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Got Mylk?
THE DISRUPTIVE POSSIBILITIES OF PLANT MILK

Iselin Gambert†

“The question of milk is important. It is important because milk has a transformative power that can shift the sacred to the profane, and vice versa.”—Yoriko Otomo

INTRODUCTION

In the 1970s, a small group of feminists dusted off an obscure Old English word and disrupted the patriarchy in the process. By replacing the offending “e” with an empowering “y” in the word “women,” the founders of the Michigan Womyn’s Music Festival took a stand against prevailing gender norms, sending the message that language is power, that words contain meaning both hidden and

† Professor of Legal Writing at The George Washington University Law School. I owe a deep debt of gratitude to Tobias Linné, Associate Professor at Lund University (Sweden) and co-founder and director of the Lund University Critical Animal Studies Network, without whom this article would not have been possible. Tobias was an invaluable collaborator on most of the core ideas in this article, the central thesis of which grew out of a series of conversations we had in the fall of 2016 and early 2017. Beyond working with me to develop the key ideas presented here, some of which we have written about together in op-eds and other articles, Tobias’ generosity in hosting me as a visiting researcher at the Lund University Critical Animal Studies Network during the 2017–18 academic year provided me with the time, space, and academic community that made this project possible. Thanks also to Andrea Freeman and Mathilde Cohen for their endless supply of support and inspiration through their own groundbreaking milk scholarship, and to Dinesh Wadiwel for the opportunity to present a draft of this article at a meeting of the Animal Rights Reading Group in Sydney, Australia, and to those who participated for their thoughtful engagement with the draft and their suggestions for improving it. Thank you to my colleagues Naomi Cahn, Joan Schaffner, Karen Thornton, and Christy DeSanctis for their support and encouragement, as well as Blake Morant and Roger Fairfax for the opportunity to take a research leave to develop the ideas in this article. Thank you to the editorial team at the Brooklyn Law Review for their patience and skillful editing. Thank you Ryan Fletcher, Christopher Schraeder, Hilary Whitaker, and Renee Reasoner for your unending support throughout the writing of this article. Finally, thank you to all of the scholars whose work has inspired and shaped the ideas developed in this article.

intended, and that even a single letter can be significant.2 “Womyn” remains in use to this day to signify an expression of female autonomy and a rejection of patriarchal linguistic norms.3

Plant milk4 advocates today are faced with a similar moment, one that will shape the future of the word “milk” and the cultural, political, and legal connotations that embody it. As consumers in the United States and Europe are increasingly concerned about the wide-scale suffering baked into the animal agriculture industry and the widespread negative impact that the industry has on the environment and climate change, plant milk sales have soared in recent years while demand for dairy milk has been falling for decades.5 Dairy milk producers and advocates appear threatened by plant milk’s steady rise in popularity. Despite the fact that plant milk has been called “milk” for thousands of years by cultures across the globe,6 dairy milk advocates have been waging a war against plant milk for the last several decades, fighting legal, legislative, regulatory, linguistic, and cultural battles over not only the very word “milk” but also over the cultural space it occupies.

In December 2016, the “milk wars” came to a boil in the United States when over two dozen congressmen sent a letter to

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2 See Christine Mallinson, Language and Its Everyday Revolutionary Potential, THE OXFORD HANDBOOK OF U.S. WOMEN’S SOCIAL MOVEMENT ACTIVISM 430–31 (Holly J. McCammon et al., eds., Oxford Univ. Press 2017) (“By re-spelling words such as history without using the letters ‘his’ and women without ‘men,’ the terms herstory and womyn draw readers’ attention to the missing ‘male’ segments of the words and their ‘female’ replacements, symbolically highlighting the need to counteract male historical dominance and male-centered historiography by actively making women visible in everyday language and everyday spaces”).

3 See id. at 430–31.

4 This article will use the term “plant milk” and related terms (i.e., “soymilk” or “almond milk”) to refer to substances that, in the EU, would legally be required to be called “____ drink” or “____ beverage.”

5 Oliver Franklin-Wallis, White Gold: The Unstoppable Rise of Alternative Milks, GUARDIAN (Jan. 29, 2019, 1:00 AM EST), https://www.theguardian.com/news/2019/jan/29/white-gold-the-unstoppable-rise-of-alternative-milks-oat-soy-rice-coconut-plant [https://perma.cc/762F-5LJH] (discussing the rise in popularity of plant milks in Europe and the United States). Globally, the plant milk industry is currently worth about sixteen billion dollars. Id. In the United Kingdom, plant milk sales have increased thirty percent since 2015, and in the United States, nearly half of all consumers buy plant milk. Id. While the dairy industry is worth more than four hundred billion dollars globally, consumers are drinking less and less dairy milk each year, with sales falling fifteen percent since 2012 in the United States. Id. The environmental impacts of the animal agriculture industry are staggering: it “contributes more greenhouse gases than aviation, shipping and road vehicles combined.” Id. A recent Oxford University-led study concluded that “observing a vegetarian or vegan diet is the single most effective way to reduce your own environmental footprint.” Id.

the United States Food and Drug Administration (FDA) urging it to enforce its own regulations and prohibit plant milk companies from using the word “milk” on their labels because it is “misleading to consumers, harmful to the dairy industry, and a violation of milk’s standard of identity.” In January 2017, Wisconsin Senator Tammy Baldwin introduced the Dairy Pride Act, which would update the U.S. Code’s section on “misbranded food” to prohibit plant-based products from using terms such as “milk,” “yogurt” or “cheese” on their labels. The following month a group of white men gathered in New York City for what has since been dubbed “the milk party,” chanting explicitly racist and sexist rants while holding up and taking swigs from gallon-sized jugs of the seemingly wholesome substance, continuing a long history of connecting racist and sexist rhetoric to milk. In July 2018, FDA Commissioner Scott Gottlieb remarked that “[a]n almond doesn’t lactate,” indicating that a change in the longtime FDA practice of ignoring its own regulatory language on the subject of the word “milk” may be on the horizon. These incidents followed a series of legal and cultural battles over milk in Europe, where the European Court of Justice ruled in 2017 that plant-based products are prohibited from using the word “milk” in their labels or marketing, and the Swedish Market

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Court banned the local oat milk company Oatly from using the phrase “[i]t’s like milk, but made for humans” on its packaging.12

The goal of this article is to explore the legal, political, cultural, and linguistic forces behind the “milk wars” in both Europe and the United States and suggest that a single letter may offer a path forward. This article argues that while plant milk should not be legally prohibited from being called “milk,” it may not be a word worth fighting for; instead, plant milk producers and advocates should consider replacing the word “milk” with “mylk” in order to signal an intentional departure from the many forms of exploitation and oppression that have long been bound up in the word “milk” with an “i.”

This article proceeds in three Parts. Part I unpacks the various meanings of the word “milk” from both legal and cultural perspectives and examines a number of “milk wars” between plant milk and dairy milk advocates and industries in both the United States and Europe, as well as the governmental forces that exist to protect the dairy industry. Ultimately, this Part argues that plant milk should win the legal aspects of the U.S. milk wars and is already winning the cultural milk wars on both sides of the Atlantic. Part II suggests that given the entanglements of milk with the oppression and exploitation of women, people of color, and non-human animals, the word “milk” with an “i” may not be worth plant milk advocates fighting for. Part III explores plant milk’s potential as a “disruptive milk,” one that can break free from the exploitation and oppression long bound up in dairy milk. It explores the concept of “verbal activism” in other contexts and argues that an act of verbal activism—replacing the word “milk” with “mylk” with a “y”—may present plant milk producers and advocates with an opportunity to showcase to consumers a more intentional and empowered choice. Finally, it explores the limitations of “mylk” and plant milk activism in uncoupling milk from exploitation and oppression, arguing that as long as plant milk exists within the current capitalist framework it will be inextricably bound up with exploitation and oppression to some degree. Ultimately, however, this is not a reason for plant milk advocates to stop advocating for a more sustainable, less exploitative world.

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I. The Battle for “Milk” with an “I”: A Word with a Patchwork of Conflicting Legal and Cultural Definitions Makes it Hard to Declare a Winner in the “Milk Wars”

Milk is one of the most ubiquitous substances on the planet. It is a substance so bound up with human civilization that our own galaxy, the Milky Way, was even named after it. Milk—both human and animal—is one of the most regulated substances on the planet and has been since at least the nineteenth century, though laws and regulations surrounding milk go back thousands of years.

But as central as milk is to humankind, it is far from clear what “milk” actually is—and what it is not. Dictionary, legal, and cultural definitions are often at odds with each other, resulting in legal and cultural battles around the globe that have been dubbed the “milk wars.”

A. The Dominant Dictionary and Legal Definitions Crafting Milk with an “I” Are at Odds with Prevailing Cultural Uses of the Word

A glance at the word “milk” in the Oxford English Dictionary (OED) reveals that the word’s primary meaning is understood to be inherently both female and animal in nature: “MILK (noun): a whitish fluid, rich in fat and protein, secreted by the mammary glands of female mammals (including humans) for the nourishment of their young, and taken from cows, sheep, etc., as an article of the human diet.”


14 Otomo, supra note 1, at 216; see also Mathilde Cohen, Of Milk and the Constitution, 40 HARV. J. L. & GENDER 115, 118, 125 (2017) (which “argues that milk’s ubiquitous judicial presence has led not only to its construction as a cultural icon, but also to its status as a ‘quasiconstitutional’ right”).


definition explicitly excludes other substances that may be commonly thought of as milk, such as milk from plants.\textsuperscript{17}

In the United States, government regulations have taken a very narrow view of “milk,” one that specifies not only the female and animal nature of milk but also the species that produces it. Growing out of federal “standards of identity,” which date back at least sixty years,\textsuperscript{18} the Code of Federal Regulations (C.F.R.) defines “milk” as “the lacteal secretion, practically free from colostrum, obtained by the complete milking of one or more healthy cows.”\textsuperscript{19} This definition, which is the one used by the FDA, notably excludes not only plant-based milk but also milk from humans,\textsuperscript{20} sheep, goats, and indeed even unhealthy cows.

Similarly, the European Union (EU) has regulations dating back to 1987 that also narrowly define “milk” as animal in nature, save for a few carefully delineated exceptions such as coconut milk.\textsuperscript{21} As a result, soy, almond, rice, oat, and other plant-based milks and dairy substitutes are prohibited from using “milk,” “yogurt,” and related terms under EU regulations.\textsuperscript{22} These products must use terms like “soy beverage” or “oat drink” on their packaging.\textsuperscript{23}

Despite prevailing contemporary dictionary and legal definitions in the United States and European Union, the word “milk” has long been associated with plant milk both culturally and in the vernacular, with some research indicating that the first explicit references to the term “plant milk” date back to the fourth

\textsuperscript{17} See, e.g., Kemper, supra note 6.

\textsuperscript{18} See Suzanne White Junod, Food Standards and the Peanut Butter & Jelly Sandwich, in FOOD, SCIENCE, POLICY, AND REGULATION IN THE TWENTIETH CENTURY: INTERNATIONAL AND COMPARATIVE PERSPECTIVES 167–88 (David F. Smith & Jim Phillips eds., Routledge 2000) (noting that by 1957, standards of identity had been set for a variety of food items, including milk, cream, cheese, and butter). In its opposition to Good Food Institute’s Citizen Petition to the FDA, the National Milk Producers Federation (NMPF) claims that the standard of identity for milk is at least eighty years old, but provides no citation to support this contention); Nat’l Milk Producers Fed’n, Comment Letter in Opposition to Good Food Inst. Citizen Petition For Further Regulation 3 (Aug. 29, 2017), http://www.nmpf.org/files/files/NMPF%20Comments%20on%20GFI%20Petition%2008%2029%2017%20FINAL.pdf [https://perma.cc/7V8U-65RL] [hereinafter “NMPF Opposition”].


\textsuperscript{20} In the U.K., ice cream made with human breast milk that had been donated by nursing women was sold in 2015 under the name Royal Baby Gaga. See Anucyia Victor, Would YOU Eat Ice-Cream Made from Breast Milk? Campaigner Joins Forces with Dessert Makers to Create Controversial Treat Just in Time for the Royal Birth, DAILY MAIL (Apr. 27, 2015, 12:54 PM EST), http://www.dailymail.co.uk/femail/food/article-3057274/Breast-milk-ice-cream-released-time-royal-birth.html [https://perma.cc/2Z36-88WX].

\textsuperscript{21} See infra notes 179–182. For a more detailed discussion of the EU regulations, see infra section I.B.2.

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\textsuperscript{23} See infra notes 179–182. For a more detailed discussion of the EU regulations, see infra section I.B.2.
A 1226 cookbook, from what is now present-day Iraq, referred explicitly to almond milk and the first English mention of “almond milk” dates back to 1390. Medieval European cooking manuscripts refer explicitly to the term “plant milk” and other related terms, such as lait d’almandes (or in modern French, lait d’amande—milk of almond), seen repeated in a fourteenth century recipe book.

Soy milk originated in China during the Han Dynasty and is referred to in Mandarin as either “豆奶 (. . . dòu nǎi, literally ‘bean milk’)” or “豆浆 (dòu jiāng, loosely translated as ‘bean slurry’).” In Taiwan the variation “bean milk” is commonly used, and in Japanese the word 豆乳 (tonyu) means the same thing. Meanwhile, the word 두유 (duyu) in Korean shares “a similar linguistic origin.”

Dictionaries, including the OED, recognize that “milk” is a substance that can come from plants, though often not in the first or primary definition of the word. The German word sojamilch (“soymilk”) and the French and Spanish phrases lait de soja and leche de soja—both of which literally mean “milk of soy”—are some examples from European languages that illustrate the way the word “milk” has become inextricably linked to the idea of plant milk around the world.
The reality is that despite legal restrictions and prevailing dictionary definitions, the word “milk” today is culturally very much associated with plant-based drinks in the vernacular in the United States, the European Union, and elsewhere. After living in Sweden and traveling extensively throughout the European Union while writing this article, the author discovered that, despite the legal prohibition of the word “milk” in reference to plant milk, the word is commonly used in the vernacular, both in casual conversation and written on the menus of virtually every café and coffee shop that offers a plant-based alternative to dairy milk. In other words, making a word illegal to use in a particular context will not necessarily prevent people from using it in that context in their everyday lives.

In short, what emerges upon examining the word “milk” is the reality that there is a tension between the prevailing dictionary, legal, and cultural definitions of the word. While the law views the word as inherently female and animal in nature, and dominant dictionary definitions of the word agree, “milk” is not and perhaps never has been so limited in its usage by people who actually consume the substance around the world.

B. Conflicting Definitions and Conceptions of Milk Lead to “Milk Wars” on Both Sides of the Atlantic

There is much more at stake in resolving the conflicting understandings of the word “milk” than mere semantics. In fact, the conflict has given rise to long-standing “milk wars” on both sides of the Atlantic, with no clear end in sight.

1. U.S. Milk Wars: Long-Simmering Wars Are Being Brought to a Boil

Despite the current FDA regulations narrowly defining “milk” as “the lacteal secretion... obtained by the complete milking of one or more healthy cows,” there are at least twenty-three plant-based milk products being sold in the United States at the time of this writing, some of them under names like “almond beverage” or “oat drink” but many—perhaps most—using names

\[\text{35 See, e.g., Kemper, supra note 6.}\]
\[\text{36 The author has traveled extensively in Sweden, Denmark, Germany, and the U.K., and has seen and heard the word “milk” in reference to plant milk (i.e., “oat milk” or “almond milk” or “soy milk”) in all of these countries, both in spoken conversation in English, Swedish, and Danish, and on menus in cafes and coffee shops in the countries’ local languages.}\]
\[\text{37 See references to the term “milk wars” in Europe and the United States, supra note 15.}\]
\[\text{38 21 C.F.R. § 131.110 (2018).}\]
like “soymilk” or “rice milk.”

Decades of efforts for clarity from both dairy and plant milk advocates have been escalating in recent years and reached a boiling point in late 2016.

a. The U.S. Federal Government’s Inconsistency in Associating the Word “Milk” with Plant Milk Frustrates Advocates on Both Sides of the War

The U.S. federal government has long been inconsistent in its approach to the question of whether the word “milk” can be attached to plant-based products. That inconsistency dates back to at least the year 1897, which is the first year the United States Department of Agriculture (USDA) explicitly used the word “milk” to refer to plant-based milk in a published table comparing “the composition of soy-bean milk and cows’ milk.” Both the FDA and USDA have used terms such as “soy milk,” “soy yogurt,” “soy cheese,” “almond milk,” and “rice milk” in official documents throughout the 1990s and 2000s, and as recently as December 2016.

Efforts to resolve the inconsistency have been ongoing for decades, with advocates of both plant-based milk and dairy milk attempting, thus far in vain, to gain clarity on the issue. In 1997 the Soyfoods Association of America (Soyfoods) submitted a Citizen Petition to the FDA requesting that it “recognize the term ‘soymilk’ as the established common or usual name to be used in labels and other labeling to identify a beverage of this nature.” Arguing that “the word ‘soymilk,’ written as one word, has come to be widely used, recognized, and accepted to describe this particular type of food,” Soyfoods reasoned “that this term now should be officially recognized by [the] FDA as the correct...

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39 National Milk Producers Federation (NMPF) identified those twenty-three plant-based milks as: “Algae, Almond, Banana, Barley, Cashew, Flax, Green Pea, Hazelnut, Hemp, Macadamia, Oat, Peanut, Pecan, Pistachio, Potato, Quinoa, Rice, Sesame, Soy, Sunflower, Tiger Nut, Walnut and Wheat.” NMPF Opposition, supra note 18, at 8 n.10. It is unclear why the NMPF Opposition omitted coconut milk, commonly seen in grocery store shelves in the United States and European Union. Lupin milk is also increasingly available in grocery stores and health food shops in the EU.

40 GFI Citizen Petition, supra note 28, at 11.

41 SHURTLEFF & AOYAGI, supra note 25, at 6. The term was used again in USDA documents in 1916 and 1917. Id.


name for the product.” 44 To support its contention that the term “soymilk” has become a common or usual name worthy of FDA recognition, Soyfoods pointed to extensive research it did to document the “nomenclature practice” of soymilk products that led to Soyfoods developing a series of voluntary industry standards called “Voluntary Standards for the Composition and Labeling of Soymilk in the United States.” 45 Soyfoods argued that the “Soymilk Standards are themselves a notable new event that provides additional proof that the term ‘soymilk’ has in fact become established as the term used by both consumers and industry to identify this type of product.” 46 While they may be notable, it’s unclear whether the FDA and Congress will agree.

In February 2000, three years after Soyfoods submitted its Citizen Petition to the FDA, the National Milk Producers Federation (NMPF) wrote a letter to the FDA “requesting that [the agency] take appropriate enforcement action to prevent misbranded products from entering the marketplace and to promote honesty and fair dealing in the interest of consumers.” 47 The specific target of its letter was the “various soy-based beverages which are inappropriately using the name of a standardized food (i.e., ‘milk’) on the label for their products.” 48

NMPF struggled in its letter to make a logically coherent argument, largely because it argued for strict adherence to regulatory language in some instances and not in others. It began by arguing that “any product which uses the term ‘milk’ as part of the name of the food on the label . . . must comply with” the definition of milk as set out in 21 C.F.R. § 131.110. 49 At the same time, it acknowledged and dismissed the significance of the fact that the current standard of identity for “milk” is frequently violated when it comes to using the term to refer to products “from non-bovine species” such as sheep and goats. 50 Without citing any proof, NMPF argued “that this allowance for milk from non-bovine animals was never intended to include soy mixtures, [but] it is merely recognition that other species of animals provide milk through lactation.” 51
NMPF was also careful to craft a narrow argument focused solely on “soy-based beverages,” explaining “that some products, such as coconut milk, have a well-established historical use of the term ‘milk’ in their nomenclature” and asserting that these products “do not attempt to directly compete with traditional fluid beverage milk (from milking animals) in the market place” the way that soy-based beverages do.\(^52\) In short, NMPF argued that it was only soy-based beverages that were “attempting to directly compete with dairy products and were inappropriately taking advantage of the familiarity (and positive image) of dairy terminology in their labeling.”\(^53\) Noting that soy-based beverages “are very different in nutritional value and composition from the standardized product described as milk in 21 C.F.R. 131.110,” NMPF asserted that “the true common or usual name for these products is ‘Soy beverage’ or ‘Soya drink,’ since they have traditionally been marketed as such, and, in fact, many firms continue to do so.”\(^54\) NMPF failed to recognize that “soy milk” is as common a name, if not more so, than those other terms in marketing soy-based milk.

While the FDA declined to provide a substantive response to either Soyfoods or NMPF, it did on at least two occasions (in 2008 and 2012) issue warning letters to plant milk companies expressing the opinion that selling products using the term “soy milk” is in violation of FDA regulations.\(^55\) In its 2008 letter to Lifesoy, Inc., a soy milk company, the FDA stated: “[W]e do not consider ‘soy milk’ to be an appropriate common or usual name because your product does not contain ‘milk.’ We consider ‘soy drink’ or ‘soy beverage,’ however as acceptable common or usual names for such products.”\(^56\)

These FDA warning letters fall short of providing the sort of clarity that would bring an end to the milk wars, however. Because FDA letters are “informal and advisory” rather than binding, the

\(^{52}\) Id.

\(^{53}\) Id.

\(^{54}\) Id.

\(^{55}\) See FDA Warning Letter to Lifesoy, Inc. (Aug. 8, 2008), https://web.archive.org/web/20111230001302/http://www.fda.gov/ICECI/EnforcementActions/WarningLetters/2008/ucm1048184.htm [https://perma.cc/9ZLU-HKSE]; see also FDA Warning Letter to Fong Kee Tofu Co., Inc. (Mar. 7, 2012), https://web.archive.org/web/20171115101811/http://www.fda.gov/ICECI/EnforcementActions/WarningLetters/2012/ucm295239.htm [https://perma.cc/BHG5-LAE4] (the letter to Fong Kee Tofu Co. reads, in pertinent part, “Your Fresh Soy Milk Sweet product uses the term ‘milk’ as a part of the common or usual name. Milk is a standardized food defined in 21 C.F.R. 131.110 as the lacteal secretion, practically free from colostrum, obtained by the complete milking of one or more healthy cows. Therefore, we do not consider ‘soy milk’ to be an appropriate common or usual name because your product does not contain ‘milk.’ We consider ‘soy drink’ or ‘soy beverage,’ however as acceptable common or usual names for such products.”).

\(^{56}\) See FDA Warning Letter to Lifesoy, Inc., supra note 55.
companies that received the letters are not legally compelled to stop selling products labeled with the term “soy milk.”57 Indeed, not only have courts declined to defer to the FDA’s language in these warning letters,58 but two recent court cases rejected the FDA’s reasoning altogether, highlighting the degree to which the word “milk” in the United States remains an active battleground.

b. Class Action Lawsuits Seeking to Prohibit Plant “Milk” Ended in Wins for Plant Milk Advocates

Three recent cases out of California—including one decided by the U.S. Court of Appeals for the Ninth Circuit in December 2018—waded into the “milk wars” and all came out in favor of plant milk.59 In the 2013 case Ang v. WhiteWave Foods Co., plaintiffs brought a class action suit against prominent producers of nondairy food products—referred to as “Silk Products” because the products were sold under the brand “Silk”—alleging that the company has “misbranded” its plant-based products “by using names like ‘soymilk,’ [and] ‘almond milk’” because “the FDA defines ‘milk’ as a substance coming [exclusively] from cows.”60 The WhiteWave court analyzed the plaintiffs’ claims under two related theories: first, that the defendants’ “use of terms ‘soymilk,’ ‘almond milk,’ and ‘coconut milk’ in the names of Silk Products violates the ‘standard of identity’ for milk,”61 and second, that “a reasonable consumer might confuse plant-based beverages such as soymilk or almond milk for dairy milk, because of the use of the word ‘milk.’”62

57 GFI Citizen Petition, supra note 28, at 26 n.69 (citing Holistic Candlers & Consumers Ass’n v. FDA, 664 F.3d 940, 944 (D.C. Cir. 2012)).
58 See Ang v. WhiteWave Foods Co., No. 13-cv-1953, 2013 WL 6492353, at *3 (N.D. Cal. Dec. 10, 2013) (“[T]he brief statements in the two warning letters cited by Plaintiffs are far from controlling. This is especially true since the FDA regularly uses the term soymilk in its public statements . . . suggesting that the agency has yet to arrive at a consistent interpretation of § 131.110 with respect to milk substitutes.” (citations omitted)); see also Gitson v. Trader Joe’s Co., No. 13-cv-01333-VC, 2015 WL 9121232, at *2–3 (N.D. Cal. Dec. 1, 2015) (“But even assuming FDA warning letters might sometimes enjoy deference, the statements in these letters about soymilk labels are entitled to none.” (citations omitted)).
59 In a fourth case, the plaintiff based her claims on the argument that “Defendant’s Silk Almondmilk beverages [were] (1) mislabeled, in violation of § 101.3(e) because they should be identified as ‘imitation’ dairy milk; and (2) misleading because the use of the term ‘almondmilk’ misleads consumers.” Kelley v. WWF Operating Co., No. 1:17-cv-117-LJO-BAM, 2017 WL 2445836 at *2 (E.D. Cal. June 6, 2017). Finding that the doctrine of primary jurisdiction should apply, the court resolved the case by referring the case to the FDA. Id. at *6.
60 WhiteWave, 2013 WL 6492353, at *1.
61 Id. at *3.
62 Id. at *4.
Addressing the first theory, the *WhiteWave* court rejected the plaintiffs’ argument that the defendants were “attempt[ing] to impose new requirements concerning the standard of identity for milk.” Specifically, the *WhiteWave* court pointed out that the current standard of identity for milk, codified at 21 C.F.R. § 131.110, “pertains to what milk is, rather than what it is not, and makes no mention of non-dairy alternatives such as the Silk Products.” It also noted that the warning letters that the FDA sent to the defendants “are far from controlling,” emphasizing that “[t]his is especially true since the FDA regularly uses the term soymilk in its public statements . . . suggesting that the agency has yet to arrive at a consistent interpretation of § 131.110 with respect to milk substitutes.”

The *WhiteWave* court reasoned that because “the FDA has yet to prescribe a name for the Silk Products, the Court considers the ‘common or usual name[s]’ for those foods.” Explaining that FDA regulations allow for the common name established by common usage, the *WhiteWave* court held that product names like “soymilk” and “almond milk” accurately described the defendants’ products, reasoning that “[a]s set forth in the [FDA] regulations, these names clearly convey the basic nature and content of the beverages, while clearly distinguishing them from milk that is derived from dairy cows.”

Transitioning to the second theory, the *WhiteWave* court rejected the notion that consumers may be confused with the “soymilk,” “almond milk,” or “coconut milk” labels:

>[It]is simply implausible that a reasonable consumer would mistake a product like soymilk or almond milk with dairy milk from a cow. The first words in the products’ names should be obvious enough to even the least discerning of consumers. And adopting Plaintiffs’ position

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63 *Id.* at *3. The court noted that

FDA regulations require that a ‘statement of identity’ must be in terms of: (1) the name prescribed by federal law or regulation, (2) the common or usual name of the food; or, in the absence thereof, (3) an appropriately descriptive term, or when the nature of the food is obvious, a fanciful name commonly used by the public for such food.

64 *Id.* at *3 (alteration in original) (quoting 21 C.F.R. § 101.3(b) (2013)).

65 *Id.* at *3.


68 *Id.* at *4 (citing 21 C.F.R. §§ 102.5(a), (d) (2013)).
might lead to more confusion, not less, especially with respect to other non-dairy alternatives such as goat milk or sheep milk.\textsuperscript{68}

The \textit{WhiteWave} court reasoned that confusion of the sort alleged by the plaintiffs was “highly improbable,” noting that the plaintiffs’ claim that a reasonable consumer may view a term like “soymilk” and “assume that the [drink] came from cows. . . . stretches the bounds of credulity.”\textsuperscript{69} “Under the Plaintiffs’ logic,” the court concluded, “a reasonable consumer might also believe that veggie bacon contains pork, that flourless chocolate cake contains flour, or that e-books are made out of paper.”\textsuperscript{70}

In 2015 the Northern District of California revisited these same issues in \textit{Gitson v. Trader Joe’s Co.}\.\textsuperscript{71} In that case, plaintiffs filed a class action against the grocery store chain Trader Joe’s alleging, among other things, that the use of the word “soymilk” by Trader Joe’s to describe products that don’t contain cow’s milk violates the federal Food, Drug and Cosmetic Act, which in turn would constitute a violation of the California Sherman Act, which in turn would potentially be the basis for a claim under the "unlawful" prong of California’s Unfair Competition Law.\textsuperscript{72}

Noting that “[t]here are two potential theories for how the products could violate the federal statute,” the \textit{Trader Joe’s} court rejected both of them.\textsuperscript{73}

The \textit{Trader Joe’s} court rejected the first theory, that “the use of the word ‘soymilk’ is . . . ‘false or misleading’ within the meaning of 21 U.S.C. § 343(a),” by explaining that “whether a food label is ‘misleading’ is typically analyzed from the perspective of a reasonable consumer,” and concluding that the plaintiffs had not shown any plausible argument that the term “soymilk” is misleading.\textsuperscript{74} The court identified two possible ways in which consumers may be confused or misled by the “soymilk” label: first, that “people might mistake soymilk for actual milk from a cow,” and second, that a consumer may believe that “the

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\begin{itemize}
  \item \textsuperscript{68} Id. at *4.
  \item \textsuperscript{69} Id. at *4.
  \item \textsuperscript{70} Id. at *4.
  \item \textsuperscript{72} Id. at *1.
  \item \textsuperscript{73} Id. at *1.
  \item \textsuperscript{74} Id. at *1 (citing U.S. FOOD & DRUG ADMIN., GUIDANCE: QUALIFIED HEALTH CLAIMS IN THE LABELING OF CONVENTIONAL FOODS AND DIETARY SUPPLEMENTS, 2002 WL 32811482, at *5 (2002) (superseded on other grounds by U.S. FOOD & DRUG ADMIN., GUIDANCE: INTERIM PROCEDURES FOR QUALIFIED HEALTH CLAIMS IN THE LABELING OF CONVENTIONAL HUMAN FOOD AND HUMAN DIETARY SUPPLEMENTS, 2003 WL 24014304 (2003)) (“In assessing whether food labeling is misleading, FDA will use a ‘reasonable consumer’ standard.”)).
\end{itemize}
\end{tiny}
product has a similar nutritional content to cow’s milk.”75 As for the first possible mode of confusion, the Trader Joe’s court declared that it was “not plausible” that a consumer may mistake soymilk for actual milk from a cow, noting that “[t]he reasonable consumer (indeed, even the least sophisticated consumer) does not think soymilk comes from a cow. To the contrary, people drink soymilk in lieu of cow’s milk.”76 In dismissing the second possible mode of confusion, the court held that “a reasonable consumer (indeed, even an unsophisticated consumer) would not assume that two distinct products have the same nutritional content; if the consumer cared about the nutritional content, she would consult the label.”77

In dismissing the second theory, that a “soymilk” product may violate federal law because it “purports to be or is represented as” a food that is already defined under the FDA standards of identity, the Trader Joe’s court reasoned that “the fact that the FDA has standardized milk does not categorically preclude a company from giving any food product a name that includes the word ‘milk.’”78 Citing to 21 U.S.C. § 343(g), the Trader Joe’s court explained that:

the standardization of milk simply means that a company cannot pass off a product as “milk” if it does not meet the regulatory definition of milk. Trader Joe’s has not, by calling its products “soymilk,” attempted to pass off those products as the food that the FDA has standardized (that is, milk). To the contrary, as already discussed, it is implausible that the use of the word “soymilk” misleads any consumer into believing the product comes from a cow. Soymilk, in short, does not “purport[] to be” from a cow within the meaning of section 343(g).79

The Trader Joe’s court noted that the FDA warning letters cited by the plaintiffs were not worthy of any deference, in part because such letters typically don’t receive deference and in part because of the content of the letters themselves, which, as the court noted, referenced Trader Joe’s use of the word soymilk “[a]lmost as an afterthought.”80 Noting that the warning letters “provide no support” for the argument that a product with the word soymilk in the title violates section 343(g) by purporting to be or representing itself as cow’s milk, the Trader Joe’s court

75 Id. at *1.
77 Id. at *1.
78 Id. at *2.
79 Id. at *2 (citing 21 U.S.C. § 343(g) (2012)).
80 Id. at *2.
concluded that the letters “do not support a claim that products with ‘soymilk’ in their titles violate the federal statute.”81

In December 2018, the Ninth Circuit weighed in on the milk wars, affirming the district court’s ruling in favor of plant milk producers and advocates.82 In that case, Painter v. Blue Diamond Growers, the plaintiff did not make the same sort of “standard of identity” claim seen in WhiteWave and Trader Joe’s.83 Rather, the plaintiff made an “imitation food” claim, asserting that because Blue Diamond Growers’ (“Blue Diamond”) almond milk beverages “substitute for and resemble dairy milk[,] but are nutritionally inferior to it,” the beverages are mislabeled as “almond milk” and need to be either labeled “imitation milk” or fortified to be made nutritionally equivalent or superior to dairy milk.84

The Ninth Circuit upheld the district court’s dismissal of the plaintiff’s claims on three grounds. First, it rejected the plaintiff’s contention that Blue Diamond needed to include either a nutritional comparison of almond milk to dairy milk or to stop using the term “milk” altogether, because these requirements are not imposed by the Food, Drug, and Cosmetic Act (FDCA) and the FDCA prohibits states from imposing labeling requirements that differ from federal requirements.85

Second, the Ninth Circuit found that the plaintiff was unable to allege that Blue Diamond’s almond milk is mislabeled in violation of federal law.86 Specifically, the court found that almond milk is not an “imitation” of dairy milk under federal law or regulations, notwithstanding any resemblance it may have to dairy milk “because almond milk does not involve literally substituting inferior ingredients for those in dairy milk.”87

Finally, after recognizing that the plaintiff conceded that Blue Diamond accurately labeled and advertised its almond milk beverages, the court found “that ‘no reasonable consumer could be misled by [the company’s] unambiguous labeling or factually accurate nutritional statements.”88 Specifically, the court reasoned that “a reasonable jury could not conclude that almond milk is ‘nutritionally inferior’ to dairy milk within the meaning of 21

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81 Id. at *2.
84 Painter, 2018 WL 6720560, at *1.
85 Id. at *1.
86 Id. at *2.
87 Id. (citing 21 U.S.C. § 343(c) (2012); 21 C.F.R. § 101.3(e) (2018); 62 Cases of Jam v. United States, 340 U.S. 593, 595, 600 (1951)).
C.F.R. § 101.3(e)(4), as two distinct food products necessarily have different nutritional profiles.\textsuperscript{89} “[I]t is not plausible,” the Ninth Circuit concluded, “that a reasonable consumer would ‘assume that two distinct products have the same nutritional content.’”\textsuperscript{90}

Although these three recent cases came out in favor of plant milk,\textsuperscript{91} the next sections illustrate that while the milk wars continue to play out in Congress and at the FDA, it appears that plant milk producers and advocates may not enjoy the same victories they have experienced in the courts so far.

c. With Letter to the FDA, Congress Enters the Milk Wars on the Side of the Dairy Industry

In December 2016, on the heels of the WhiteWave and Trader Joe’s cases that unequivocally sided with advocates of plant milk, a bipartisan group of over two dozen lawmakers entered the milk wars.\textsuperscript{92} In a letter to the FDA arguing that “the use of the term ‘milk’ by manufacturers of plant-based products is misleading to consumers, harmful to the dairy industry, and a violation of milk’s standard of identity,” the congressmen asked the federal agency to “exercise its legal authority to investigate and take appropriate action against the manufacturers of these misbranded products.”\textsuperscript{93}

The congressmen’s letter unapologetically frames its arguments around a pathos-driven narrative designed to elicit sympathy for the plight of American dairy farmers. “As you know, dairy farmers are facing a serious financial crisis,” reads the topic sentence of the letter’s second paragraph.\textsuperscript{94} Referring to dairy farmers as “hard working Americans,” the letter describes the “deep cuts in income” they have experienced “as milk prices have plunged [forty] percent since 2014.”\textsuperscript{95} “Unless more is done,” the letter warns, “many more farmers will be forced to sell their herds.”\textsuperscript{96}

The letter goes on to note that sales of some plant-based products grew 250% in the previous five years compared with a

\textsuperscript{89} Id. at *2.
\textsuperscript{90} Id. (quoting Painter v. Blue Diamond Growers, No. 17-02235-SVW-AJW, 2017 WL 4766510, at *2 (C.D. Cal. May 24, 2017)). The Ninth Circuit also held that plaintiff’s “mislabeling” claims, which were brought under California state law and sought to impose labeling requirements distinct from those under 21 U.S.C. § 343(c), were preempted. Id.
\textsuperscript{91} At the time of this writing (April 2019) the author is not aware of any other ongoing court case directly tackling the milk wars.
\textsuperscript{92} See Welch Press Release, supra note 7; Welch-Simpson Letter, supra note 7.
\textsuperscript{93} Welch-Simpson Letter, supra note 7.
\textsuperscript{94} Id.
\textsuperscript{95} Id.
\textsuperscript{96} Id.
7% drop in sales of dairy milk in 2015. 97 “While consumers are entitled to choose imitation products,” the letter acknowledges, “it is misleading and illegal for manufacturers of these items to profit from the ‘milk’ name.” 98 Citing 21 C.F.R. § 131.110, the letter cautioned that “[p]lant-based products . . . fail to meet [the] standard of identity” for milk because “[t]hey are unable to match the nutritional makeup of the product they mimic.” 99 The solution, the congressmen argued, is for the FDA to “requir[e] plant-based products to adopt a more appropriate name that does not include the word ‘milk.’” 100

In a press release published the same day the congressmen sent their letter to the FDA, the International Dairy Foods Association (IDFA) and NMPF “thanked lawmakers for speaking out on the issue.” 101 The press release goes on to say that

[i]n the many years since we first raised concerns about the misbranding of these products, we’ve seen an explosion of imitators attaching the word “milk” to everything from hemp to peas to algae. We don’t need new regulations on this issue, we just need FDA to enforce those that have been on the books for years. 102

Those powerful lobby groups would have even more to celebrate the following month, when a bipartisan group of lawmakers introduced legislation that would seek to formally end the legal milk wars in favor of the dairy industry.

d. The DAIRY PRIDE Act Seeks Legislative End to Milk Wars in Favor of the Dairy Industry

In January 2017, Wisconsin Senator Tammy Baldwin introduced a bill that took the spirit of the congressmembers’ December 2016 letter to the FDA and sought to turn it into law. Known as the Defending Against Imitations and Replacements of Yogurt, Milk, and Cheese To Promote Regular Intake of Dairy Everyday Act, or the DAIRY PRIDE Act, Bill S. 130 seeks “[t]o require enforcement against misbranded milk alternatives.” 103 Specifically, the Act seeks to amend the Federal Food, Drug, and

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97 Id.
98 Id.
99 Id.
100 Id.
102 Id.
103 DAIRY PRIDE Act, S. 130, 115th Cong. § 1 (2017).
Cosmetic Act “to prohibit the sale of any food that uses the market name of a dairy product, is not the milk of a hooved animal, is not derived from such milk, and does not contain such milk as a primary ingredient.”

The DAIRY PRIDE Act’s “findings” section focuses on the notion that while according to the 2015–2020 Dietary Guidelines for Americans “[d]airy products are an important part of a healthy diet for both children and adults,” over eighty percent of the U.S. population fails to consume the recommended daily allowance of dairy products. The findings also allege that plant milks “often do not provide the same nutrition content as real milk, cheese, and yogurt derived from dairy cows.”

The Act’s “findings” also state, without any further explanation or justification, that “[p]lant-based products labeled as milk are misleading to consumers.” This “misleading” argument is the same one that has been used against plant milk products in each of the lawsuits discussed above and that the courts have so far rejected. The implication here is that the nutritional differences articulated in the other “findings” are the cause of the alleged confusion on the part of consumers, but this is not stated explicitly in the Act.

If passed, the real-world consequences of the DAIRY PRIDE Act would be twofold. First, the Act would for the first time unequivocally prohibit the sale of nondairy products that use the term “milk” or related terms (i.e., yogurt, cheese, etc.) on their labels. Second, the Act would broaden the definition of the term “dairy product” such that the word “milk” would no longer be limited to the lacteal secretion of one or more healthy cows, but could be applied to the lacteal secretion of sheep, goats, and any other hooved mammals—including, presumably, unhealthy cows.

As of March 2019, the DAIRY PRIDE Act was still stuck in committee and it remains unclear whether Congress is inclined to take it up and turn it into law anytime in the foreseeable future. Plant milk and dairy advocates are not

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105 S. 130, 115th Cong. § 2(1)–(3).
106 Id. § 2(4)–(5). Specifically, the findings argue both that “vitamin D and potassium amounts vary across plant-based milk alternatives” and that “[t]he amount of calcium per calorie is lower for most plant-based alternative milk products.” Id. § 2(4).
107 Id. § 2(6).
108 See infra Section I.B.1.b.
109 S. 130, 115th Cong. § 2(8).
110 Id. § 3.
111 Id. § 4(2).
112 Senator Baldwin reintroduced the DAIRY PRIDE Act in the 116th Congress in March of 2019. DAIRY PRIDE Act, S.792, 116th Cong. (2019). As of this writing, it is
waiting to find out, however, and the milk wars continue playing out in the legal system and on grocery store shelves alike.

e. In Seeking Regulatory Clarity for the Naming of All “New Foods,” GFI’s Citizen Petition to the FDA Seeks Win for Plant Milk Advocates

In March 2017, the Good Food Institute (GFI) filed a Citizen Petition with the FDA requesting that it “issue a regulation clarifying that new foods may be named by reference to other ‘traditional’ foods in a manner that makes clear to consumers their distinct origins or properties.” GFI argued that “the practice of using such names is well-established in the marketplace, and consumers easily understand and accept such common or usual names for a wide variety of products.” GFI argued that using this approach of combining the common or usual name of another food preceded by a qualifying word or phrase that identifies the food as an alternative to that other food (such as “soy milk”) would not violate existing laws, and crafted proposed regulatory language explicitly stating that this practice “does not violate section 403 of the act or regulations of this chapter” so long as “the entire name


113 “The Good Food Institute is a 501(c)(3) nonprofit organization that is working toward a healthy, humane, and sustainable food supply, by publicly advocating for and encouraging research into alternatives to conventional animal foods.” GFI Citizen Petition, supra note 28, at 1 n.1.

114 GFI Citizen Petition, supra note 28, at 2.

115 Id.

Specifically, GFI request[ed] that the FDA amend 21 C.F.R. § 102.5 to add the following language after part (d):

(e) The common or usual name of a food may be—

(1) the common or usual name of another food preceded by a qualifying word or phrase that identifies (i) an alternative plant or animal source that replaces the main characterizing ingredient(s) or component(s) of such other food, or (ii) the absence of a primary characterizing plant or animal source, or of a nutrient, allergen, or other well-known characterizing substance, that is ordinarily present in such other food; or

(2) any other word or phrase comprised of two or more terms, which may be separated by hyphens or spaces; but if such name includes the common or usual name of any other food, it must effectively notify consumers that the product is distinct from such other food.

Id.
serves to notify a reasonable consumer that the product differs from such other food.”

GFI’s Citizen Petition provides an in-depth analysis of its reasoning why the FDA should adopt the standard it proposes; it is worth unpacking here in order to understand the range of arguments being made by plant milk advocates in the regulatory arm of the U.S. milk wars. It argues that “GFI’s proposed language is consistent with the FDCA [Federal Food, Drug, and Cosmetic Act], and ... embodies FDA’s policies and practices.” In order to show how its proposed language is consistent with the FDCA and FDA regulations, GFI analyzes the scope of “(1) the Act’s protection of standards of identity for certain foods; (2) the Act’s requirement that products bear their common or usual name; and (3) the Act’s provision regarding ‘imitation’ foods.” A closer look at GFI’s analysis is helpful in understanding how linguistic and cultural norms shape plant milk advocates’ arguments that there is nothing misleading about terms like “almond milk.”

i. GFI’s Analysis of the Scope of FDCA’s Protection of Standards of Identity for Certain Foods

Focusing on three common words that all have established standards of identity in the United States—“bread,” “noodles,” and “butter”—GFI walks the reader through a number of examples where food products that were either newly invented or were imported from other parts of the world actually bear a resemblance to food commonly found in the United States. As a result, the products are given names that reference “such familiar and ‘traditional’ products by adding a qualifying term in front of the name of the traditional product.” From “rye bread, cornbread, and potato bread” to “soba noodles” and “ramen noodles” to “almond butter [and] cashew butter,” GFI argues that “[n]o consumers purchasing these diverse offerings are deceived or confused by the fact that they are labeled ‘____ bread’ [or ‘____ noodles’ or ‘____ butter’] even if the products do not conform to the

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116 Id. GFI also requested that the “FDA, in the interim while undertaking the proposed rulemaking, publish guidance for industry clarifying that such product names may generally be used, consistent with the proposed regulation and the contents of this petition.” Id. at 16.
117 Id. at 16.
118 Id. at 16.
119 Id. at 7–13.
120 Id. at 7–13.
121 Id. at 8.
122 Id. at 9.
123 Id. at 10.
standard of identity for ‘bread’ [or ‘noodles’ or ‘butter’].”

GFI’s core argument is that the “qualifying term” immediately preceding the word that has a specific standard of identity—such as bread, noodles, or butter—provides consumers with enough clarity to understand that the product with the qualified term is different from (unqualified) “bread” or “noodles” or “butter.”

GFI argues that the same holds true for milk. Specifically, it argues that

although the (unqualified) term ‘milk’ has a standard of identity that refers exclusively to cow’s milk, consumers have long understood that various compound terms of the form ‘_____ milk’ or ‘milk of _____’ refer to distinct products unrelated to cow’s milk. (Goat milk, buffalo milk, coconut milk, almond milk, or milk of magnesia, to name a few.).

GFI also rejects the argument that consumers may be confused or misled by products with these qualified names, and points to consumer research that indicates that “practically all consumers who have heard of these products (including those who do not consume them) are aware of their basic nature as cow’s milk alternatives that do not contain cow’s milk.”

In analyzing whether and when “food names that incorporate the names of standardized food” violate the FDCA, GFI points to 21 U.S.C. § 343, the section on “Misbranded food,” as a common starting point. Specifically, § 343(g) defines a food as

misbranded if it “purports to be or is represented as a food for which a definition and standard of identity has been prescribed . . . unless (1) it conforms to such definition and standard, and (2) its label bears the name of the food specified in the definition and standard.”

The central question then, is whether a food name that includes the name of a standardized food along with a “qualifying term” must be seen as food that “purports to be or is represented as’ the standardized food.” Because “[b]y their own terms, standards of identity only govern unqualified food names,” GFI

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124 Id. at 8.
125 Id. at 7–13.
126 Id. at 10.
127 Id. at 10 (footnote omitted).
128 Id. at 12 (citing Soyfoods Ass’n of North America, Summary of Research on Consumer Awareness of Soymilk and Dairy Milk) “In this 814-consumer survey conducted in 2006, the share of consumers who answered that they believe ‘cow’s milk’ is an ingredient in ‘soymilk’ was less than 0.5%, with approximately 3% reporting ‘milk’ as an ingredient.” Id. at 12 n.30.
129 Id. at 17 (citing 21 U.S.C. § 343(g) (2012)).
130 Id. (alterations in original).
131 Id. at 17.
asserts that “[t]he clear answer, as FDA and courts have long recognized, is no.”

ii. GFI’s Analysis of the Scope of FDCA’s Requirement That Products Bear Their Common or Usual Name

GFI also argues that the FDCA’s section on Common or Usual Names, combined with the FDA’s regulations, stated policies, and actual practices, already allow for terms such as cashew butter, rice noodles, and soymilk. GFI laments, however, that one of the FDA provisions, 21 C.F.R. § 102.5(a), is “unfortunately somewhat vague and open to subjective interpretation.” That provision states that a product’s common or usual name “may not be confusingly similar to the name of any other food that is not reasonably encompassed within the same name.” Because it is so difficult to identify when a name is “confusingly similar” or “not reasonably encompassed within” another name, it is this provision that GFI proposes amending.

Even without its proposed amendment, however, GFI argues that “FDA’s stated policies and actual practices” make clear that the agency currently does not believe that consumers will be misled or confused by products whose name is comprised of a phrase that includes the name of a commonly-known food along with qualifying language and other identifying information on the label.

iii. GFI’s Analysis of the Scope of FDCA’s Provision Regarding “Imitation” Foods

Lastly, recognizing that NMPF, among others, considers products like “soymilk” and “almond milk” to be “imitations” under the FDCA and related regulations, GFI’s Citizen Petition provides a thorough analysis explaining why it rejects this position. GFI argues that NMPF’s best argument—that soymilk is an “imitation” of cow’s milk “because [it] looks like cow’s milk and is used in similar contexts”—is ultimately insufficient for two main reasons. First, this argument

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132 Id. (emphasis original) (footnote omitted) (citing 62 Cases of Jam v. United States, 340 U.S. 593, 600 (1951)).
134 GFI Citizen Petition, supra note 28, at 19–23.
135 Id. at 20.
137 GFI Citizen Petition, supra note 28, at 20–21.
138 Id. at 21–23.
139 Id. at 23–27.
140 Id. at 25 (emphasis original). GFI notes that the “FDA uses the catchall term ‘organoleptically’—pertaining to all senses, including sight, taste, touch, and smell—to
“completely ignores other ‘organoleptic’ factors (like taste, smell, and texture) that are manifestly different to anyone who has compared” plant milk to cow’s milk. Second, NMPF’s argument would lead to the absurd result of countless products, from rye bread to goat milk, being deemed “imitation” “because both products look very much like their wheat [and cow milk] counterparts and are used in the same way.” Requiring such products to be labeled “imitation bread” and “imitation milk” would, in GFI’s opinion, “be nonsense.”

At bottom, the essence of GFI’s overall argument is that “the addition of one word to another to form an entirely different word with a new meaning[] is not just a matter of how marketing works—it is simply a matter of how language works.” It asks the FDA to recognize that fact by adopting GFI’s proposed language, which it argues is “consistent with the FDCA” and “embodies FDA’s [existing] policies and practices.” Whether the FDA will adopt GFI’s proposed language remains to be seen, but a finding that compound phrases such as “soy milk” or “almond milk” are misleading and therefore prohibited would fly in the face of long-established linguistic and cultural norms around the way people refer to plant milk.

f. NMPF’s Response to GFI’s Citizen Petition and October 2017 Letter to the FDA

In response to GFI’s Citizen Petition, NMPF filed a formal opposition in August 2017. In it, NMPF laments that the “FDA has heretofore failed to effectively enforce standards of identity for common and usual foods” and argues that “[p]lant-based drinks and beverages that are marketed using dairy terms are imitation products but, under FDA’s current lack of regulatory enforcement in this area, are ones that do not properly acknowledge their imitation status.” NMPF argues that these products are

determine whether a food is a ‘substitute for’ another food in deeming it an ‘imitation.’” Id. at 24 (citing 21 C.F.R. § 101.13(d)).
141 Id. at 25.
142 Id.
143 Id.
144 Id. at 13.
145 Id. at 16. GFI also makes a First Amendment argument not discussed in this article. Id. at 27–34. In short, GFI argues that “[f]orbid[ing] producers and sellers of products like soymilk or almond milk from using such names would be a restriction on protected commercial speech, and would be subject to judicial scrutiny under the First Amendment.” Id. at 28 (footnote omitted).
146 See, e.g., Kemper, supra note 6.
147 See NMPF Opposition, supra note 18, at 8.
148 Id. at 4.
misbranded under the FDCA and FDA regulations and asks that the FDA enforce existing laws and regulations as written and reject GFI’s proposed amendments to the regulations.  

NMPF takes issue with GFI’s assertion that it is wrong to characterize plant milks as substances that may confuse or mislead consumers because virtually everybody understands that these products do not come from cows. NMPF concedes that consumers are likely to understand the plant-based nature of these products and instead argues that the companies who sell these products “seek to . . . bask in the halo of the reputation that milk and other dairy products have for providing healthful protein and essential nutrients.” Asserting that “[m]ilk and other real dairy products are among the most common foods consumed by humans over many millennia, and have established well-deserved reputations for nutritional value,” NMPF accuses plant milk manufacturers of “sleight of hand marketing,” arguing that what misleads consumers is the “inherent suggestion” that plant milks “have comparable nutritional [profiles] to those of dairy milk.”

NMPF rejects GFI’s argument that FDA “standards of identity govern only unqualified food names.” Arguing that GFI mischaracterized the only case—62 Cases of Jam—it relied on to make this point, NMPF makes a statutory construction argument that “[n]othing in the statute authorizing the promulgation of standards of identity, nothing in either 21 U.S.C. § 341 or in 21 U.S.C. § 343(g)” indicates that only “unqualified” names are governed by standards of identity. It cites 62 Cases of Jam for the proposition “that in reading a statute, we are ‘neither to add nor to subtract, neither to delete nor to distort.’”

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149 Id.
150 Id. at 3.
151 Id.
152 Id.
153 Id. at 5. NMPF points to a study that compared the nutritional profile of dairy and plant milks and asserts that the results from this study demonstrated that: (1) none of these products is nutritionally equivalent to real milk or delivers those nine essential nutrients as real milk does; and (2) unlike real milk’s consistent nutrient package, there was extremely wide variation both within and among the various categories of plant-based beverages.

154 Id. at 12 (internal quotation marks omitted) (quoting GFI Citizen Petition, supra note 28, at 17) (emphasis in original).
155 62 Cases of Jam v. United States, 340 U.S. 593, 600 (1951) (holding that a product sold as Delicious Brand Imitation Jam was not “misbranded” despite not meeting the standard of identity for “jam” because it unambiguously and accurately marketed itself as a distinct product through use of the qualifying word “imitation”).
156 NMPF Opposition, supra note 18, at 13.
157 Id. (quoting 62 Cases of Jam, 340 U.S. at 596).
In what seems to be the crux of NMPF’s argument, it argues that “[a]dding the name of a plant material in front of the word ‘milk’ does not result in appropriate names for non-dairy products” because they “do not contain milk” and “[do not] represent the common or usual names of these beverages.”\(^\text{158}\) It is this last argument that stands out, because nowhere in its twenty-page Opposition does NMPF provide support for this contention. It does argue that “GFI’s suggestion that the use of terms like ‘soy milk’ or ‘rice milk’ have become accepted in other countries is . . . incorrect,” citing the 2017 European Court of Justice (ECJ) case \textit{Verband Sozialer Wettbewerb eV v. TofuTown.com GmbH}, which held that plant-based products are prohibited from using the word “milk” in their labels or marketing in the European Union.\(^\text{159}\) This case is discussed in more detail in below,\(^\text{160}\) but insofar as it is relevant here, \textit{TofuTown} fails to support NMPF’s contention that terms like “soy milk” or “rice milk” have not “become accepted” in other countries. While \textit{TofuTown} certainly illustrates the fact that the European Union legally prohibits plant-based products to use the word “milk” in their packaging, it says nothing about the extent to which these terms have “become accepted” in the everyday sense. As explained previously, the author has experienced that despite the legal prohibition of the word “milk” to refer to plant milk, that very word is in widespread use in the vernacular, both in casual conversation and written on the menus of virtually every café and coffee shop that offers a plant-based alternative to dairy milk.\(^\text{161}\) In other words, the existence of a legal prohibition of a product name is not evidence of the “common or usual” name of that product.

One of NMPF’s final arguments in its response to GFI’s Citizen Petition is that GFI’s proposed amendment to FDA regulations is “unnecessary.”\(^\text{162}\) Noting that product names like “rice drinks” and “almond beverages” and other “fanciful names that do not have ‘milk’ included in the name of the food on the front of the package”\(^\text{163}\) already exist in the U.S. marketplace, NMPF argues that plant milk companies can either “choose unique names that describe their products by reference to actual content, or creatively

\(^{158}\) \textit{Id.} at 11 (emphasis added).


\(^{160}\) See infra Section I.B.2.b.

\(^{161}\) See discussion supra note 36.

\(^{162}\) NMPF Opposition, supra note 18, at 16.

\(^{163}\) \textit{Id.} at 8.
or whimsically, without any reference to common food names for which standards of identity have been established” or identify themselves as “imitation” products under 21 U.S.C. § 343(c).

In October 2017, NMPF filed another correspondence with the FDA, this time responding to statements made by the FDA reflecting the agency’s “renewed interest in assuring [that] Americans have important and accurate information on food labels to make food purchasing decisions.” This three-page letter made many of the same points contained in the Opposition to GFI’s Citizen Petition, and went a step further in its critique of the FDA and the consequences of its failure to enforce existing regulations. NMPF argued that the lack of enforcement “has led to rampant consumer fraud related to the inferior nutrient content of these non-dairy products compared to their true dairy counterparts.”

In all of its arguments to the FDA, NMPF fails to recognize the longstanding cultural and linguistic history of referring to plant milk as “milk”—there is nothing “imitation” about it. And as is discussed in detail below, this article argues that while a “creative” or “whimsical” product name like “mylk” may be more preferable for plant-based products than the word “milk” with an “i,” laws and regulations should not legally prohibit companies from using the word “milk” to market plant-based products if they choose to do so.

g. FDA Commissioner Remarks in July 2018 Indicate Dairy’s Likely Eventual Win in the Legal U.S. “Milk Wars”

“An almond doesn’t lactate, I will confess.” With these words, uttered by FDA Commissioner Scott Gottlieb at the POLITICO Pro Summit on July 17, 2018, the FDA took a significant step toward siding with the dairy industry in the U.S. “milk wars.” The following week, on July 26, 2018, Gottlieb released a formal statement “on the process [the] FDA is undertaking for reviewing and modernizing the agency’s

164 Id. at 16.
166 Id. at 3. “Time and time again,” NMPF wrote, “FDA has cited a lack of personnel and resources to address the flagrant and ever-escalating labeling violations. But to be frank, that excuse has never rung true.” Id.
167 Id.
168 See, e.g., Kemper, supra note 6.
169 Nieves, supra note 10.
170 See id.
standards of identity for dairy products.” In it, Gottlieb focused his remarks on the “wide variety of plant-based foods that are being positioned in the marketplace as substitutes for standardized dairy products,” noting that “some of these products can vary widely in their nutritional content—for instance in relation to inherent protein or in added vitamin content—when compared to traditional milk.” Referencing the “potential public health consequences” that come from plant-based products using the label “milk,” Gottlieb noted that the FDA “must better understand if consumers are being misled as a result of the way the term milk is being applied and making less informed choices as a result.”

Noting that “as a regulatory agency, it’s not appropriate to unilaterally change our regulatory approach if we have a history of non-enforcement” and the “need to closely consider the potential First Amendment issues related to the different uses of these terms,” Gottlieb’s statement indicated that the FDA would be engaging in “an active public process for reviewing our standard and how consumers understand the use of terms like milk on both animal-derived and plant-based products.” The statement explained that the FDA would likely “issu[e] guidance for industry and a new compliance policy outlining our enforcement approach” at some point over the next year.

From a series of court rulings siding with plant milk advocates to the introduction of the bipartisan DAIRY PRIDE Act favoring dairy to the FDA soliciting opinions on all sides of the issue, the legal, legislative, and regulatory battles of the U.S. milk wars are far from over. On August 22, 2018, the FDA extended the


172 Id.

173 Id.

174 Id.

175 Id.
deadline of its Request for Comments on its Comprehensive, Multi-Year Nutrition Innovation Strategy to October 11, 2018. A total of 1,364 comments were received, the vast majority of them weighing in on the issue of the labeling of plant milk and reflecting a wide range of views and opinions on the issue. In Europe, as the next section explores, plant milk has had less success in legal battles, but seems to be winning the culture wars.

2. European Milk Wars: Legal Battles and Cultural Wars

“It’s like milk, but made for humans.” These seven simple words sparked one of the most contentious and fascinating battles of the European milk wars. From a legal perspective, plant milk lost the European milk wars decades ago and has been fighting losing battles ever since. But from a sociocultural perspective, it’s a different story altogether.

a. EU Regulations Prohibit “Milk” to Come from Plants

The European Union (EU) established regulations in 1987 that narrowly define “milk” as “exclusively the normal mammary secretion obtained from one or more milkings without either addition thereto or extraction therefrom.” The regulations establish a list of a few carefully delineated exceptions, including “coconut milk”; however, soy, almond, rice, oat, and other plant-based milks and dairy substitutes are prohibited from using “milk,” “yogurt,” and related terms under EU regulations.
These products must use terms such as “soy beverage” or “oat drink” on their packaging.182

The EU regulations defining the word “milk” differ from the U.S. standard of identity for “milk” in that the drafters of the EU regulations seem to specifically have anticipated the use of the word in relation to plants and sought to use the regulations to take a normative position in support of the dairy industry. The very title of Council Regulation (EEC) No. 1898/87 is “on the protection of designations used in marketing of milk and milk products.”183 The regulation makes reference to the need to “protect” dairy milk and states that “appropriate labelling” that “prevent[s] the consumer from being misled will help this objective to be achieved.”184 The regulations also state that “apart from the case of products the exact nature of which is known through traditional usage, it is also necessary to avoid any confusion in the mind of the consumer between milk products and other food products.”185

The EU regulations state that they seek to protect not only the dairy industry but also “the consumer.”186 The regulations also stipulate that “competing products enjoy a competitive advantage” to dairy milk “in terms of production cost,” and explain that the regulations are designed to “establish[] conditions of competition between milk products and competing products in the field of product designation, labelling and advertising which avoid any distortion.”187 The regulations require that “competing products” either be labeled “imitation milk” or be fortified to be made nutritionally equivalent or superior to dairy milk, or it could label its product “imitation” milk.188

Given this regulatory backdrop, it’s not surprising that plant milk advocates have not had the same success in the EU courtroom as they have had in the United States. The next sections discuss a case out of the European Court of Justice and another out of the Swedish Market Court, both of which resulted in legal victories for dairy milk, but not necessarily cultural ones.

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182 See id. at 36.
183 Id.
184 Id.
185 Id.
186 Id.
187 Id.
188 Id.
b. The TofuTown Case: Unlike Their U.S. Counterparts, EU Courts Enforce Existing Regulations to Protect Dairy Milk

In June 2017, the European Court of Justice (ECJ) issued an opinion that set it apart from its judicial counterparts in the United States. Specifically, where the WhiteWave and Trader Joe's courts declined to defer to FDA guidance and instead interpreted federal regulations to allow for plant-based substances to be called “milk,” the ECJ in Verband Sozialer Wettbewerb eV v. TofuTown.com GmbH narrowly interpreted EU regulations in a significant win for the dairy industry.189

The plaintiff in the TofuTown case, Verband Sozialer Wettbewerb eV (VSW), “is a German association whose responsibilities include combatting unfair competition.”190 “TofuTown is a company [that] produces and distributes vegetarian/vegan food [products],” including vegan products with the names “Soyatoo tofu butter,” Plant cheese, ‘Veggie Cheese,’” and others.191 VSW sued TofuTown on the theory that in promoting its vegan products that contain words such as “milk,” “butter,” and “cheese,” TofuTown was infringing on competition rules.192 TofuTown argued that its advertising didn’t violate EU law both because

the way in which consumers understand those designations has changed massively in recent years, and . . . it does not use terms such as ‘butter’ or ‘cream’ in isolation, but always in association with words referring to the plant-based origin of the products concerned, for example ‘Tofu butter’ or ‘Rice Spray Cream.”193

In deciding the case, the TofuTown court articulated the main issue as whether EU regulations:

must be interpreted as meaning that they preclude the use of the term ‘milk’ and the designations that the regulation reserves exclusively for milk products being used to designate a purely plant-based product in marketing or advertising even if those terms are expanded upon by clarifying or descriptive terms indicating the plant-based origin of the products concerned.194

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190 Id. ¶ 15.
191 Id.
192 Id. ¶ 16.
193 Id. ¶ 17.
194 Id. ¶ 20.
The *TofuTown* court held that “it is clear” that “the term ‘milk’ cannot, in principle, be lawfully used to designate a purely plant-based product” under existing EU regulations which state that milk is “an animal product.” The court also said that “it is clear” that adding a “clarifying or descriptive term[...],” such as “soy,” before the word “milk” is not permitted by the regulations, which only permit such additional words to indicate when a product has undergone “the addition and/or subtraction of its natural constituents,” and not “a total replacement of milk by a purely plant-based product.”

The *TofuTown* court rejected TofuTown’s allegations that the court’s interpretations “r[a]n counter to the principle of equal treatment.” The court explained that one of the objectives of the relevant EU regulations is to “improv[e] the economic conditions for the production and marketing as well as the quality of” dairy milk and related products. The court argued that its interpretation was consistent with achieving these objectives, noting that any other interpretation that allowed for plant-based products to use the label “milk” “would be contrary to the protection of consumers because of the likelihood of confusion which would be created. That would also be contrary to the objective of improving the economic conditions for production and marketing and the quality of ‘milk’ and ‘milk products.’”

In short, the ECJ in *TofuTown* chose to interpret the EU regulations as it did as much out of deference to the dairy industry as to any guiding principles of statutory construction. As the next section illustrates, however, a legal loss in the milk wars doesn’t necessarily preclude plant milk from declaring a different sort of victory.

c. *Oatly vs. The Dairy Lobby: The Ultimate David and Goliath Story for the “Post-Milk Generation”?*

“Our consumers have been fighting for us, they’ve been running this war for us.” These words, spoken by Toni Petersson, CEO of the Swedish oat milk company Oatly, signal a significant shift in the way the European milk wars are being fought, and may...

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195 *Id.* ¶ 23.
196 *Id.* ¶ 24.
197 *Id.* ¶ 42.
198 *Id.* ¶ 43.
199 *Id.* ¶ 44.
capture the reason why, despite losing so many legal battles, plant milk in Europe is winning the cultural milk wars.

Oatly is a small, privately owned company headquartered in southern Sweden.\(^{201}\) Its annual sales are dwarfed by those of Sweden’s dairy companies, whose sales are roughly two hundred times greater than Oatly’s each year.\(^{202}\) Despite its small size, Oatly has been growing in prominence in recent years, both in Sweden and abroad. The company was founded in the mid-1990s and for many years has been a key player in the Scandinavian plant milk market: in Sweden, the majority of all plant milk sold is in the form of oat milk.\(^{203}\) The company has been expanding its reach over the last several years to countries beyond Scandinavia, including the United States; in January 2018 the New York Times ran a story called The Humble Ascent of Oat Milk that documented the buzz around the company’s recent move into the U.S. market.\(^{204}\)

While the rise in Oatly’s prominence in Sweden and abroad is almost certainly due in part to the worldwide trend toward a greater interest in plant-based alternatives to dairy products\(^{205}\) as consumers seek products that adhere to their ethical and environmental concerns,\(^{206}\) it is its underdog role in a real-world David and Goliath story that perhaps more than anything helped put Oatly on the map.


\(^{202}\) Peter Goddard, A Name Is My Claim to Fame, GODDARD.SE:BLOG (Sept. 18, 2017), http://goddard.se/a-name-is-my-claim-to-fame/ [https://perma.cc/TJ85-ZMRN] (“In 2013, the turnover of the companies within Svensk Mjölk amounted to SEK 21.3 billion, which represented 0.6% of Swedish GDP. Oatly on the other hand had a turnover of SEK 118 million in 2013, which represented a mere 0.55% of Svensk Mjölk’s revenue at that time . . . . The company’s turnover rose from SEK 270 million in 2014 to SEK 365 million in 2015.”).


\(^{205}\) In the United States and UK, dairy consumption has declined roughly one percent a year for the last seventy years. See Scheherazade Daneshkhu, Dairy Shows Intolerance to Plant-Based Competitors, FIN. TIMES (July 14, 2017), https://www.ft.com/content/73b37e7a-67a3-11e7-8526-7b38dcaef614 [https://perma.cc/2RTZ-WMYG]. In Sweden, there has been a similar decline in consumption over at least the last decade. See Jordbruksverket, Per Capita Consumption of Milk in Sweden from 2007 to 2017 (in Liters), STATISTA (Jan. 2019), https://www.statista.com/statistics/557618/per-capita-consumption-of-milk-in-sweden [https://perma.cc/4QVG-JKNP].

\(^{206}\) See Wertheim, supra note 204 (“Because almonds require over six times as much water to grow as oats do, according to the Water Footprint Network, the choice to switch from almond milk to oat milk also seemed environmentally sensible to Mr. Markiewicz. To those participating in today’s restrictive food culture, Oatly’s lack of dairy, nuts, gluten, soy or genetically modified organisms (GMOs) is a plus.”).
In 2014, the Swedish dairy lobby LRF Mjölk (Federation of Swedish Farmers) sued Oatly in Swedish Market Court, accusing Oatly of misleading consumers.\textsuperscript{207} The case was dubbed “the milk wars” in Swedish media\textsuperscript{208} and, given the centrality of the role of dairy in everyday life and the extent to which dairy has long been bound up in Sweden’s cultural identity,\textsuperscript{209} the nation was transfixed as the case unfolded in the courts, the media, and online social media spaces.\textsuperscript{210}

While the Oatly case shared the “misleading consumers” allegation that is at the core of the U.S. milk wars, this particular battle was different because it was not actually over the word “milk”: Oatly already adhered to European Union regulations and referred to itself as an “oat drink” on its packages, and had even sold t-shirts with the words “post milk generation” on its website.\textsuperscript{211} Instead, LRF Mjölk focused its allegations on the witty, and often humorous wording, Oatly used on its packages and website, claiming that those phrases misled consumers into believing that dairy milk is bad for humans.\textsuperscript{212}

“No milk. No soy. No badness.”

“No nothing that isn’t necessary.”

“It’s like milk, but made for humans.”

“It looks like milk but isn’t milk. It is made for humans (not baby cows).”

“[T]his is not a substitute for cream. It’s an upgrade.”\textsuperscript{213}

These are just some of the phrases on Oatly packages with which LRF Mjölk took issue.\textsuperscript{214} In a sixty-two page decision issued in November 2015 that tackled language, rhetoric, human psychology and the ability of the average Swede to grasp specific messages articulated in English, the Swedish Market Court largely sided with LRF Mjölk, banning Oatly from using the phrases listed above on the grounds that they improperly claimed

\begin{itemize}
  \item \textsuperscript{207} See Oatly Swedish Market Court Verdict, supra note 12.
  \item \textsuperscript{208} See discussion supra note 15.
  \item \textsuperscript{209} See generally Linné & McCrow-Young, supra note 24; Shurtleff & Aoyagi, supra note 25.
  \item \textsuperscript{210} See McCrow-Young, supra note 200, at 155–56.
  \item \textsuperscript{211} An image of senior citizens wearing “post milk generation” t-shirts appeared on Oatly’s homepage on December 1, 2017. OATLY, https://web.archive.org/web/20171201040347/http://www.oatly.com/ [https://perma.cc/76TQ-XX7D].
  \item \textsuperscript{212} Oatly Swedish Market Court Verdict, supra note 12, para. 8.
  \item \textsuperscript{213} Id. para. 8(1)–(7).
  \item \textsuperscript{214} Id. para. 8(1)–(7).
\end{itemize}
Oatly products to be superior to dairy products and implied that milk and other dairy products were unsuitable for humans.215

The Swedish Market Court did not ban outright all of the phrases LRF Mjölk took issue with, however. While the court rejected Oatly’s claims that phrases like “full of goodness” and “liquid goodness” would not be perceived by consumers as health claims but as phrases referring to “ethical/moral/biblical goodness,”216 the court said that these phrases would be allowed so long as they were accompanied by a specific health claim.217

Other phrases, such as “Wherever and whenever you would find yourself drinking milk or using it in a recipe ‘back in the day’, you can use Oat Drink today” and “When should you use it? Whenever you would use old school milk from cows” were deemed permissible.218 The court rejected LRF Mjölk’s argument that consumers will understand these phrases to mean that milk products are old-fashioned and belong in the past while oat-based foods are the modern alternative.219 The court reasoned that while the phrases may convey to consumers that dairy milk is more “traditional” than oat-based alternatives, they do not carry negative connotations of dairy or imply that dairy products are outdated or belong only to the past.220

Perhaps the most interesting aspect of the Oatly case is what happened outside the courtroom. After the lawsuit was filed in October 2014, sales of Oatly skyrocketed while sales of dairy continued with their decline.221 Oatly’s 2013 sales amounted to SEK 118 million; they increased to SEK 270 million in 2014, and SEK 365 million in 2015; they were expected to be SEK 500

215 Id. para. 1. Oatly faced fines of two million kronor ($235,000) if it did not comply with the court’s order. Id.
216 Id. ¶ 73–77 The way Oatly claims to have used the word “goodness” here is not altogether different from the way the word “just” is used by another plant-based product that waged its own David and Goliath war and won: Hampton Creek’s Just Mayo. As described in a 2015 Washington Post article: “about that ‘Just’ in the names—it doesn’t mean ‘exactly’ or ‘only.’ It’s ‘just’ as in, ‘guided by reason, justice or fairness,’ as explained on the product’s label. This is moral mayo, [CEO Justin] Tetrick argues in a soaring manifesto on Hampton Creek’s website, spoken in somber tones and set to a stirring soundtrack. This [is] mayo that will fundamentally change the world.” Sarah Kaplan, How Little ‘Just Mayo’ Took on Big Egg and Won, WASH. POST (Dec. 18, 2015), https://www.washingtonpost.com/news/morning-mix/wp/2015/12/18/how-little-just-mayo-took-on-big-egg-and-won/?utm_term=e4bb4b7f1806 [https://perma.cc/3ZJW-JCT8].
217 Oatly Swedish Market Court Verdict, supra note 12, ¶¶ 187–95.
218 Id. ¶¶ 176–81.
219 Id. ¶ 177.
220 Id. ¶¶ 178–81.
million in 2017.\(^{222}\) European and Asian sales of Oatly increased by 37%, “with a 45% increase in Sweden alone.”\(^{223}\)

Oatly’s creative director, John Schoolcraft, credits Oatly’s rise in sales to its unconventional strategy in response to the lawsuit:

Most companies would immediately back down, but because we felt we had just spoke the truth we published the entire 172-page lawsuit on our website and let the public decide. We had no idea what public opinion would be, but it quickly became a David versus Goliath situation where thousands of people began to support us because they could see it was a bully tactic. We then took a full-page ad out in the morning papers that explained that we had been sued and why and suddenly the milk vs oat war is making headline news. We went from niche to mainstream in part because of that lawsuit so in one sense we were quite fortunate.\(^{224}\)

The public relations strategy referenced by Schoolcraft, to put news of the lawsuit front and center on Oatly’s website and advertising, earned it an award in Sweden’s oldest and largest communication competition in 2015.\(^{225}\) Two days before the Swedish Market Court announced its decision, Oatly’s founder Rickard Öste was named southern Sweden’s Entrepreneur of the Year.\(^{226}\)

Noting that “[a]t the dozen or so companies he had run . . . he[] had] never been sued before,” Oatly CEO Toni Petersson had this to say in the wake of the Oatly lawsuit: “My mistake. Maybe I should have tried it before.”\(^{227}\) Oatly co-founder Björn Öste agreed, saying the lawsuit was “the best thing that ever happened to the company, hands down” and referenced “all the big newspapers and editorial pages” that came about as a result.\(^{228}\)

And here, it seems, lies the secret to Oatly’s success, the real reason why Oatly and plant milk may ultimately win Europe’s milk wars despite plant milk having officially lost just about every (legal) battle it has fought for over thirty years: the consumers who, in CEO Toni Petersson’s words, “have been

\(^{222}\) Id.


\(^{224}\) eatbigfish, An Interview with the Creative Director of Oatly, CHALLENGER PROJECT (Sept. 27, 2016), https://thechallengerproject.com/blog/2016/oatly [https://perma.cc/FAX2-BZDX].

\(^{225}\) GULDÄGGET, https://guldagget.se/vinnare/oatly-dalig-stamning-i-kyldisken/ [https://perma.cc/7NKB-EHGJ].


\(^{227}\) Gustafsson, supra note 221.

\(^{228}\) McCrow-Young, supra note 200, at 190.
fighting for us [and] been running this war for us.”229 After news of the lawsuit broke, Oatly consumers waged a massive social media campaign to express their support for Oatly specifically and plant milk and plant-based products more broadly, along with their disapproval of the dairy industry.230 The company’s social media manager Sara Hansson echoed this sentiment, noting that “[w]hen we put the lawsuit on the net and told the story I think people did kind of the job for us to some point.”231 By taking a role in the milk wars for the first time in such a leading and public way, consumers shone a light on “the global and local shifts in attitude surrounding sustainable food production and consumption, the instability of the position of cow’s milk, and the importance of individual action for political and social change.”232 As this article explores below in its discussion of the power of verbal activism, individuals acting collectively are often the most powerful forces in cultural shifts in norms and attitudes, and the consumer and advocate response to the Oatly case is another example of that.

Today, while some of its old slogans have disappeared from its packaging, Oatly’s marketing strategy remains as provocative and witty as before. More importantly, they signal a narrative that explicitly rejects comparison to dairy milk: in addition to the “post milk generation” t-shirts it has sold on its webshop,233 slogans such as “Wow no cow,” and “Yes we are vegan, so?” are two of the many slogans regularly appearing on Oatly’s packages in 2017 and 2018.234 As the global demand for plant milk increases with each passing year, it seems that the secret to plant milk’s success may well be in rejecting comparisons to dairy and instead embracing the alternative and disruptive opportunities that plant milk presents.

3. Reflections on the Milk Wars on Both Sides of the Atlantic

At the time of writing this article, the milk wars are still very much being fought in both Europe and the United States. While the jury is still out, FDA statements in the summer of 2018 seem to indicate that dairy may emerge the winner of the

229 Id.
230 Id.; see also Linné & McCrow-Young, supra note 24, at 5.
231 McCrow-Young, supra note 200, at 190 (internal quotation marks omitted).
232 Id. at 156.
234 See GULDAGGET, supra note 225; see also eatbigfish, supra note 224.
legal milk wars in the United States as it has thus far in Europe. But the outcome of the legal milk wars may ultimately matter less than the outcome of the cultural ones, which plant milk appears to be winning on both sides of the Atlantic.

This article argues that plant milk should win the legal aspects of the U.S. milk wars for at least five reasons. First, as discussed above, the word “milk” has been linguistically associated with plant milk since the fourth century A.D., and “milk” is, quite simply, the “common or usual name” of plant-based beverages around the world today, including in the United States. “No one owns the English language, and we’re not backing down,” Michele Simon, executive director of the Plant Based Foods Association, told the *New York Times* in August 2018 of her organization’s efforts to promote plant milk.

Second, as noted by the *WhiteWave*, *Trader Joe’s*, and *Blue Diamond* courts, there is virtually no chance of consumers being confused or misled by plant milks being labeled “milk.” While the amendments GFI has proposed to the FDA would clarify that such a nomenclature was permissible, even without such legal clarification it is clear that even the most unsophisticated consumer would understand that the descriptive word (i.e., soy, almond, oat) appearing before the word “milk” signals both that the product does not come from a cow and that the nutritional profile may accordingly differ as a result. Nutrition labels allow consumers to compare nutritional compositions of different products at a glance.

To illustrate the absurdity of the “consumers may be confused or misled” argument in relation to using the word “milk” to refer to plant milk, one need look no further than “Grassmilk,” a product sold by Organic Valley, “America’s largest cooperative of

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235 See discussion *supra* Sections I.B.1–2.
236 See Franklin-Wallis, *supra* note 5 (discussing the rise in popularity of plant milks in Europe and the United States).
237 *Plant Milks: Another Nutritional Trend?,* *supra* note 24.
238 “Common or usual name” is the relevant term of art used by the FDA in 21 C.F.R. § 102.5 (2018).
239 Kemper, *supra* note 6.
organic farmers and one of the nation’s leading organic brands.”
Unlike soymilk or almond milk, which come from soy beans and almonds respectively, “Grassmilk” does not come (directly) from grass. It is dairy milk “from cows that eat organic grass and dried forages.” One has to wonder how a product labeled “Grassmilk” is any less confusing to products labeled “soymilk” or “almond milk,” especially when there is a long-established tradition of using the “____ milk” structure to denote an alternative to cow’s milk. In other words, isn’t there more danger that consumers may mistake “Grassmilk” for milk that is made from grass than they would mistake “soymilk” for milk that comes from cows?

Third, the fact that an explicitly stated reason why dairy milk advocates, including the congressmen who wrote the letter to the FDA and the senators who introduced the DAIRY PRIDE Act, wish to prohibit plant milk from being labeled “____ milk” is out of a desire to protect and support the dairy industry is problematic to say the least. Referring to dairy farmers as “hard working Americans,” as the congressmembers’ letter to the FDA did, belies the fact that the U.S.-based farmers who grow soy, almond, oat, and other crops to produce plant milk are just as “hard working” and just as “American” as any dairy farmer. Given that sales of plant milks have been increasing as sales of dairy milk have been decreasing in recent years, despite the dairy industry’s strong support from federal lawmakers, it is unclear why those same lawmakers are unwilling to publicly support the growth of the plant milk industry and the “hard working Americans” who are responsible for the growing success of the industry despite the cards being stacked against them.

Fourth, as will be discussed in more detail below, any suggestion that dairy milk should have exclusive use of the “milk” label in part because U.S. federal dietary guidelines state that “[d]airy products are an important part of a healthy diet for both children and adults” ignores the reality that a majority of people of color cannot properly digest milk. As a result, these guidelines are crafted in a way that perpetuates what law

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245 See Welch-Simpson Letter, supra note 7, at 1.
246 Id.
247 See infra Section II.B.2.
248 DAIRY PRIDE Act, S.130, 115th Cong. § 2(1) – (3).
scholar Andrea Freeman calls “food oppression,” or the “institutional, systemic, food-related action or policy that physically debilitates a socially subordinated group.”

The final reason why plant milk should win the legal aspects of the U.S. milk wars is a normative one, namely that “milk” should be defined by the cultural space it occupies and not by its ingredients or manner of production. A representative of the “animal-free dairy” company Perfect Day, which uses a fermentation process to produce “the very same dairy proteins that cows make” and a substance the company calls “milk” as a result, captured this idea:

*I want the definition of milk to be based on its cultural significance, on the way people use it and interpret it, not on what’s in it, necessarily. And the reason is obvious. I mean, soymilk is milk, almond milk is milk, cow’s milk is milk.*

Plant milk’s meteoric rise in popularity among consumers in the United States and Europe in recent years alongside languishing dairy sales is a sure sign that plant milk is winning the cultural milk wars on both sides of the Atlantic. And as this article has shown, there’s no question that plant milk is—linguistically and culturally—*milk* to people and in languages all around the world. In the United States, some plant milk advocates even appear willing to face possible jail time over the issue of plant milk labeling. “I mean, what would happen if we did call it milk still?” asked Jon Reagan, owner of Cafe Beit in Brooklyn, New York, in an interview with the *New York Times*, reflecting on the possibility that the FDA or Congress may make it illegal for him to refer to plant milk as “___ milk.” “The owner of Cafe Beit was sentenced to 10 years,” he mused in a “fake newscaster voice,” explaining that he thought it was “stupid to have a law” on the issue and that the law existed “just because the milk industry’s afraid.” In a similar vein, Mark Garza, the manager of Brooklyn-based Swallow Cafe echoed Reagan’s sentiments: “We’ll still call it milk . . . [e]verybody’s going to call it that.”

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251 See Kemper, supra note 6.


254 See, e.g., Kemper, supra note 6.

255 Bowles, supra note 240.

256 Id.

257 Id.
For all these reasons and more, plant milk should emerge victorious in the current legal milk wars in the United States, just as it appears to be winning the cultural milk wars on both sides of the Atlantic. As will be discussed below, whether or not plant milk advocates should want to use the word “milk,” however, is a different matter altogether.

II. IS “MILK” WITH AN “I” EVEN A WORD WORTH FIGHTING FOR?

The swirling controversy around whether plant milk should be legally allowed to use the label “milk” raises another, more provocative, question: is “milk” with an “i” even a word worth fighting for? Milk has been bound up with ideas around health, wholesomeness, and purity for centuries, but a closer look reveals that milk has long had a sinister side. In fact, the link between milk, exploitation, and oppression runs long and deep.

In conjunction with the twentieth anniversary of the publication of her landmark work The Sexual Politics of Meat: A Feminist-Vegetarian Critical Theory, ecofeminist scholar Carol J. Adams wrote that “we live in an oppressive world that creates interlocking oppressions based on race, sex, class and species.”

This Part unpacks some of the ways in which this oppressive world within which we live uses milk with an “i” to create some of the interlocking oppressions that Adams refers to, and argues that while plant milk products should legally be allowed to be called “milk,” their advocates and producers may not want to.

A. Milk and Patriarchy

“Speak to your cow as you would a lady.” So went a popular motto among Wisconsin dairy farmers in the late nineteenth and early twentieth centuries. While seemingly benign at first glance, this motto is revealing for the ways in which the male-dominated dairy industry viewed both cows and human women: as fragile creatures requiring a particular way of being spoken to.

258 Otomo, supra note 1, at 220 (“White in colour, milk was associated with purity (or perhaps, it is the association of purity with the colour white that derives from milk), which gave it a transcendental authority that perhaps made it attractive to a state seeking to validate its claim to power.”).


261 Id.
A number of scholars have written about Western patriarchal society’s consumption of and relationship to milk as being “rooted in gender stereotypes, inequalities, and injustices.”

As critical animal studies scholar Erika Cudworth has explained, farming is a practice deeply constituted through gender relations, a process she describes as having three dimensions. First, animals in the agriculture industries are “disproportionately female, or bred for specifically gendered attributes which might correspond to patriarchal constructions of masculinities and femininities.” “Second, animals [may] be feminized metaphorically by workers within the industry.” Third, the whole “form[] of human control of animal fertility, sexuality and reproduction” in dairy industry practices is deeply gendered.

While it takes and has taken many forms, perhaps the most visible form of milk being used as a tool for patriarchy today is the way that human and nonhuman female bodies are portrayed in popular culture to perpetuate tropes of femininity as being inherently sexual and wholesome at the same time. Images such as sexy housewives, demure housewives, and pregnant supermodels with milk moustaches abound in milk advertising spanning the last sixty years, illustrating the ways in which male-dominated media constructs narratives around milk and femininity to simultaneously sexualize and domesticate human and nonhuman female bodies.

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263 Cudworth, supra note 262, at 33.

264 Id.

265 Id.

266 Id.

sections below discuss other examples of ways in which patriarchy has used and continues to use milk as a tool of exploitation and control of female bodies and lives.

1. Female Bodies, Both Human and Animal, Are Exploited in a Patriarchal World

“The case of the animal is the case of the woman.” Edith Ward wrote these words in her review of Henry Salt’s book *Animal Rights* for the working-class, feminist newspaper *Shafts*. The year was 1892. Nearly a century later, in 1990, Carol J. Adams published her landmark work *The Sexual Politics of Meat*, a term she describes as capturing the “dangerous intersection of misogyny and speciesism.” Adams’ work traces what she calls “the historic alliance of feminism and vegetarianism in Utopian writings and societies, antivivisection activism, the temperance and suffrage movements, and twentieth century pacifism” through to the present, arguing that “[a] feminist-vegetarian critical theory begins . . . with the perception that women and animals are similarly positioned in a patriarchal world, as objects rather than subjects.”

A central concept in *The Sexual Politics of Meat* is that of “the absent referent,” a term Adams says she politicized and that she has explained as “the fact and reality of oppression that disappears when someone’s life become someone else’s pleasure or convenience.” In relation to meat, the concept refers to the fact that

[b]ehind every meal of meat is an absence: the death of the animal whose place the meat takes. . . . The absent referent functions to cloak the violence inherent to meat eating, to protect the conscience of the meat eater and render the idea of individual animals as immaterial to anyone’s selfish desires. It is that which separates the meat eater from the animal and the animal from the end product. The function of the absent referent is to keep our “meat” separated from any idea that she or he was once an

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269 Id.
272 ADAMS, supra note 268, at 217.
273 Id. at 219.
animal, to keep something from being seen as having been someone, to allow for the moral abandonment of another being.275

The absent referent can also function metaphorically, which is how Adams characterizes the objectification of human female bodies in a patriarchal world. It is where “someone else’s oppression[,] becomes a metaphor for another group’s oppression. Where being treated ‘like a piece of meat’ is, would be an example of the metaphor of the absent referent.”276 In other words, human and nonhuman female bodies have become inextricably linked through patriarchy and metaphor.

Adams is not the only scholar to have made the connection between the way women and (often female) animals are treated in a patriarchal world. In Rape of the Wild: Man’s Violence against Animals and the Earth, for example, feminist scholar Andrée Collard wrote that “[i]n patriarchy, nature, animals, and women are objectified, hunted, invaded, colonized [sic], owned, consumed, and forced to yield and to produce (or not).”277 But it is Adams’ term “feminized protein” that perhaps best captures the specific ways in which female bodies in particular are exploited within the patriarchal system within which the current animal industrial complex exists.

“Feminized protein” is a term designed to “highlight the role of female animals in producing milk and eggs” from the plants they eat.278 Adams defines it as “plant protein produced through the abuse of the reproductive cycle of female animals.”279 In a 2014 interview, Adams explained that

my concern is the aspect of patriarchal ethics that keeps living beings as absent referents. The female beings who are kept in reproductive slavery to produce eggs and milk for human beings. Ovranofsky famously talked about how for animals, their bodies are the means of production. And for female animals, their bodies are the means for production and reproduction. . . . What I’m interested in is the social construction of animals who are in reproductive slavery. I’m interested in the way this female reproductivity is framed.280

The next section discusses the “social construction” Adams refers to, and explores the ways in which, the specific feminized protein


276 Adams, Politics and the Absent Referent, supra note 274.


278 Adams, Politics and the Absent Referent, supra note 274; The Book—Carol J. Adams, supra note 275.

279 Adams, Sexual Politics of Meat, supra note 259.

280 Adams, Politics and the Absent Referent, supra note 274.
that is milk has been used as a tool to control and regulate female bodies throughout history—human and nonhuman alike.

2. Milk: The Ultimate Feminized Tool of Exploitation in a Patriarchal World

As was explained above, the primary definition of the word “milk” in the Oxford English Dictionary echoes Adams’ concept of milk being a “feminized protein”: the word is, by its very definition, inherently female and animal in nature. This definition is interesting from a feminist perspective for several reasons. First, it is actually possible for male bodies to lactate, but according to the prevailing dictionary definitions of the word, the substance they produced would not be considered “milk.” Second, this definition also excludes a range of other substances, like milk from plants. That definition is a few pages in, but is definitely not the dominant definition of the word.

The third interesting aspect of the way that the word “milk” has been constructed by our society to be explicitly female and animal in nature is that “milk” is also a word that by its very definition means “to exploit.” The Oxford English Dictionary defines the word as “to drain completely of resources; to exploit exhaustively.” And so, in “milk,” we have a word that by its very definition captures the relationship it has to the bodies it comes from.

That milk is symbolically and literally used as a tool of exploitation and regulation of human and nonhuman female bodies alike isn’t a novel idea, nor is it an idea that’s been extensively explored in scholarship. In *The Gentle Cannibal: The Rise and Fall of Lawful Milk*, law scholar Yoriko Otomo identified Carol Adams and fellow ecofeminist scholar Greta Gaard as exceptions to the general approach of scholars writing about the cultural and

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281 See supra Section I.A.
282 Milk, OXFORD ENGLISH DICTIONARY (2018), (defined as “a whitish fluid . . . secreted by the mammary glands of female mammals (including humans) for the nourishment of their young.”).
284 There is a subsidiary definition of “milk” in the Oxford English Dictionary that encompasses the idea that milk can come from plants, but even that definition is written in such a way that it fails to recognize the widespread nature of plant milks in the human diet: “A milky juice or latex present in the stems or other parts of various plants, which exudes when the plant is cut, and is often acrid, irritant, or toxic. Also: spec. the drinkable watery liquid found in the hollow space inside the fruit of the coconut.” Milk, OXFORD ENGLISH DICTIONARY (2018).
285 Id. The complete definition is: “to drain completely of resources; to exploit exhaustively. To elicit (something), to draw out; to extract or extort (money, advantage, information, etc.) from a person, business, situation, etc.” Id.
economic histories of milk through the lens of either female human breastmilk or cow’s milk—but not both. Adams’ and Gaard’s position differs from virtually all scholarship on the subject where “for the most part the two liquids and the two kinds of female bodies that produce them are treated as having nothing to do with one another” in that for both Adams and Gaard, “the issues underlying the control of both animal and human milk-producers are analogous.” Gaard, for example, shows how the colonial practices of multinational First World food and dairy corporations had “devastating effects on mothers and children, cows and calves, rural poor and small dairy farmers” when introducing dairy-based infant formula in developing countries.

Otomo joins Adams and Gaard in seeing both human and nonhuman female bodies as being bound up in the ways in which our patriarchal world frames and consumes milk. She argues that the effect of society’s ever-increasing consumption of cow’s milk throughout history “has been to shape power relations between sexes, humans and animals, women and the state. It has severed us from the material, emotional, physiological and environmental conditions of production.” She argues that “[i]t has shaped what we eat, who we eat and how we eat—and what we are supposed to think, and not think, about it.” In coining the term “lawful milk,” Otomo explains that “[t]he cultural bond between the feeder and the fed has been reconfigured over time,” and that today, her understanding of “lawful milk” is milk “whose extraction and consumption produces lawful subjects and lawful cities, and whose global distribution acts as a nourishing and purifying force for human territory.” Gaard makes a similar point when arguing for a feminist milk studies that can address “the bio-psycho-social connections” created through “the mother-infant bond[] and their nursing milk” regardless of species, but at the same time acknowledges how “[i]deologically imprisoned in a humanist colonial framework, few human mothers who breastfeed their infants use this embodied experience as an avenue for empathizing

286 Otomo, supra note 1, at 216 n.2. Mathilde Cohen is another scholar who whose work examines ways in which both human and nonhuman female bodies are bound up in the ways in which our patriarchal world frames and consumes milk; her work is discussed in the next section. See Mathilde Cohen, Regulating Milk: Women and Cows in France and the United States, 65 AM. J. COMP. L. 469 (2015) [hereinafter Cohen, Regulating Milk].
287 Otomo, supra note 1, at 216 n.2 (citing Carol J. Adams, Pity the Poor Mad Cow: A View from the United States, 3 ECOTHEOLOGY 117 (1997); Gaard, supra note 262).
288 Gaard, supra note 262, at 604.
289 Otomo, supra note 1, at 227.
290 Id.
291 Id.
with other mammal mothers.” Speciesism acts as a powerful force to prevent humans—mothers and otherwise—from fully recognizing and problematizing the ways in which nonhuman female bodies are exploited by humans for their milk. But as the next section discusses, humans have long been exploited for their milk, too; perhaps a more widespread awareness of that fact might help conjure the sort of empathy Gaard laments we humans are currently lacking for our nonhuman brethren.

3. Regulating and Controlling Female Bodies and Lives Through Wet Nursing

While nonhuman female bodies are most commonly thought of as being the ones exploited in the milk industry, there is also a long history and tradition of regulating and exploiting human female bodies for their milk as well.

The wet nursing industry dates back thousands of years and regulated not only women’s bodies but the innermost aspects of their private lives as well: there are examples from antiquity, 3000 B.C. to 700 A.D., where wet nurses entered into contracts imposing restrictions on their sexual activities and where they were subject to severe penalties if they got pregnant. In The Code of Laws by Hammurabi, King of Babylon, from 1720 to 1686 B.C., wet nurses faced the punishment of having their breast cut off if they were found to give their milk to a baby who was not the one they were contracted to feed. Further, in medieval Europe around the eleventh and twelfth centuries, wet nurses were subject to a

292 Gaard, supra note 262, at 613.
293 Speciesism is “[d]iscrimination against or exploitation of certain animal species by human beings, based on an assumption of mankind’s superiority.” Speciesism, OXFORD ENGLISH DICTIONARY, http://www.oed.com/view/Entry/185996 [https://perma.cc/49ND-CHF7].
294 See Cohen, Regulating Milk, supra note 286, at 474 (“[C]omparing the emergent debate over the regulation of human milk to the age-old debate over animal milk regulation.”). Cohen emphasizes that while “[m]uch of human life and thinking, especially in Western cultures such as France and the United States, is concerned with distinguishing humans from other animals” and that therefore “[t]he analogy between human and animal milk is sure to offend some,” the work of “[a]nalologizing human to nonhuman females is not intended to debase ‘women,’ but to uncover the different, mutually reinforcing, forms of oppression intersecting gender and species.” Id. at 473–74.
295 A wet nurse is a woman who breastfeeds a child who is not her own. Women have served as wet nurses throughout history and across cultures, sometimes by force and sometimes by choice, either through paid work or in a voluntary capacity. See, e.g., VALERIE A. FILDES, WET NURSING: A HISTORY FROM ANTIQUITY TO THE PRESENT 8 (1988).
296 Id. The reasoning behind these prohibitions was because it was believed that both sex and pregnancy damaged or changed women’s breast milk and would harm the child who drank it. This means that wet nurses were required to suspend sexual relations with their husbands for long periods of time, up to a maximum of three years.
297 Id. at 24.
series of laws defining and regulating their behavior, including severe penalties for giving babies breastmilk contaminated by bad diet, sexual intercourse, or other failings identified by law.\textsuperscript{298} Men accused of having sex with a wet nurse and poisoning her milk could prove their innocence by fighting a duel, but the women those men allegedly had sex with would be considered guilty no matter the duel’s outcome.\textsuperscript{299}

Moreover, human milk was the most frequently advertised commodity in eighteenth century United States,\textsuperscript{300} but not all wet nurse milk was paid for at that time, as it was not uncommon for slaveholders to use their female slaves as wet nurses, sometimes requiring the slaves to stop breastfeeding their own children in order to give their milk exclusively to the children of their owners.\textsuperscript{301}

While the wet nursing industry in the United States declined throughout the nineteenth century, women’s breastmilk remained a commodity in the form of “milk banks” that provided the milk to hospitals and other entities where human milk was in demand.\textsuperscript{302} In the early twentieth century hospitals often ran wet nurse wards, where for eight dollars a week wet nurses stayed overnight and had their daily activities such as eating and bathing closely monitored by hospital staff.\textsuperscript{303}

While their experiences are undoubtedly different in innumerable ways, there is value in considering the underlying connections between human wet nurses and female dairy cows. In \textit{Regulating Milk: Women and Cows in France and the United States}, Mathilde Cohen examines “the woman-cow connection” in milk regulation in constructing “an ecofeminist argument” aimed at “uncover[jing] the different, mutually reinforcing, forms of oppression intersecting gender and species.”\textsuperscript{304} She argues that “some of the social and legal norms that shaped the relationship of [humans] to animal milk equally apply to human milk.”\textsuperscript{305} After posing the question “whether milk is a commodity being regulated or whether it is the female body (animal or human), as the site of gestation, generation, and lactation, that is the real center of attention,”\textsuperscript{306} Cohen thoughtfully examines why the latter is true.

\begin{thebibliography}{9}
\bibitem{298} \textit{Id.} at 38.
\bibitem{299} \textit{Id.}
\bibitem{300} JANET GOLDEN, \textit{A SOCIAL HISTORY OF WET NURSING IN AMERICA: FROM BREAST TO BOTTLE} 27 (1996).
\bibitem{301} \textit{Id.} at 25; \textit{see also} Cohen, \textit{Regulating Milk, supra} note 286, at 484.
\bibitem{302} GOLDEN, \textit{supra} note 300, at 179.
\bibitem{303} \textit{Id.} at 190–91.
\bibitem{304} Cohen, \textit{Regulating Milk, supra} note 286, at 473–74.
\bibitem{305} \textit{Id.} at 474.
\bibitem{306} \textit{Id.} at 507.
\end{thebibliography}
Part of Cohen’s argument is an economic one grounded in the recognition “that women’s work and lives, like those of animals, have been exploited by male-dominated economic systems.”

Cohen also argues that “given the biological and cultural associations between milk and sexuality, [milk regulation] laws often have undertones of sexual control” and that “[m]ilk regulation tends to be really about repressing female sexual autonomy.” She grounds this argument in the recognition that “much of the subordination and oppression of animals and women has been facilitated and legitimated by the discursive and material linking of these two groups,” with “[l]actating [humans and other] animals [being] particularly illustrative of this dynamic, being feminized and sexualized through gendered processes involving human control over their fertility, sexuality, and reproduction.

Lastly, in The Sexual Politics of Meat, one of Carol Adams’ final points is that “we proclaim and reinforce the triumph of male dominance by eating female-identified pieces of meat.” “Eating animals,” she argues, “acts as mirror and representation of patriarchal values” and exists to “legitimate a patriarchal world.” This article argues that the same is true of regulating and controlling the consumption of milk from female bodies, humans and nonhumans alike. And, as the next section discusses,

307 Id. (citing Mary Mellor, Ecofeminist Political Economy, 1 INT’L J. GREEN ECON. 139 (2006)).
308 Id. at 507–08 (footnote omitted).
309 Id. at 475.
310 Id. at 513. Cohen also argues that the regulatory agendas in both the United States and France “are prompted by scientism,” which she describes as “the readiness to see science as infallible, subjecting female bodies to its dominion under the guise of producing a safe, standardized product.” Id. at 475.
311 ADAMS, supra note 268, at 242.
312 Id. at 241.
313 Adams, Sexual Politics of Meat, supra note 259.
it’s not only females who experience exploitation and oppression through milk: there is also a long history linking milk symbolically and literally to manifestations of white superiority.

B. Milk and Race

1. Historical Links Between Milk and Race

The connections between milk and race date back thousands of years. Prehistoric humans began extracting milk from other animals at least 8,500 years ago, marking the start of a practice that is inextricably bound up in dominance, power, and control. In fact, it is not a stretch to say that the entire human enterprise of building power and growing societies has its roots in the economic benefits of the exploitation, exchange, and sale of nonhuman animals, with milk production playing a significant role in the process.

Exploiting other animals for their milk is a somewhat peculiar form of exploitation considering the fact that humans are the only animals that regularly drink the milk of other species, and the only species that drinks milk as adults. What makes it even more peculiar is that roughly sixty-five percent of the world’s population is unable to digest the lactase found in unprocessed milk.

About 7,500 years ago a genetic mutation developed that allowed some populations to digest lactase into adulthood. This mutation, known as “lactase persistence,” was more prevalent in certain regions, with northern Europe being the largest such “lactase hotspot,” followed by small pockets in the Middle East, western Africa, and part of the Indian subcontinent.

Lactase persistence allowed those with the mutation to exploit it on a grand scale. Not only did it provide them with a source of year-round nutrition when other food sources were scarce, but researchers also estimate that those “with the mutation [may] have produced up to [nineteen percent] more fertile offspring than those [without] it.” Anthropologist and molecular biologist Joachim Burger argues that “[w]ithout milk . . . everything would have been different. Thirty to [forty] per cent of the middle to northern

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314 Richard P. Evershed et al., Earliest Date for Milk Use in the Near East and Southeastern Europe Linked to Cattle Herding, 455 Nature 528 (2008).
316 Curry, supra note 249, at 20–21.
317 Id. at 21.
318 Id.
319 Id.
European gene pool would have been different, different people would have taken over the continent, and so on.\footnote{320} Fast-forward a few thousand years and dairy milk remains today a central fixture of Western culture despite a majority of people of color not being able to digest it.\footnote{321} It’s hard not to see the lactase persistence of white northern Europeans as being bound up in the more sinister side of milk-drinking, with a particular form of institutionalized white dominance running through the entire dairy and broader animal agriculture industries, as well as the legal, political, and cultural framework that exists to perpetuate them.

A number of scholars have written about the ways in which food—including milk—came to play a significant role in colonial projects, particularly regarding the subjugation of people of color and the nonhuman animals who happened to occupy these colonized territories.\footnote{322} Sociologist David Nibert, who coined the word “domesecration” to describe the domestication of animals, argues that the phenomenon of domesecration can be linked to “violence, invasion, extermination, displacement, enslavement, repression, and pandemic chronic disease.”\footnote{323} He situates the domesecration of animals as a precondition for the oppression of human populations, particularly indigenous peoples, and argues that conquest and subjugation of people and animals were the result of the colonizer’s perceived “need to expropriate the land and water necessary to maintain large groups of animals.”\footnote{324} He also argues that “the [gross] amassing of military power” has its roots in the economic benefits of the exploitation, exchange, and sale of nonhuman animals.\footnote{325}

Likewise, in \textit{Animal Colonialism: The Case for Milk}, law scholar Mathilde Cohen argues that “lactating animals became integral parts of colonial and neocolonial projects as tools of agroexpansionism and human population planning.”\footnote{326} Coining the term “milk colonialism,” Cohen refers to milk as a “conquering colonial commodity,” noting that it “has been caught up in some of the central tensions of nationalist projects both in

\footnotesize{\begin{itemize}
\item\footnote{321} Curry, \textit{ supra} note 249.
\item\footnote{322} See NIBERT, \textit{ supra} note 315, at 41; Mathilde Cohen, \textit{Animal Colonialism: The Case of Milk}, 111 AM. J. SOC’Y INT’L L. UNBOUND 267, 267 (2017) [hereinafter Cohen, \textit{Animal Colonialism}].
\item\footnote{323} NIBERT, \textit{ supra} note 315, at 5–6, 252, 257.
\item\footnote{324} \textit{Id.} at 2, 5.
\item\footnote{325} \textit{Id.} at 5.
\item\footnote{326} Cohen, \textit{Animal Colonialism}, \textit{ supra} note 322, at 267.
\end{itemize}}
the metropoles and their colonies.”

Cohen notes that “[t]he fact that animal milk and dairy products are now ubiquitous around the globe, either because they are produced in regions with little or no history of dairying or because they are imported, is a testament to the sway of milk colonialism and international trade law.”

In *The Gentle Cannibal: The Rise and Fall of Lawful Milk*, law scholar Yoriko Otomo similarly argues that “milk, with its symbolic and physiological powers of nurture and purification, plays a central role in securing the political economy of the late modern state and making lawful the bodies of its cities and its citizens.”

Carol Adams has also written about how meat eating contributed to the Western world’s preeminence, describing how “[t]he racial[ized] politics of meat” worked to split “the world into intellectually superior meat eaters and inferior plant eaters,” accounting for the ways in which Western nations colonized other cultures.

Dairy consumption, being the other side of the meat-eating coin in the animal agriculture industry, played a similar role. Greta Gaard has noted that “in a colonial world, indigenous people are pressured to share the viewpoint of the colonizer, to believe themselves inferior, and to adopt the ways of the colonizer in order to ‘improve.’” In the case of dairy, this has meant not only appropriation of indigenous lands for dairy production with the introduction of exotic livestock and European agricultural practices, but also that Eurocentric claims of the universal healthfulness of milk have gone largely unquestioned.

Indeed, milk’s white color can’t be ignored in reflections on its role in perpetuating notions of white purity, power, and dominance. Milk’s whiteness, Otomo argued, led to it being “associated with purity (or perhaps, it is the association of purity with the colour white that derives from milk), which gave it a transcendental authority that perhaps made it attractive to a state seeking to validate its claim to power.”

In *Of Milk and the Constitution*, Cohen explores the United States Supreme Court’s particular fascination about milk in its jurisprudence, that

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327 Id. at 269 (citing Jonathan Saha, *Milk to Mandalay: Dairy Consumption, Animal History and the Political Geography of Colonial Burma*, 54 J. Hist. Geog. 1, 2 (2016)).

328 Id. at 269.

329 Otomo, supra note 1, at 215.

330 ADAMS, supra note 268, at 52–54.

331 Dairy cows are killed for meat when their milk production slows, and virtually all male calves and some female calves born to dairy cows are killed for meat. See infra Section III.C.

332 Gaard, supra note 262, at 604.

333 Id. at 607–08.

334 Otomo, supra note 1, at 220.
through its jurisprudence, arguing that the Supreme Court has “protect[ed] as a quasi-constitutional right a liquid, which has become identified with the nation’s battle against various forms of otherness,” including race, ethnicity, class, and gender.335

Cohen argues that “[m]ilk’s whiteness and its newly acquired homogeneous aspect resonated with the modernist aesthetic of urban reform, which sought to ensure clean, airy dwellings, and a safe food supply for the growing white middle class.”336 Cohen also recognized milk as “a central vector of racial oppression,” examining ways in which,

[t]hrough its language of health, purity, and hygiene, the [Supreme] Court constructs milk as a biological tool for the control of the nation. Milk is not only needed as a literal food to feed the nation’s children and soldiers, but also, and perhaps most importantly, as a metaphorical substance which can purify and reform American society as a whole, from its military personnel to its growing class of urbanites to its immigrants.337

Sociologist Professor E. Melanie Dupuis has studied the historical links between milk-drinking and manifestations of white supremacy in society.338 Dupuis describes how milk served as a foundation in the construction of the modern Western state: the white drink, which at the time was perceived to be the “perfect food” from a nutritional point of view, was symbolically linked to the white body that was better able to digest milk than the bodies of people of color.339

For example, scientific experts in the early twentieth century considered dairy milk to be directly linked to the success and superiority of white northern Europeans as a race.340 The respected University of Wisconsin nutrition scientist E.V. McCollum wrote in his widely-read 1918 book The Newer Nutrition that:

[t]he peoples who have made liberal use of milk as a food, have, in contrast [to non-milk drinking peoples], attained greater size, greater longevity, and have been much more successful in the rearing of their young. They have been more aggressive than the non-milk using peoples, and have achieved much greater advancement in literature, science and art. They have developed in a higher degree educational

335 Cohen, Of Milk and the Constitution, supra note 14, at 149–68.
336 Cohen, Of Milk and the Constitution, supra note 14, at 147.
337 Id. at 148–49.
338 E.  MELANIE DUPUIS, NATURE'S PERFECT FOOD: HOW MILK BECAME AMERICA'S DRINK (2002) [hereinafter DUPUIS, NATURE'S PERFECT FOOD].
339 Id. at 11, 117.
and political systems which offer the greatest opportunity for the individual to develop his powers. Such development has a physiological basis, and there seems every reason to believe that it is fundamentally related to nutrition.  

Similarly, in 1928, USDA publicist T. Swann Harding linked perceived “dietary deficiency to a deficiency in national character” among people from China and other Asian countries where dairy was not a central component in most people’s diets. “Today,” Harding wrote, “the Chinese is peaceful, sequacious, unprogressive, unenterprising, nonperservering; his stature is poor, his physique bad, his mortality high.”  

Racist rhetoric about food wasn’t limited to scientists; a 1920s pamphlet from the U.S. National Dairy Council illustrates the extent to which notions of white superiority made it into official policy about milk, stating that “[t]he people . . . who are progressive in science and every activity of the human intellect are the people who have used liberal amounts of milk and its products.” The “people” that the pamphlet referred to were white people. The 1933 book History of Agriculture of the State of New York illustrates a similar idea:

A casual look at the races of people seems to show that those using much milk are the strongest physically and mentally, and the most enduring of the people of the world. Of all races, the Aryans seem to have been the heaviest drinkers of milk and the greatest users of butter and cheese, a fact that may in part account for the quick and high development of this division of human beings.

Advertisements from the early-to-mid-twentieth century in Scandinavia, Germany, and the United States also perpetuated this trope, glorifying milk drinking as the ideal food for white bodies, often juxtaposing images of healthy-looking light-skinned people with sickly-looking darker-skinned ones. For instance, a pair of deeply offensive, explicitly racist images ran as magazine advertisements in the United States in 1916 depicting the deeply ingrained racist narrative at the time that milk represented

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342 Id.

343 Id. (quoting Harding, supra note 340, at 153).

344 DUPUIS, NATURE’S PERFECT FOOD, supra note 338, at 117.

345 Id.

346 Freeman, supra note 250, at 1268 (citing ULYSSES PRENTISS HEDRICK, A HISTORY OF AGRICULTURE IN THE STATE OF NEW YORK 117–18 (1933)).

347 DUPUIS, NATURES PERFECT FOOD, supra note 338, at 117; see also HÅKAN JÖNSSON, MJÖLK—EN KULTURANALYS AV MEJERIDISKENS NYA EKONOMI, (SYMPOSION 2005).
whiteness and ink represented blackness.\textsuperscript{348} Each image shows a little black child. In one image, the child is seen crying above the caption, “I don’t want no white milk. I want my bottle of ink.”\textsuperscript{349} In the other image, the child is seen drinking out of a large ink bottle above a caption that reads “N-word Milk.”\textsuperscript{350}

Whether through advertising, scientific opinion, or official government publications, explicitly racist rhetoric connecting notions of white superiority to milk permeated the first half of the twentieth century. “By declaring milk perfect,” writes DuPuis, “white northern Europeans announced their own perfection.”\textsuperscript{351} As the next section discusses, links between milk and race are still present today.

2. Contemporary Links Between Milk and Race

The link between food policy, milk, and white dominance is not only a thing of the past; it extends to current official U.S. federal food policy and practices within today’s animal agriculture industry as well. In The Unbearable Whiteness of Milk: Food Oppression and the USDA, law scholar Andrea Freeman discusses the phenomenon of “food oppression,” which she describes as the “institutional, systemic, food-related action or policy that physically debilitates a socially subordinated group.”\textsuperscript{352} The dairy industry, she argues, is one of the main culprits of perpetuating the food oppression that low-income people and people of color face, resulting in a culture that “constrain[s] their political voices, reduc[es] their work capacity, and drain[s] the energy of household and community members who must care for the sick and take on the responsibilities that ill members cannot fulfill.”\textsuperscript{353} Freeman’s research illustrates the


\textsuperscript{349} Image One, supra note 348.

\textsuperscript{350} Image Two, supra note 348. The advertisement itself contains the full unredacted use of the N-word. For more context about this image, see DAVID PILGRIM, UNDERSTANDING JIM CROW: USING RACIST MEMORABILIA TO TEACH TOLERANCE AND PROMOTE SOCIAL JUSTICE (2015); David Pilgrim, The Garbage Man: Why I Collect Racist Objects, JIM CROW MUSEUM OF RACIST MEMORABILIA, https://www.ferris.edu/HTMLS/news/jimcrow/collect.htm [https://perma.cc/WMV6-UHBG].

\textsuperscript{351} DUPUIS, NATURE’S PERFECT FOOD, supra note 338, at 11.

\textsuperscript{352} Freeman, supra note 250, at 1253.

\textsuperscript{353} Id.}
many subtle and not-so-subtle ways in which milk has been and continues to be used as a tool to oppress people of color.\textsuperscript{354}

There has been some significant pushback on the dominance of whiteness in U.S. federal food policy, with organizations such as the Congressional Black Caucus criticizing the U.S. dietary guidelines for having a “consistent racial bias” because they recommend substantial dairy intake in the American diet—a recommendation that is difficult to follow for the majority of people who cannot digest lactase, a group that is disproportionately made up of people of color.\textsuperscript{355} In 1999, the Physicians Committee for Responsible Medicine (PCRM) filed a lawsuit against the USDA and the Department of Health and Human Services (DHHS), another federal agency involved in setting the dietary guidelines.\textsuperscript{356} “The suit allege[d] racial bias and conflict of interest in the formulation of the guidelines and the food pyramid. American minorities are disproportionately affected by chronic diseases, the suit charge[d], and would be better served by dietary guidelines more inclusive of their needs.”\textsuperscript{357} A number of prominent organizations and individuals doing advocacy work for people of color supported PCRM’s suit, including the Congressional Black Caucus and the National Association for the Advancement of Colored People (NAACP).\textsuperscript{358}

“Although it may be unintentional,’ explain[ed] Dr. Milton Mills, [Associate Director of Preventive Medicine with PCRM], ‘the U.S. dietary guidelines as they exist are really a fundamental form of institutionalized racism in a rather destructive and insidious format.”\textsuperscript{359}

It isn’t only in U.S. federal food policy that the dairy industry runs up against issues of white dominance: there is evidence of it inside

\textsuperscript{354} Id.

\textsuperscript{355} Id. at 1278; see also Salim Muwakkil, \textit{Food Pyramid Scheme}, ALTERNET (July 4, 2000), http://www.alternet.org/story/9412/food_pyramid_scheme [https://perma.cc/JFS3-VK6L].


\textsuperscript{357} Muwakkil, \textit{supra} note 355.

\textsuperscript{358} \textit{Id.} Others who supported the suit include the National Hispanic Medical Association, former Surgeon General Joycelyn Elders, former U.S. Representative Jesse Jackson Jr., and Martin Luther King III. \textit{Id.}

the animal agriculture industry as well. After all, it is not just cattle who experience the trauma and exploitation inherent in being cogs in the wheel of the dairy industry. Milk production is made possible not only by the cows whose lives from birth to premature death are wholly devoted to the task, but also by the low-wage workers whose long hours of manual labor in factory farms and slaughterhouses are a key ingredient in the milk we drink.\(^{360}\) A majority of those workers are immigrants, virtually all of whom are from Mexico and Central America.\(^{361}\) In 2014, immigrant labor accounted for 51% of all dairy labor, and dairies that employ immigrant labor produced 79% of the U.S. milk supply.\(^{362}\)

Jobs in the animal agriculture industry are notoriously grueling for both body and mind, with many employers in the industry acknowledging that the unsavory working conditions repel U.S. citizens who may have other options.\(^{363}\) “We definitely wouldn’t be able to farm,” said one Wisconsin dairy employer about the idea of losing access to undocumented immigrants in her workforce.\(^{364}\) “I mean you just couldn’t do it without them. Because you can’t get anybody else that wants to work.”\(^{365}\) Another Wisconsin dairy employer had this to say:

> This country cannot produce enough food to feed its own people without foreign labor... It isn’t just dairy. It’s workers in slaughterhouses, it’s workers picking fruit. It’s all aspects of food being supplemented by foreign labor. Because American citizens will not,\(^{366}\) will not do the work. It isn’t a matter of how much money. It’s a matter of they will not do it.\(^{366}\)

Whether or not it is true that American citizens “will not do the work,” it is undeniable that work in the animal agriculture


\(^{361}\) *Id.*; see also Christina Goldbaum, *Trump Crackdown Unnerves Immigrants, and the Farmers Who Rely on Them*, N.Y. TIMES (Mar. 18, 2019), https://www.nytimes.com/2019/03/18/nyregion/ny-farmers-undocumented-workers-trump-immigration.html [https://perma.cc/BU54-JZRY] (“It has long been an open secret in upstate New York that the dairy industry has been able to survive only by relying on undocumented immigrants for its work force.”); Memorandum from Farmworker Justice on Selected Statistics on Farmworkers (noting that approximately 71% of farmworkers are immigrants, 95% of whom are from Mexico, 3% from Central America, and 2% from other countries), https://www.farmworkerjustice.org/sites/default/files/NAWS%20data%20facts%202014-13-15FINAL.pdf [https://perma.cc/9AUJ-7GCT].

\(^{362}\) Adcock et al., *supra* note 360.


\(^{364}\) *Id.*

\(^{365}\) *Id.*

\(^{366}\) *Id.*
industry is physically and emotionally demanding. While it is impossible to quantify the full range of injuries associated with animal agriculture work because so many go unreported, data from the Occupational Safety and Health Administration (OSHA) showed that repetitive motion injuries among slaughterhouse workers “were nearly seven times that of other private industries,” with seventy-six percent of workers in one Maryland slaughterhouse suffering from “abnormal nerve conditions in at least one hand.”367 The toll this work takes on workers is not only physical;368 the emotional trauma that comes from animal agriculture work extends deep into the communities to which the workers belong.369 Research indicates that even when controlled for key demographic factors,370 the presence in a community of animal agriculture industry employment increases that community’s total arrest rates, arrests for violent crimes, and arrests for sex offenses compared to communities without animal agriculture jobs.371 It is thus no wonder that “people fleeing desperate conditions in violence-ravaged countries have emerged as a key labor source for the nation’s vast and dangerous slaughterhouses.”372 As Mother Jones asked in the subtitle of its January 2017 article on refugees in the animal agriculture workforce, “Where else are you going to find people desperate enough to work in a modern slaughterhouse?”373


368 Id.; see also Yas Necati, Never Mind CCTV in Slaughterhouses—We Need to End the Meat and Dairy Industry Altogether, INDEPENDENT (Aug. 13, 2017, 1:30 PM), http://www.independent.co.uk/voices/meat-dairy-vegan-slaughterhouses-vegetarian-a7891046.html [https://perma.cc/2YSR-GP7B].


370 The variables that were controlled for included “the number of young men in the county, population density, the total number of males, the number of people in poverty, international migration, internal migration, total non-White and/or Hispanic population, unemployment rate, and the total county population.” Id. at 15.

371 The study noted that the increased incidents of violent crimes were “not found in the comparison industries, and they cannot be explained by unemployment, social disorganization, and demographic variables.” Id. It should be noted that it is not necessarily the case that it is the workers in the animal agriculture industry themselves who are associated with having committed such crimes.


373 Id.
A final contemporary example of milk being bound up in notions of white superiority is also the most extreme example: the use by members of the so-called “alt right” of milk as a symbol of white supremacy in the wake of the election of Donald J. Trump as president. It started a few weeks after Trump’s inauguration with what has since been dubbed “the milk party.”

The milk party began as a large gathering of white men positioned in front of a camera stationed outside the Museum of the Moving Image in New York City. Part of an exhibit called He Will Not Divide Us, the camera—which began recording on the day of Donald Trump’s inauguration—was designed to capture and livestream passersby saying that exact phrase into the lens. On this particular night, however, the men gathered spewed a series of racist, sexist, homophobic, and other offensive rants. Many held large cartons of milk in their hands; one bare-chested man approached the camera with his carton and took a swig. “An ice-cold glass of pure racism,” he sneered into the lens.

Milk went viral not long after that night, “joining the ranks of Pepe the Frog and the ‘okay’ emoji as symbols of [twenty-first]-century, post-Obama white supremacy.” It was seen touted at

374 This is a topic that has stirred strong emotions on both sides of the Atlantic. This author co-authored an op-ed on the subject that was published in August 2017 in Aftonbladet, one of Sweden’s largest newspapers, received such a significant viral response that a well-known political cartoonist published a cartoon about the controversy. See Pontus Lundkvist, (Aug. 15, 2017) (Swed.), https://www.aftonbladet.se/kulden/a/56Fb/pontus-lundkvist [https://perma.cc/72VD-PLKZ]; see also Tobias Linné & Iselin Gambert, Så blev vit mjölk en symbol för vit makt, AFTONBLADET (Aug. 5, 2017) (Swed.), https://www.aftonbladet.se/debatt/a/2WzMB/sa-blev-vit-mjolk-en-symbol-for-vit-makt [https://perma.cc/H4TL-SF2V]. When the author of this article posted a draft of it to SSRN in August 2018, Breitbart News wrote an article about it that generated significant commentary in the “comments” section to the article and on social media. See Tom Ciccotta, Law Professor Says Milk Is a Tool of ‘White Supremacy,’ BREITBART NEWS (Sept. 4, 2018), https://www.breitbart.com/tech/2018/09/04/law-professor-says-milk-is-a-tool-of-white-supremacy/ [https://perma.cc/WGM8-G43A]. Three days after the Breitbart article about this article was published, the Wall Street Journal identified this article in its Notable and Quotable section. See Notable & Quotable: Got Mylk?, WALL ST. J. (Sept. 7, 2018, 5:34 PM ET), https://www.wsj.com/articles/notable-quotable-got-myilk-1536356056 [https://perma.cc/Z9J7-DFDC]. For more background on this topic, see Andrea Freeman, Milk, a Symbol of Neo-Nazi Hate, CONVERSATION (Aug. 31, 2017, 7:25 PM EDT), https://theconversation.com/milk-a-symbol-of-neo-nazi-hate-83292 [https://perma.cc/LD42-DR5D]; Gambert & Linné, supra note 9.

375 Milk Party, supra note 9.


377 Id.

378 Gambert & Linné, supra note 9; see also Wyatt Pahr, He Will Not Divide Us (“Nazi” Party FRIDAY NIGHT), hudu hewillnotdivideus racist milk, YOUTUBE (Feb. 5, 2017), https://www.youtube.com/watch?v=dTy6f_HyuQU [https://perma.cc/KYT2-KW5R].

379 Gambert & Linné, supra note 9; see also Pahr, supra note 378.

380 Gambert & Linné, supra note 9; see also Ashitha Nagesh, Secret Nazi Code Kept Hidden by ‘Milk’ and ‘Vegan Agenda,’ METRO (Feb. 21 2017),
pro-Trump rallies and became the subject of a viral alt-right hashtag, #MilkTwitter, which was used in hundreds of tweets explicitly connecting milk with racist memes and sentiments. Prominent alt-right figure Richard Spencer added a milk-bottle emoji to his Twitter profile. While #MilkTwitter focused on the perceived connection between milk, whiteness, and idealized western masculinity, a related hashtag, #SoyBoy, went viral too, focusing its rhetoric on the perceived relationship between soy consumption, weakness, emasculation, non-whiteness, and all things politically correct. Both hashtags “celebrate traditional gender norms and the ‘good old days’ of white-dominated patriarchy, while ridiculing diversity and feminism.”

Many dismissed #MilkTwitter and #SoyBoy as nothing more than the typical trolling ironic humor that characterizes the alt-right, “but irony and ambiguity are worth taking seriously: they are established strategies of alt-right trolls who seek to exploit Poe’s Law, the notion that it’s virtually impossible to distinguish between satire and sincerity online.”

Irony allows for extremist views to hide in plain sight—in the words of prominent neo-Nazi Andrew Anglin, “non-ironic Nazism masquerading as ironic Nazism.” As law scholar Andrea Freeman summed it up in her August 2017 article Milk, a Symbol of Neo-Nazi Hate: “At this moment in history, both white supremacists and federal food policy in the United States are engaging in oppression through milk.”

C. Milk and Animal Exploitation

As shown in previous sections, animal agriculture can be understood as an intersectional social system, where the production of meat and milk is shaped by relations of gender, race and capital. It is also a site where animals are (re)constructed and

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381 See Gambert & Linné, supra note 9.
382 Gambert & Linné, supra note 9; see also Nagesh, supra note 380.
383 Gambert & Linné, Rice Eaters to Soy Boys, supra note 9, at 131. The author co-authored an article that provides a fuller analysis contextualizing the #SoyBoy hashtag and identifying how “[t]ropes of ‘effeminized’ masculinity have long been bound up with a plant-based diet, dating back to the ‘effeminate rice eater’ stereotype used to justify nineteenth century colonialism in Asia.” See id.
384 Gambert & Linné, supra note 9.
385 Gambert & Linné, supra note 9; Poe’s Law, KNOW YOUR MEME, https://knowyourmeme.com/memes/poes-law [https://perma.cc/WSA6-L5QR].
387 Freeman, supra note 374.
commodified to be used as objects for human consumption, in a way that will maximize economic profit.388 Given the realities of the dairy industry today, it is fitting that the very dictionary definition of the word “milk” means to “exploit.”389 Due to the increase in industrial agriculture during the twentieth century, the exploitation experienced by cows and other animals in the dairy industry is more pronounced today than ever before.

Today’s dairy industry—even on organic farms with “happy cows”—is, in the words of a 2014 Modern Farmer article, “a most unnatural operation”390 that is built on controlling and exploiting the most intimate aspects of the lives of cattle. Female cows are artificially inseminated each year to ensure their continued milk production, only to have their calves taken away from them shortly after birth. Most male calves are deemed unprofitable and killed within days, while the rest are kept alive for a few months in extreme confinement before being killed for veal. Female calves will be artificially inseminated when they are about eighteen months old, continuing the grisly cycle of unnatural birth and death in the name of milk.393

The production demands placed on dairy cows today are staggering, with one farmer telling the Nevada Dairy Council that he likens his cows’ performance to that of elite athletes.394 In fact, today’s cows have been bred to produce twice as much milk as they did just forty years ago,395 and six to seven times more than those a century ago.396 After three or four years, when their milk production falters, the cows are sent to slaughter,397 cutting short a lifespan that would have naturally been roughly twenty-years long.398

Much more could be said about the realities of the animal agriculture industry, but this much is clear: the lives of the billions of animals whose lives exist wholly within it are mired in suffering and a loss of agency and autonomy that present-day

391 Id.
393 Id.
396 Kurlansky, supra note 390.
397 Id.
398 The Life of: Dairy Cows, supra note 392.
humans would consider unconscionable if we were to subject other members of our own species to it.399

III. MYLK WITH A “Y”: THE DISRUPTIVE POSSIBILITIES OF PLANT MILK

As the sections above discuss, milk with an “i” is a word and a substance that has long been both literally and figuratively bound up in exploitation and oppression—of women, people of color, and nonhuman animals. Plant milk advocates on both sides of the Atlantic have recognized the power of the word “milk” and have been fighting battles over its use for decades. And because of its ability to uncouple “milk” from its association with female and animal fluids bound up in Western, white-dominated, patriarchal culture, plant milk has served as a disruptive milk for much of the last century, dismantling the dominant narratives around milk and offering a departure from the millennia-long tradition of using the substance as a tool of exploitation, power, and control.

The Oatly case illustrates the ways in which the milk wars are about far more than the legislative or courtroom battles over the word “milk,”400 though that is certainly an important part of the battle in the United States in particular. Specifically, the Oatly case and its aftermath—the skyrocketing sales of Oatly and other plant milks—shows that a significant cultural shift away from dairy milk has already occurred, and that cow’s milk is increasingly being recognized as something less than an ideal drink.401 Rather than be seen as an imitation or substitute for dairy, plant milk is increasingly being embraced on its own terms.402 An example of this is the following statement from Oatly’s website in 2016:

Please don’t compare us to cow’s milk. Seriously, we mean it. As long as we remain a substitute for people who don’t like the taste or concept behind cow’s milk we will never be accepted and validated for who and what we really are: an oat drink. That’s right, an oat drink. There we said it, made from real oats grown tall and strong in the soil of the

399 See MARJORIE SPIEGEL, THE DREADED COMPARISON (1998). Spiegel’s seminal book explores the similarities between the violence and subjugation humans have subjected other humans—in particular black people during slavery—to, and humans’ treatment of non-human animals. Id. She identifies powerful links between white oppression of black slaves and human oppression of nonhuman animals. Id. Spiegel does not argue that the oppressions suffered by black people and nonhuman animals have taken identical forms; she argues instead that they share the same relationship between the oppressor and the oppressed. Id.

400 See supra Section I.B.2.c.

401 See supra Section I.B.2.c.

402 For a discussion of the ways in which plant milk producers see themselves as creating products that are distinct from, and not substitutes for, dairy milk, see Linné & McCrow-Young, supra note 24.
earth, naturally containing fibers called betaglucans that are good for your heart. Perfect to drink from a glass, pour on your cereal, add to your coffee or cook something up with. Why would we ever need to refer to milk to explain this in the first place?\textsuperscript{403}

Other examples of plant milk companies intentionally distancing themselves from dairy milk comparisons abound, from Califia and Ripple’s use of whimsically-shaped plastic bottles instead of the traditional cardboard milk carton to products highlighting specific health, nutrition, and environmental impact statistics that surpass, rather than compete with, dairy milk.\textsuperscript{404}

As this Part argues, perhaps the best way for plant milk to harness its disruptive powers is to offer a new linguistic path forward, through “mylk” with a “y”—not because it legally should be required to, but because in doing so plant milk could signal its rejection of all that milk with an “i” has come to represent, and its embrace of possibilities yet to be realized or even imagined.

A. Mylk Over Milk: Verbal Activism and the Power of the “Y”

Language is power; it shapes the way we understand the world around us and provides us with a way of structuring our experience of ourselves and the world.\textsuperscript{405} Capturing one of the most intriguing aspects of language’s power, linguist Martin Edwardes explained that “language is not just a coding tool we use to give and get meaning; rather, it has an active role in producing these meanings. And so the conventions we build into our language affect what meanings are possible.”\textsuperscript{406} As Peter Singer argues in his landmark work \textit{Animal Liberation}, all languages reflect the prejudices of their users, and semantic classifications such as that of “animal” contribute to oppression by reproducing distance from us to them, preventing us from truly seeing animal suffering.\textsuperscript{407}


\textsuperscript{404} Linné & McCrow-Young, supra note 24.

\textsuperscript{405} See, e.g., NORMAN FAIRCLOUGH, DISCOURSE AND SOCIAL CHANGE 2, 5–6 (Polity Press 1992).


Anyone who has read even a few passages by Shakespeare\textsuperscript{408} or Jane Austen and compare them to the way English is spoken today understands that language is also a living, breathing thing, something that changes over time and yields to the whims of those who use it and shape it into forms it has never taken before.\textsuperscript{409} Or, in some cases, back to forms previously left behind. Sometimes language changes slowly and organically over time; sometimes it changes quickly, the result of a deliberate, often political, choice.

Analyzing the connection between language, power, and the oppression of animals, Aran Stibbe shows how the battle for the hearts and minds of consumers taking place between the animal industries and animal activists is a battle that occurs primarily through language and the media.\textsuperscript{410} Further, that language is an important tool for political and social activism is a notion discussed by philosophy professor Lisa Kemmerer in \textit{Verbal Activism}: “\textit{Anymal},” in which she notes that “[l]inguistic conventions emerge from struggles for power and power relations; language legitimizes and is made legitimate by the status quo, contributes to domination, and is an important medium for social control.”\textsuperscript{411} Noting that there is “no word in the English language for any animal who is not a human being,” Kemmerer proposes the creation of a new word, \textit{anymal}, to replace the “cumbersome” existing alternatives including “\textit{nonhuman animal}, ‘other animals,’ and ‘animals other than humans.’”\textsuperscript{412}

\textsuperscript{408} For example, this famous passage from Act II of Shakespeare’s \textit{Hamlet} is understandable by today’s readers but few if any contemporary writers would craft the passage in this way:

\begin{quote}
"Doubt thou the stars are fire,

Doubt that the sun doth move,

Doubt truth to be a liar,

But never doubt I love."
\end{quote}

\textit{William Shakespeare, Hamlet} act 2, sc. 2.

\textsuperscript{409} Ludwig Wittgenstein’s landmark work \textit{Philosophical Investigations} discusses the notion that language changes over time. “For Wittgenstein, language (1) holds a moral element, (2) is important in forming our understanding of the world around us, and (3) is created and recreated.” \textit{See Lisa A. Kemmerer, Verbal Activism: “Anymal,” 14 Soc’y & Animals 9, 10 (2006) (citing Ludwig Wittgenstein, Philosophical Investigations (G. E. M. Anscombe trans., 1953)), http://lisakemmerer.com/Articles/anymal\%20article\%20Jan\%202016.pdf [https://perma.cc/98XV-85XF].}

\textsuperscript{410} \textit{See generally Aran Stibbe, Language, Power and the Social Construction of Animals, 9 Soc’y & Animals 145 (2001).}

\textsuperscript{411} Kemmerer, \textit{supra} note 409 (citing Norman Fairclough, Language and Power 1–3 (1989)).

\textsuperscript{412} \textit{Id.} at 10.
In advocating for the adoption of the word “anymal,” Kemmerer points out the structural problems inherent in terms such as “nonhuman animals” and “other animals”—namely that they “emphasize Western dualism through the use of ‘non’ and ‘other.’”\footnote{Id. at 11.} Noting that “Western dualism generally has assumed that one category is the norm—superior, dominant, male, white, or, in this case, the human being—and is juxtaposed over and against its supposed opposite—black, woman, other animals, nonhuman animals, and animals other than human beings,” Kemmerer views “anymal” as an opportunity to use “verbal activism” to reject the problematic power dynamics inherent in this dualism.\footnote{Id. at 12.}

“Verbal activism,” as Kemmerer defines it, is “using language with intent to bring social change.”\footnote{Id. at 13.} Verbal activism, she argues, can be powerful even if it doesn’t result in widespread change; for instance, “[w]hen we encounter a new word, or an alternative word, our interest is sparked; we are likely to pause and inquire. Ultimately, we must decide whether we will accept or reject the suggested change.”\footnote{Id. at 13–14.} Kemmerer argues that when it comes to measuring the success of an act of verbal activism, it is largely the degree of “the dialogue it generates” that determines a new word’s degree of success.\footnote{Id. at 13–14.}

While “anymal” is not, at the time of this writing, a widely-adopted word by any measure, it is a word that the author has seen used in presentations at animal studies conferences and which has sparked debate and discussion among animal studies scholars. That said, it remains to be seen whether “anymal” may, over time, grow in influence and spark wider discussions and debates even outside scholarly circles in the years ahead.

A more well-known example of verbal activism is the word “womyn,”\footnote{Why the Y?, WOMYN’S CENTRE, https://womynscentre.wordpress.com/why-the-y/ [https://perma.cc/B224-53Y2].} which was first discussed in the Introduction to this article.\footnote{See supra note 3 and accompanying text.} Because many feminists view language as an instrument of patriarchy, the feminist movement has taken particular interest in the ways in which language is used to give, get, and produce meaning.\footnote{Anne Pauwels, Feminist Language Planning: Has it Been Worthwhile?, LINGUISTIK ONLINE, Bd. 2, Nr. 1 (1999), https://bop.unibe.ch/linguistik-online/article/view/1043/1707 [https://perma.cc/JU78-8R2T].} In some instances, national governments have played an official role in “feminist language
planning,” often with the goal of “[c]reating a women-centered language capable of expressing reality from a female perspective.” In the mid-1970s, for example, a small group of American feminists took matters into their own hands and sought to disrupt the patriarchy in the process. The founders of the Michigan Womyn’s Music Festival revived an Old English word for “women,” replacing the “e” with a “y” as an explicit rejection of the way the word “women” has historically been bound up with the word “men.”

While not in widespread use today, “womyn” is a well-known word in feminist circles and is used as an expression of female autonomy and a rejection of patriarchal linguistic norms. Echoing Kemmerer’s criteria for measuring the success of an act of verbal activism, the University of Manitoba Womyn’s Centre explains its use of the word “womyn” this way: “In changing just one letter in the word ‘women’ your curiosity peaks and challenges you to think outside the box. This is exactly what we are trying to do! We want to draw people’s attention to what the word ‘woman’ historically means and its implication.” Another sign that “womyn” has been a successful act of verbal activism is the increasing trend among university groups to use term “womxn” rather than “women” in official communications, and the use of the gender-neutral “Mx” as an official and increasingly popular honorific in the United Kingdom. Without “womyn” paving the way in the 1970s, it seems unlikely that the mainstream media would, in late 2018, be covering stories of universities, drivers licenses, and bank statements making use of these newly-created words that, in and of themselves, are acts of verbal activism.

Plant milk advocates today face a similar opportunity to harness the power of the “Y” that advocates of “anymal” and “womyn” have done. After all, it might be said that plant milk and

422 Pauwels, supra note 420.
423 See MALLINSON, supra note 2, at 430–31.
424 See id. 430–31.
425 Why the Y?, supra note 418.
426 Id.
428 Id.
dairy milk make strange bedfellows. Given the fact that the word “milk” with an “i” is seen as predominantly female and animal in nature and at the same time is bound up in thousands of years’ worth of exploitation and oppression of animals, women, and people of color, plant milk advocates may find it empowering to reject the word in favor of something new—or old, as the case may be.

“Mylk,” like “womyn,” is an Old English word that contains within it the opportunity to envision—and create—a different world. Unlike stale, unimaginative, and ambiguous words like “drink” and “beverage,” “mylk” simultaneously embraces the long history of plant milk being identified as milk (and not mere “drinks” or “beverages”) while explicitly rejecting the exploitation and oppression that is bound up in “milk” with an “i.” It avoids the problematic dualism inherent in terms like “nondairy beverage” or even “nondairy milk” that, like “nonhuman animal,” sets up one category—human animals, dairy milk—as the superior norm when juxtaposed against its supposed opposite. In short, it is a word worth taking seriously.429

Like with “anymal” and “womyn,” by changing just one letter in a word that is one of the most common in our culture, plant milk advocates can pique people’s curiosity and challenge people to think outside the box: the “y” invites people to think about what the word milk with an “i” means both historically and currently as a tool of exploitation and oppression, and the implications of perpetuating that word. What they will find is that unlike “milk,” “mylk” is unencumbered by the history of animal abuse, exploitation and commodification that “milk” cannot escape. “Mylk” is not saddled by the weight of a millennia of laws and regulations that have controlled female bodies and lives, human and nonhuman alike. “Mylk” is free of the connotations that link it to notions of white superiority that have caused everything from racist federal food policy to white supremacist rhetoric in the name of “milk” with an “i.”430

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429 That’s not to say that “nonsense words” can’t be effective verbal activism, too. Even just the idea of a linguistic play-on-words by plant milk sellers seems to have provoked the Swedish dairy industry: a pair of August 2018 advertisements from Sweden’s largest dairy company, Arla, explicitly targeted “nonsense words” not actually used to promote any Swedish plant milk product (in this case, nonsense words “brölk” and “pjölk” compared to the Swedish word for milk, “mjölk”) being used for plant milks, arguing that “bara mjölk smakar mjölk” (“only milk tastes like milk”). See Arla Sverige, Pjölk till Skollunchen, YOUTUBE (Aug. 28, 2018), https://www.youtube.com/watch?v=j3GWtqjyMDQ [https://perma.cc/V7Z7-KENK]; Arla Sverige, Brölk i kaffet, YOUTUBE (Aug. 28, 2018), https://www.youtube.com/watch?v=l26q4gOBPU [https://perma.cc/4QVK-UCCM].

430 See supra Section II.B.2.
The word “mylk” already has a long history within the vegan community of signifying plant milk.\footnote{The author has seen the word “mylk” used to refer to plant milk in restaurant menus, vegan food blogs, and elsewhere for over a decade. See, e.g., *New! Mylk Chocolate Truffles & Mother’s Day Collection 2012*, GNOSIS CHOCOLATE (Apr. 29, 2012), http://gnosischocolate.squarespace.com/chocoblog/2012/4/29/new-mylk-chocolate-truffles-mothers-day-collection-2012.html [https://perma.cc/K4EN-A6RA].} The practice is gaining wider and more commercial appeal, with a range of companies selling plant-milk products, like U.K.-based Rebel Kitchen, L.A.-based Made With Love Wellness Co., and Australian-based Loving Earth, currently using the term to describe the plant-based milk in their vegan beverages and chocolate bars.\footnote{LOVING EARTH, https://lovingearth.co/ [https://perma.cc/JW55-B3VY]; MADE WITH LOVE WELLNESS CO., https://mwlwellness.com/ [https://perma.cc/LLC2-AQG5]; REBEL KITCHEN MYLK, https://www.rebel-kitchen.com/ [https://perma.cc/D2EL-PPCV].} Plant milk companies should not adopt “mylk” to avoid misleading consumers; as Emily Byrd from the Good Food Institute (GFI) wrote, “[c]onsumers are not buying plant-based milk because they have been tricked into believing they actually came from a cow.”\footnote{Emily Byrd, *Is Soy Milk Really ‘Milk’?*, L.A. TIMES (Jan. 4, 2017, 4:00 AM), https://www.latimes.com/opinion/op-ed/la-oe-byrd-soymilk-fda-definition-20170104-story.html [https://perma.cc/592L-4Y9D].} Rather, companies should adopt “mylk” because like the word “womyn,” “mylk” offers a departure from a problematic history and association with exploitation and oppression. It signals to the consumer a different narrative about milk, bringing up the injustices, exploitation and suffering bound up in the history of the word “milk” and offering a different path forward.

Perhaps the best way for animal and environmental advocates to stand up to the dairy lobby and the FDA is to let cows keep their “milk,” and instead embrace the power of the “y.” Fighting for the widespread adoption of “mylk” may be the most powerful way to embrace the notion of a “post-milk generation” that Oatly has talked about in its marketing,\footnote{Oatly sold “post milk generation” t-shirts as recently as late 2017. OATLY, https://web.archive.org/web/20171201040347/http://www.oatly.com/ [https://perma.cc/4BAQ-KBXA].} and to show a demand for a more just and less exploitative world.

**B. Possible Drawbacks and Limitations to Mylk with a “Y”**

While the possibilities contained within a more widespread adoption of the word “mylk” to signify plant milk are many, such a development is not without potential drawbacks and significant limitations. First, there is the real danger that advocating for the adoption of “mylk” with a “y” will be used by...
the dairy lobby to further marginalize and otherize plant milk, just as it is gaining traction and popularity. There are unmistakable benefits for plant milk advocates to continue fighting for use of the word “milk” with an “i” because it arguably legitimizes plant milk in the eyes of a mainstream consumer who is less interested in rejecting exploitation and oppression and more interested in looking for a healthy or more environmentally sustainable alternative for animal milk.

Second, as posthumanist philosopher Donna Haraway argues, “[t]here is no way to eat and not to kill,” and this notion—while it has been critiqued for providing “an apology for systemic animal abuse”—can help shine light on the fact that as long as plant milk is produced within a capitalist structure, it can never be completely severed from the exploitation and oppression that follows from the consumption and production of food items. From low wages and poor or even dangerous working conditions of the farmers and factory workers who grow and produce the ingredients in a carton of plant milk to the GMOs, chemicals, and pesticides often used in growing the soy, almonds, oats, sugar, and other crops involved in plant milk production, it’s impossible for plant milk to be a totally pure substance devoid of exploitation. Critical race feminist scholar A. Breeze Harper critiques the tendency of vegan products sold in the United States to place more importance on the “cruelty free” aspect of their products in relation to nonhuman animals than ensuring that those same products are also “human cruelty free.” Unless vegan and other “animal cruelty free” products—from food to cotton and other materials—contain labels indicating that they were sourced and produced in a “fair trade” a sweatshop free manner, Harper argues, “there is no guarantee that the [product] is free of human suffering and/or slavery.”

Ethical contradictions are particularly difficult to avoid in the production and consumption of food within a capitalist structure. Plant milk company WhiteWave, for example, was

435 DONNA J. HARAWAY, WHEN SPECIES MEET 295 (Univ. Minn. Press 2008).
438 Id. at 17 (“It cannot be overlooked that the ‘ethics’ of geopolitically racialized production of non-fair trade cocoa and sugar for [vegan food company] Turtle Mountain (and its consumers), is not as equally important as ensuring that the sugar is ‘bone free’ and sea turtles are given the right to self-determination and survival.”).
439 Id. at 19.
purchased for $12.5 billion by the multinational dairy corporation Danone, a move that might at first glance appear contradictory. But from a business perspective it makes good sense for the dairy industry to invest in the very sector trying to disrupt the dairy market: it is a great way for the dairy industry to “cover its bases” and come out profitable no matter how the milk wars end up turning out. As Nicole Shukin argued, “the paradox of an anthropocentric order of capitalism” is that its “means and effects can be all too posthuman, that is, one that ideologically grants and materially invests in a world in which species boundaries can be radically crossed . . . in the . . . pursuit of new markets.”

Third and finally, there is the reality that many plant milks are sold at prices higher than the price of dairy milk, making it significantly less accessible to people in poor and working class communities—assuming the grocery stores in those communities even stock plant milk on their shelves. Further, the low wage workers who grow the crops and produce plant milk are still predominantly people of color. While the work involved in growing and processing plants into plant milk is likely less traumatic than working in the animal agriculture industry, structural problems inherent in capitalism prevents farmworker jobs from being tied to good working conditions and a living wage.

CONCLUSION

While the limitations identified in the section above are real, they do not mean that plant milk advocates should not embrace “mylk” with a “y.” Advocates can and should celebrate the ways in which plant milk already breaks down barriers and creates openings for new ways of interacting with the world. One example is the way that plant milk breaks down the monolithic nature of dairy milk: while virtually all animal milk—and dairy products more broadly—comes from cows, plant milk is as diverse as the crops that grow in any given part of the world. Because of the diversity of plant milks available, there is something for

440 See Daneshkhu, supra note 205.
441 NICOLE SHUKIN, ANIMAL CAPITAL: RENDERING LIFE IN BIOPOLITICAL TIMES 11 (2009).
442 See ALEXIS SHOTWELL, AGAINST PURITY: LIVING ETHICALLY IN COMPROMISED TIMES 125 (2016) (noting that in associating a guarantee of ‘purity’ with certain forms of consumption and not others, ethics becomes attainable only to those who are most privileged by and within the system); see also Lauren Ornelas, Shining a Light on the Valley of Heart’s Delight: Taking a Look at Access to Healthy Foods in Santa Clara County’s Communities of Color and Low-Income Communities, FOOD EMPOWERMENT PROJECT 8 (2010), http://www.foodispower.org/documents/FEP_Report_web_final.pdf [https://perma.cc/L3NY-ACZA].
443 See, e.g., Harper, supra note 437, at 13–24 (discussing ways in which vegan products such as chocolate are often produced under poor and exploitative working conditions).
everyone, regardless of allergies or taste preferences, and there are opportunities for countries and regions to equitably produce their own plant milks that reflect the local culture.

At bottom, there is a real need for plant milk advocates to join forces with people doing work identifying intersectional approaches to resisting and disabling dominant power structures that perpetuate inequalities in society. A. Breeze Harper reminds us that while “mainstream vegan media” may not recognize it, “space, vegan or not, is raced and simultaneously sexualized and gendered directly affecting individuals and place identities.”

Herein lies the potential of a vegan movement that centralizes the dynamics of race, culture, and gender to disrupt normative white-masculine dairy culture.

At the end of the day, the “milk wars” on both sides of the Atlantic serve as a barometer of plant milk’s role as a disruptive force in the millennia-long relationship between humans and milk. Plant milk should be allowed to call itself “milk,” as people have done for centuries across the globe. But by replacing the “i” with a “y,” plant milk—or mylk—advocates can signal to the world that they are not only aware of plant milk’s disruptive force both legally and culturally, but are explicitly celebrating the possibilities plant mylk has in leaving behind a tradition of exploitation and oppression in place of a kinder, more ethical way of interacting with the world.

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444 Id. at 6 (citations omitted) (emphasis in original).