

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

DISPOSITION: January 21, 1948. Foures, Inc., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the product was ordered released under bond for the segregation and the denaturing of the unfit portion, under the supervision of the Federal Security Agency.

12505. Adulteration of shell eggs. U. S. v. 500 Cases * * *. (F. D. C. No. 23786. Sample No. 22406-K.)

LIBEL FILED: October 2, 1947, Northern District of Alabama.

ALLEGED SHIPMENT: On or about September 13, 1947, by United States Warehouse, from Detroit, Mich.

PRODUCT: 500 cases each containing 30 dozen shell eggs at Birmingham, Ala.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a decomposed substance by reason of the presence of rotten and moldy eggs.

DISPOSITION: October 17, 1947. The Meadowbrook Produce Company, Chicago, Ill., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the product was ordered released under bond, conditioned that the unfit portion be segregated and destroyed under the supervision of the Food and Drug Administration.

FEEDS AND GRAINS

12506. Adulteration and misbranding of meat scraps. U. S. v. Edward E. McLean (Triangle Feed Co.). Plea of guilty. Fine, \$150 and costs. (F. D. C. No. 21548. Sample Nos. 19571-H, 25376-H, 33241-H.)

INFORMATION FILED: February 28, 1947, Southern District of Illinois, against Edward E. McLean, trading as the Triangle Feed Co., Lynn Center, Ill.

ALLEGED SHIPMENT: On or about January 25, April 30, and May 7, 1946, from the State of Illinois into the States of Kansas, Texas, and Iowa.

NATURE OF CHARGE: One shipment. Adulteration, Section 402 (b) (2), a substance containing soybean meal and calcium carbonate had been substituted for meat scraps. Misbranding, Section 403 (i) (2), the article was fabricated from 2 or more ingredients, and its label failed to bear the common or usual name of each ingredient.

Remaining shipments. Misbranding, Section 403 (a), the label statements "Protein, not less than 55%" and "Fibre, not more than 3%" were false and misleading, since the article contained less than 55 percent of protein and one lot contained more than 3 percent of fiber.

DISPOSITION: March 6, 1947. A plea of guilty having been entered, the court imposed a fine of \$150, plus costs.

12507. Misbranding of Meat Meal. U. S. v. Geis Mills, a partnership, and Clarence G. Geis. Pleas of guilty. Each defendant fined \$50 on count 1. Sentence suspended on counts 2 and 3, and individual defendant placed on probation for 18 months. (F. D. C. No. 22089. Sample Nos. 72330-H, 72339-H, 72370-H.)

INFORMATION FILED: June 15, 1947, Western District of Oklahoma, against Geis Mills, a partnership, Enid, Okla., and Clarence G. Geis, a partner; charging shipment from the State of Oklahoma into the State of Kansas.

ALLEGED SHIPMENT: On or about October 12, 22, and 28, 1946, from the State of Oklahoma into the State of Kansas.

LABEL, IN PART: "Biddy's Best Meat Meal."

NATURE OF CHARGE: Misbranding, Section 403 (a), the label statement "Guaranteed Analysis * * * Crude Protein, not less than * * * 50.00%" was false and misleading. The article contained less than the declared amount of crude protein.

DISPOSITION: July 25, 1947. Pleas of guilty having been entered, the court imposed a fine of \$50 each, against the individual and partnership on count 1 and suspended sentence on counts 2 and 3. In addition, the court placed the individual defendant on probation for a period of 18 months.