

IN THE DISTRICT COURT OF THE UNITED STATES,  
FOR THE WESTERN DISTRICT OF PENNSYLVANIA.

UNITED STATES

vs.

LOUIS WESOKY and  
JACOB WESOKY.

NO. 21 MAY TERM, 1909.

NO. 23 MAY TERM, 1909.

KNOW ALL MEN BY THESE PRESENTS: That We, JACOB WESOKY, of the City of Pittsburgh, County of Allegheny and State of Pennsylvania, as principal, and James H. Thompson, of the City of Pittsburgh, County of Allegheny and State of Pennsylvania, as surety, are held and firmly bound unto the United States of America, in the sum of \$5000<sup>00</sup> Thousand Dollars, lawful money, to be paid to the said United States of America, its certain attorney or assigns, to which payment well and truly to be made, we bind ourselves, and each of us, our heirs, executors and administrators, jointly and severally, firmly by these presents.

James SEALED with our seals and dated the 14<sup>th</sup> day of June in the year of our Lord, one thousand nine hundred and nine.

WHEREAS, The above named

James H. Thompson  
at the special instance and request of the above bounden, JACOB WESOKY, standeth bound for said JACOB WESOKY to the United States of America, in the sum of \$5000<sup>00</sup> Thousand Dollars, conditioned for the appearance of the said JACOB WESOKY at the next term of the United States Circuit Court of Appeals, Third Circuit, to be held at the City of Philadelphia, in and for the County of Philadelphia, in the Commonwealth of Pennsylvania, to answer the judgment of the Court and such matters and things as shall then and there be found against him on the part of the United States, and abide by the judgment of said

Court.

NOW THE CONDITION OF THE ABOVE OBLIGATION IS SUCH,  
That if the said JACOB WESOKY shall prosecute his appeal with effect  
and answer all damages and costs if he fail to make his plea good,  
and so abide the further orders of the Court touching the same, then  
this obligation to be void, or else to remain in full force and virtue.

Jacob Wesoky (SEAL)  
James W. Thompson (SEAL)

WITNESS:

R. M. Ehr

STATE OF PENNSYLVANIA, )  
                                  ) SS:  
COUNTY OF ALLEGHENY. )

Personally appeared before me, James W. Thompson  
\_\_\_\_\_, who being duly sworn, says that he is worth  
the amount of the foregoing bond over and above all his just debts  
and liabilities.

SVORN to and subscribed before me  
this 14<sup>th</sup> day of June 1909.

W. E. Uusey )  
                          ) James W. Thompson

O R D E R.

AND NOW, to wit: June 14<sup>th</sup> 1909, the foregoing bond is presented in open Court, and on motion of Counsel the same is approved and ordered filed. It is further ordered that said bond shall operate as a supersedeas in said case.

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C. W. C. W.

NO. 21  
NO. 23

MAY TERM, 1909.  
MAY TERM, 1909.

UNITED STATES

VS.

LOUIS WESOKY and JACOB WESOKY.

B O N D.

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*S*

John M. Haverty,  
Attorney at Law,  
611 Frick Building,  
Pittsburgh, Pa.

Filed *June 14* 1909.

IN THE DISTRICT COURT OF THE UNITED STATES,  
FOR THE WESTERN DISTRICT OF PENNSYLVANIA.

UNITED STATES

vs.

LOUIS WESOKY and  
JACOB WESOKY.

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NO. 21      MAY TERM, 1909.

NO. 23      MAY TERM, 1909.

KNOW ALL MEN BY THESE PRESENTS: That We, LOUIS WESOKY, of the City of Pittsburgh, County of Allegheny and State of Pennsylvania, as principal and Julius Wesoky, of the City of Pittsburgh, County of Allegheny and State of Pennsylvania, as surety, are held and firmly bound unto the United States of America, in the sum of \$5,000<sup>00</sup> Thousand Dollars, lawful money, to be paid to the said United States of America, its certain attorney or assigns, to which payment well and truly to be made, we bind ourselves, and each of us, our heirs, executors and administrators, jointly and severally, firmly by these presents.

Given SEALED with our seals and dated the 14<sup>th</sup> day of June in the year of our Lord, one thousand nine hundred and nine.

WHEREAS, The above named Julius Wesoky at the special instance and request of the above bounden, LOUIS WESOKY, standeth bound for said LOUIS WESOKY to the United States of America in the sum of \$5,000<sup>00</sup> Thousand Dollars, conditioned for the appearance of the said LOUIS WESOKY at the next term of the United States Circuit Court of Appeals, Third Circuit, to be held at the City of Philadelphia, in and for the County of Philadelphia, in the Commonwealth of Pennsylvania, to answer the judgment of the Court and such matters and things as shall then and there be found against him on the part of the United States, and abide by the judgment of said Court.

NOW THE CONDITION OF THE ABOVE OBLIGATION IS SUCH,  
That if the said LOUIS WESOCKY shall prosecute his appeal with  
effect and answer all damages and costs if he fail to make his  
plea good, and so abide the further orders of the Court touching  
the same, then this obligation to be void, or else to remain in  
full force and virtue.

Samuel Vesocky (SEAL)

Julius Wesocky (SEAL)

WITNESS:

R. M. Stone

STATE OF PENNSYLVANIA, }  
COUNTY OF ALLEGHENY. } SS:

Personally appeared before me

Julius Wesocky

\_\_\_\_\_, who being duly sworn, says that he is

worth the amount of the foregoing bond over and above all his just  
debts and liabilities.

SWORN to and subscribed before me

this 14<sup>th</sup> day of June, 1909.

R. M. Stone

Julius Wesocky

NOTED FOR FILE  
BY STEPHEN J. ...  
Comptroller of Public Safety, P. D. ...  
JUN 15 1909

O R D E R.

AND NOW, to wit:

*June 14th*

1909, the

~~foregoing bond is presented in open Court, and on motion of Counsel the same is approved and ordered filed. It is further ordered that said bond shall operate as a supersedeas in said case.~~

NO. 21 MAY TERM, 1909.  
NO. 23 MAY TERM, 1909.

UNITED STATES

vs.

LOUIS WESOKY and JACOB WESOKY

B O N D.

*my*

John M. Haverty,  
Attorney at Law,  
611 Frick Building,  
Pittsburgh, Pa.

Filed *June 14* 1909.



In the District Court of the United States,  
For the Western District of Pennsylvania.

The United States,

vs.

Jacob Wesoky and  
Louis Wesoky.

No. 22 May Term, 1909.

And, now, to wit, Oct 17 1910, the Court is moved  
for leave to enter a Nolle Prosequi in the above-entitled case  
for the reason that the same has been authorized by a letter  
from the Honorable, the Commissioner of Internal Revenue, dated  
June 29, 1910, a copy of which is hereto attached.

*John W. Jordan*

U. S. Attorney, West. Dist. of Pa.

And, now, to wit, Oct 17 1910, the foregoing  
motion presented in open Court, and upon consideration thereof it  
is hereby ordered that a Nolle Prosequi be entered in the above-  
entitled case.

*John W. Jordan*

JBTT  
I. P.

Copy

1385.38

TREASURY DEPARTMENT  
WASHINGTON

TM

OFFICE OF  
COMMISSIONER OF INTERNAL REVENUE  
IN REPLYING QUOTE INITIALS

RMH

June 29, 1910.

J. H. Jordan, Esq.,

U. S. Attorney,

Pittsburg, Pa.

Sir:

Your letter of the 29th instant, reporting the disposition of the several cases against R. H. Pattison and N. O. Patterson, William H. Shipley et al., and Jacob & Louis Wesoky, has been received.

You state that all of these cases have been finally disposed of except No. 22 May Term, 1909, United States v. Jacob & Louis Wesoky, and you recommend that, as these parties are now undergoing sentences of imprisonment, you be authorized to enter a nolle pros as to this pending case.

In reply you are authorized to enter a nolle as requested, referring to this letter in your term report as authority.

Respectfully,

R. E. Cabell

Commissioner.

No. 22 May Term, 1909  
In the District Court of the  
United States, for the Western  
District of Pennsylvania.

The United States

vs.

Jacob Wesoky and Louis  
Wesoky.

Motion and Order for  
Nolle Prosequi.

*me D*

*Filed* Oct. 17, 1910

John H. Jordan,  
U. S. Attorney

RECORDED

1910

1st Court

In the District Court of the United States,  
For the Western District of Pennsylvania.

Of May Sessions, A. D. 1909

Western District of Pennsylvania, ss.

The GRAND INQUEST of the United States of America,  
now inquiring in and for the Western District of Pennsylvania, upon  
their oaths and solemn affirmations, respectively, DO PRESENT, that

JACOB WESOKY and LOUIS WESOKY,

late of said District, heretofore, to wit, on the Twenty-first  
day of January, in the year of our Lord, one thousand  
nine hundred and nine, at the County of Allegheny, in said  
Western District of Pennsylvania, and within the jurisdiction of  
this Court, unlawfully did knowingly sell and offer for sale, and  
deliver and offer to deliver, to one John Michael  
certain oleomargarine, to wit, sixty pounds pounds, which  
was not packed in a new wooden or paper package, or new wooden  
or paper packages, as required by law, to wit, unlawfully did know-  
ingly sell and offer for sale, and deliver and offer to deliver,  
to said John Michael said oleomargarine which  
was packed in <sup>two</sup> certain wooden tubs, or packages, which had been  
theretofore used to contain oleomargarine; contrary to the form  
of the Act of Congress in such case made and provided and against  
the peace and dignity of the United States.

2<sup>d</sup> Count Count.

And the GRAND INQUEST aforesaid, upon their oaths and affirmations aforesaid, DO FURTHER PRESENT, that

JACOB WESOKY and LOUIS WESOKY,

late of said District, heretofore to wit, on the fourth day of January, in the year of our Lord, one thousand nine hundred and seven, at the County of Allegheny, in said Western District of Pennsylvania, and within the jurisdiction of this Court, unlawfully did knowingly sell and offer for sale and deliver and offer to deliver, to one Joseph Strank certain oleomargarine, to wit, thirty pounds, which was not packed in a wooden or paper package, or new wooden or paper packages, as required by law, to wit, unlawfully did knowingly sell and offer for sale, and deliver and offer to deliver, to said Joseph Strank said oleomargarine which was packed in a certain wooden tub, or package, which had been theretofore used to contain oleomargarine; contrary to the form of the Act of Congress in such case made and provided, and against the peace and dignity of the United States of America.

3<sup>d</sup> Feb Count.

And the GRAND INQUEST aforesaid, upon their oaths and affirmations aforesaid, DO FURTHER PRESENT, that

JACOB WESOKY and LOUIS WESOKY, late of said District, heretofore to wit, on the Twenty-first day of January, in the year of our Lord, one thousand nine hundred and nine, at the County of Allegheny, in said Western District of Pennsylvania, and within the jurisdiction of this Court, unlawfully did knowingly sell and offer for sale and deliver and offer to deliver, to one Stephen Butcher certain oleomargarine, to wit, sixty pounds, which <sup>new</sup> was not packed in a wooden or paper package, or new wooden or paper packages, as required by law, to wit, unlawfully did knowingly sell and offer for sale, and deliver and offer to deliver, to said Stephen Butcher said oleomargarine which was packed in a certain wooden tub, or package, which had been theretofore used to contain oleomargarine; contrary to the form of the Act of Congress in such case made and provided, and against the peace and dignity of the United States of America.

4th Count.

And the GRAND INQUEST aforesaid, upon their oaths and affirmations aforesaid, DO FURTHER PRESENT, that

JACOB WESOKY and LOUIS WESOKY,

late of said District, heretofore to wit, on the fourth - seventh day of January, in the year of our Lord, one thousand nine hundred and twice, at the County of ALLEGHENY, in said Western District of Pennsylvania, and within the jurisdiction of this Court, unlawfully did knowingly sell and offer for sale and deliver and offer to deliver, to one Morris Kamin certain oleomargarine, to wit, Thirty Pounds pounds, which was not packed in a wooden or paper package, or new wooden or paper packages, as required by law, to wit, unlawfully did knowingly sell and offer for sale, and deliver and offer to deliver, to said Morris Kamin said oleomargarine which was packed in <sup>thirty pounds in a wooden</sup> certain wooden tub, <sup>ex</sup> package, which had been theretofore used to contain oleomargarine; contrary to the form of the Act of Congress in such case made and provided, and against the peace and dignity of the United States of America.

~~THE~~ 5<sup>th</sup> Count.

And the GRAND INQUEST aforesaid, upon their oaths and affirmations aforesaid, DO FURTHER PRESENT, that

JACOB WESOKY and LOUIS WESOKY,

late of said District, heretofore to wit, on the Twenty-fifth day of January, in the year of our Lord, one thousand nine hundred and seven, at the County of Allegheny, in said Western District of Pennsylvania, and within the jurisdiction of this Court, unlawfully did knowingly sell and offer for sale and deliver and offer to deliver, to one Joseph Kellner certain oleomargarine, to wit, ninety pounds, which <sup>new</sup> was not packed in a wooden or paper package, or new wooden or paper packages, as required by law, to wit, unlawfully did knowingly sell and offer for sale, and deliver and offer to deliver, to said Joseph Kellner <sup>those</sup> said oleomargarine which was packed in a certain wooden tub; or package; which had been theretofore used to contain oleomargarine; contrary to the form of the Act of Congress in such case made and provided, and against the peace and dignity of the United States of America.