

PRODUCT: A total of 750 100-pound bags of bone meal at Memphis, Tenn.

LABEL, IN PART: "Chapmans Feeding Special Odorless Steamed Bone Meal."

VIOLATIONS CHARGED: Adulteration, Section 402 (a) (1), the article contained an added poisonous or deleterious substance; fluorine, which might have rendered the product injurious to health; and, Section 402 (b) (2), a mixture of bone meal and earthy material, probably phosphate rock, had been substituted for bone meal, which the article was represented to be.

Misbranding, Section 403 (a), the name "Bone Meal" was false and misleading as applied to a mixture of bone meal and earthy material, probably phosphate rock; and, Section 403 (i) (2), the article was fabricated from two or more ingredients and the label failed to bear the common or usual name of each ingredient.

DISPOSITION: July 3, 1944. The Riverdale Products Co. having appeared as claimant and having admitted the allegations of the libels, judgments of condemnation were entered and the product was ordered released under bond for relabeling and conversion into fertilizer, under the supervision of the Food and Drug Administration.

6105. Misbranding of alfalfa meal. U. S. v. 155 Sacks of Alfalfa Meal. Judgment of condemnation. Product ordered released under bond to be relabeled. (F. D. C. No. 12176. Sample No. 27925-F.)

LIBEL FILED: April 12, 1944, Western District of Wisconsin.

ALLEGED SHIPMENT: On or about January 13, 1944, by the Tremaine Alfalfa Milling Co., Mesa, Ariz.

PRODUCT: 155 100-pound sacks of alfalfa meal at Blair, Wis.

LABEL, IN PART: (Tag) "Westsun Brand Alfalfa Meal."

VIOLATION CHARGED: Misbranding, Section 403 (a), the statement which appeared on the label, "Crude protein, not less than 17.0 per cent . . . crude fibre, not more than 27.0 per cent," was false and misleading, as applied to the article, which contained 12.92 percent protein and 30.48 percent crude fibre.

DISPOSITION: June 20, 1944. The Tremaine Alfalfa Milling Co. having admitted the allegations of the libel, judgment of condemnation was entered and the product was ordered released under bond to be relabeled under the supervision of the Food and Drug Administration.

FISH AND SHELLFISH

6106. Adulteration of frozen cod fillets. U. S. v. 410 Cartons of Frozen Cod Fillets. Default decree of condemnation and destruction. (F. D. C. No. 12274. Sample No. 52441-F.)

LIBEL FILED: April 28, 1944, District of Massachusetts.

ALLEGED SHIPMENT: On or about April 14, 1944, by House of Fillets, from New York, N. Y.

PRODUCT: 410 cartons, each containing 10 pounds, of frozen cod fillets, at New Bedford, Mass.

LABEL, IN PART: (Carton) "Superior Frozen Cod Fillets Packed by Superior Fillets, Inc. New Bedford, Massachusetts."

VIOLATION CHARGED: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a decomposed substance.

DISPOSITION: June 5, 1944. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

6107. Adulteration and misbranding of frozen eel pout fillets. U. S. v. 97 Boxes of Frozen Eel Pout Fillets. Default decree of condemnation and destruction. (F. D. C. No. 11960. Sample No. 65959-F.)

LIBEL FILED: March 7, 1944. Southern District of New York.

ALLEGED SHIPMENT: On or about January 20, 1944, by Blue Ribbon Fillets, Inc., Stonington, Conn.

PRODUCT: 97 boxes, each containing 20 pounds, of frozen eel pout fillets, at New York, N. Y.