

CEREALS AND CEREAL PRODUCTS**BAKERY PRODUCTS**

20251. Adulteration of bakery products. U. S. v. Castle Baking Co., Inc., and Harry Z. Jacobs. Pleas of guilty. Fine of \$1,000 against corporation and \$500 against individual, plus costs. (F. D. C. No. 34363. Sample Nos. 10578-L to 10580-L, incl., 10582-L to 10586-L incl., 10588-L, 10593-L, 10595-L, 10596-L.)

INFORMATION FILED: March 9, 1953, Northern District of Illinois, against the Castle Baking Co., Inc., Chicago, Ill., and Harry Z. Jacobs, president of the corporation.

ALLEGED SHIPMENT: On or about October 6, 7, and 8, 1952, from the State of Illinois into the State of Indiana, of quantities of bread, coffeecake, sweet rolls, doughnuts, and fried pastry.

LABEL, IN PART: "100% Pumpernickle," "Cocktail Salt Rye," "Golden Zizel Rye Bread," "Egg Twist (Cha-La)," "Cocktail Snack Rye," "Vienna Bread," and "Tasty Coffee Cake."

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

DISPOSITION: June 3, 1953. Pleas of guilty having been entered, the court fined the corporation \$1,000 and the individual \$500, plus costs.

20252. Adulteration and misbranding of pumpernickel bread and Roggenbrot bread. U. S. v. Joseph Koretz and Benjamin Stern (Koster's Bakery Co.). Pleas of guilty. Each defendant fined \$1,000 and placed on probation for 18 months. (F. D. C. No. 33815. Sample Nos. 24180-L, 24181-L, 24185-L, 24186-L.)

INFORMATION FILED: April 22, 1953, Eastern District of New York, against Joseph Koretz and Benjamin Stern, partners in the partnership of Koster's Bakery Co., Brooklyn, N. Y.

ALLEGED SHIPMENT: Between the approximate dates of February 29 and April 9, 1952, from the State of New York into the State of New Jersey.

LABEL, IN PART: "Koster's Sliced Pumpernickel" or "Koster's Sliced Roggenbrot."

NATURE OF CHARGE: Adulteration, Section 402 (b) (1), a valuable constituent, vitamin B₁, had been in part omitted from the articles.

Misbranding, Section 403 (a), the label statements which represented and suggested that 6 ounces of the pumpernickel bread would supply 40 percent of the minimum daily vitamin B₁ requirement and that 6 ounces of the Roggenbrot bread would supply 50 percent of the minimum daily vitamin B₁ requirement were false and misleading since the articles would not supply the amount of vitamin B₁ represented.

DISPOSITION: May 21, 1953. Pleas of guilty having been entered, the court fined each defendant \$1,000 and placed each on probation for 18 months.