

LABEL IN PART: (Case) "Signal Blue Goose Packed by Western Fruit Growers Packing Company, Redlands, California."

LIBELED: 3-5-63, W. Dist. Mo.

CHARGE: 402(a) (3)—the article was unfit for food due to freeze damage when shipped.

DISPOSITION: 3-12-63. Consent—claimed by Blue Goose Growers, Inc., and Western Trust Growers Packing Co. Segregated; approximately 202 cases of the 236 cases actually seized were processed for juice and 75 lbs. were destroyed.

MISCELLANEOUS FRUIT PRODUCTS

29059. Apple cider. (F.D.C. No. 46679. S. No. 42-526 R.)

INFORMATION FILED: 11-7-62, N. Dist. Calif., against George Blaufuss, Jr., Napa, Calif.

SHIPPED: 11-1-60, from Napa, Calif., to Hilo, Hawaii.

LABEL IN PART: (Ctn.) "Saxon Half Gallons Pure Apple Cider George Blaufuss & Son, Napa, Calif."

CHARGE: 402(a) (3)—when shipped, the article consisted in part of a decomposed substance by reason of the use of decomposed apples in its manufacture and in part of a filthy substance by reason of the use of wormy apples in its manufacture; and 402(a) (4)—prepared under insanitary conditions.

PLEA: Nolo contendere.

DISPOSITION: 3-13-63. Probation for 1 year.

29060. Apple juice. (F.D.C. No. 47893. S. No. 34-269 R.)

INFORMATION FILED: 11-27-62, S. Dist. N.Y., against Dall Vechia & Son Cider Mill, a partnership, Highland, N.Y., and Joseph Dall Vechia, Sr., and Joseph Dall Vechia, Jr., partners.

ALLEGED VIOLATIONS: The defendants gave to a firm engaged in the business of shipping apple juice and products made from apple juice in interstate commerce, a continuing guaranty that each shipment of apple juice made by the defendant would not be adulterated within the meaning of the Federal Food, Drug, and Cosmetic Act. Thereafter, on 10-27-60, the defendants caused a quantity of apple juice which was adulterated to be delivered to the holder of the guaranty.

CHARGE: 402(a) (3)—consisted of a decomposed substance by reason of its manufacture from rotten apples and of a filthy substance by reason of the presence of insects and insects parts; and 402(a) (4)—prepared under insanitary conditions.

PLEA: Guilty.

DISPOSITION: 1-10-63. Partnership—sentence suspended; individual defendants—\$500 fine each.

VEGETABLES AND VEGETABLE PRODUCTS*

29061. Dried beans and dried peas. (Inj. No. 440.)

COMPLAINT FOR INJUNCTION FILED: 9-4-62, Dist. Idaho, against John F. Grisez, t/a Valley Bean & Grain Co., Murtaugh, Idaho, Stephen J. Perkins, manager

*See also Nos. 29030, 29031.