.

EGGS AND EGG PRODUCTS

17712. Adulteration of frozen eggs. U. S. v. Ovson Egg Co. and Eugene P. Ovson. Pleas of nolo contendere. Corporation fined \$200 and individual defendant \$100, together with costs. (F. D. C. No. 31080. Sample No. 83343-K.)

INFORMATION FILED: April 24, 1951, District of Kansas, against the Ovson Egg Co., Kansas City, Kans., and Eugene P. Ovson, vice president.

ALLEGED SHIPMENT: On or about June 26, 1950, from the State of Kansas into the State of Illinois.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in part of a decomposed substance by reason of the presence of decomposed eggs.

DISPOSITION: June 1, 1951. Pleas of nolo contendere having been entered, the court fined the corporation \$200 and the individual defendant \$100, together with costs.

17713. Misbranding of dehydrated eggs and milk powder and refusal to permit inspection of factory premises. U. S. v. Coburn Farm Products Corp. and Julius J. Cohen. Pleas of guilty. Each defendant fined \$3,750; corporation fine remitted. (F. D. C. No. 28166. Sample Nos. 3891-K, 6182-K, 13472-K, 47571-K, 56256-K.)

INFORMATION FILED: April 26, 1950, Southern District of New York, against the Coburn Farm Products Corp., New York, N. Y., and Julius J. Cohen.

ALLEGED VIOLATION: On or about November 15, 1948, and January 18, February 9, and March 11, 1949, the defendants shipped dehydrated eggs and milk powder from the State of New York into the District of Columbia, Pittsburgh, and Philadelphia, Pa., and Baltimore, Md.

On March 4, 1949, Julius J. Cohen unlawfully refused a request made by an employee of the Food and Drug Administration for permission to enter and inspect the establishment of the Coburn Farm Products Corp., where food