

LABEL, IN PART: "Silver Sea Frosted Fillets Perch" and "Georgia Bank Brand * * * Frozen Rosefish Fillets."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the articles consisted in whole or in part of a filthy substance by reason of the presence of parasites.

DISPOSITION: October 18, 1950. John Mantia & Sons Co. Inc., having appeared as claimant and the instant cases having been consolidated and removed for trial in the District of Massachusetts with certain other cases, and the claimant having subsequently consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the product be released under bond to be brought into compliance with the law, under the supervision of the Federal Security Agency. 2,950 pounds of the Pennsylvania lot and all of the Ohio lot were found unfit and were destroyed.

17824. Adulteration and misbranding of canned shrimp. U. S. v. Morgan City Canning Co., Inc. Plea of guilty. Fine, \$1,200. (F. D. C. No. 29471. Sample Nos. 32541-K, 54683-K, 54684-K, 54686-K, 60572-K to 60576-K, incl.)

INFORMATION FILED: November 27, 1950, Eastern District of Louisiana, against Morgan City Canning Co., Inc., Houma, La.

ALLEGED VIOLATION: On or about August 22, 1947, the defendant gave to firms engaged in the business of shipping canned shrimp in interstate commerce, at New Orleans, La., guaranties to the effect that no canned shrimp sold by the defendant would be adulterated or misbranded within the meaning of the Federal Food, Drug, and Cosmetic Act.

On or about September 21, 24, and 26, 1949, the defendant sold and delivered to the holders of the guaranties, at New Orleans, La., quantities of canned shrimp that were adulterated.

On or about December 31, 1949, and January 20, 1950, the defendant shipped quantities of adulterated and misbranded shrimp from the State of Louisiana into the State of Illinois.

LABEL, IN PART: (Portions) "Gulf Pearl Shrimp * * * Orleans Seafood Company New Orleans, La. Distributors," "Hamilton's Wet Pack Shrimp * * * Distributed By Hamilton Foods Inc. Chicago, Ill.," and "Bayou Rose Brand Wet Pack Shrimp Distributed By Morgan City Canning Co. Inc., Houma, La."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in part of a decomposed substance by reason of the presence of decomposed shrimp.

Misbranding, Section 403 (h) (2), the article purported to be and was represented as canned wet pack shrimp in nontransparent containers, a food for which a standard of fill of container had been prescribed by regulations, and a portion of the article fell below the standard of fill of container since the containers were so filled that the cut-out weight of shrimp taken from each can was less than 64 percent of the water capacity of the container; and the label failed to bear a statement that the article fell below the standard.

DISPOSITION: December 20, 1950. A plea of guilty having been entered, the court imposed a fine of \$1,200.

17825. Adulteration of canned crab meat. U. S. v. 15 Cases * * *. (F. D. C. No. 31342. Sample No. 25124-L.)

LABEL FILED: July 10, 1951, Eastern District of Pennsylvania.