

which were contaminated with fecal matter; and, Section 402 (a) (5), it was in whole or in part the product of a diseased animal.

DISPOSITION: October 30, 1952. Default decree of condemnation. The court ordered that samples of the product be delivered to the Food and Drug Administration and that the remainder be destroyed.

19843. Adulteration of dressed poultry. U. S. v. 163 Pounds * * *. (F. D. C. No. 33501. Sample No. 44228-L.)

LIBEL FILED: July 29, 1952, District of Massachusetts.

ALLEGED SHIPMENT: On or about July 25, 1952, by the Maine Poultry Co., from Bangor, Maine.

PRODUCT: 163 pounds of dressed poultry in three crates at Boston, Mass.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance by reason of the presence of birds which were contaminated with dirt, manure, and crop material; and, Section 402 (a) (5), it was in whole or in part the product of a diseased animal.

DISPOSITION: August 18, 1952. Default decree of condemnation and destruction.

19844. Adulteration of dressed poultry. U. S. v. 120 Pounds * * *. (F. D. C. No. 33607. Sample No. 38839-L.)

LIBEL FILED: On or about August 5, 1952, Western District of Virginia.

ALLEGED SHIPMENT: On or about July 10, 1952, by the W. U. Laws Poultry Co., from Roxboro, N. C.

PRODUCT: 120 pounds of dressed poultry in 2 crates at Danville, Va.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of chickens which were contaminated with fecal matter and crop material.

DISPOSITION: September 26, 1952. Default decree of condemnation and destruction.

19845. Adulteration of dressed poultry. U. S. v. 1 Crate * * *. (F. D. C. No. 33507. Sample No. 49510-L.)

LIBEL FILED: August 4, 1952, Southern District of New York.

ALLEGED SHIPMENT: On or about July 10, 1952, by the Spencer Produce Co., from Dayton, Va.

PRODUCT: 1 67-pound crate of dressed poultry at New York, N. Y.

NATURE OF CHARGE: Adulteration, Section 402 (a) (5), the article was in whole or in part the product of a diseased animal.

DISPOSITION: September 11, 1952. Default decree of condemnation. The court ordered that samples of the product be delivered to the Food and Drug Administration and that the remainder be destroyed.

19846. Adulteration of dressed turkeys. U. S. v. 122 Pounds * * *. (F. D. C. No. 33552. Sample No. 49517-L.)

LIBEL FILED: On or about August 26, 1952, Southern District of New York.

ALLEGED SHIPMENT: On or about August 13, 1952, by the Spencer Produce Co., from Dayton, Va.

PRODUCT: 122 pounds of dressed turkeys in 2 crates at New York, N. Y.

NATURE OF CHARGE: Adulteration, Section 402 (a) (5), the article was in whole or in part the product of a diseased animal.

DISPOSITION: October 3, 1952. Default decree of condemnation. The court ordered that samples of the product be delivered to the Food and Drug Administration and that the remainder be destroyed.

19847. Adulteration of dressed turkeys. U. S. v. 254 Pounds * * *. (F. D. C. No. 33548. Sample No. 49516-L.)

LABEL FILED: August 29, 1952, Southern District of New York.

ALLEGED SHIPMENT: On or about August 12, 1952, by H. L. Custer Poultry, from Hinton, Va.

PRODUCT: 254 pounds of dressed turkeys at New York, N. Y.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of birds which were contaminated with fecal matter; and, Section 402 (a) (5), it was in whole or in part the product of a diseased animal.

DISPOSITION: September 29, 1952. Default decree of condemnation. The court ordered that samples of the product be delivered to the Food and Drug Administration and that the remainder be destroyed.

VITAMIN, MINERAL, AND OTHER PRODUCTS OF SPECIAL DIETARY SIGNIFICANCE

19848. Adulteration and misbranding of Tabucaps multiple vitamins. U. S. v. 16 Bottles * * *. (F. D. C. No. 33592. Sample No. 38157-L.)

LABEL FILED: September 12, 1952, Southern District of New York.

ALLEGED SHIPMENT: On or about April 17, 1952, by Faraday Laboratories, from Newark, N. J.

PRODUCT: 16 bottles, each containing 100 Tabucaps multiple vitamins at New York, N. Y.

LABEL, IN PART: (Bottle) "Tabucaps Multiple Vitamins with B-12 * * * Each Tabucap Contains: * * * Vitamin D . . . 2,000 USP Units * * * Each Tabucap supplies the following minimum adult daily requirements * * * 500% Vitamin D."

NATURE OF CHARGE: Adulteration, Section 402 (b) (1), a valuable constituent, vitamin D, had been in whole or in part omitted or abstracted from the product.

Misbranding, Section 403 (a), the label statements, "Each Tabucap Contains: * * * Vitamin D . . . 2,000 USP Units" and "Each Tabucap supplies * * * 500% Vitamin D" were false and misleading as applied to a product which contained less than the declared amount of vitamin D. (Analysis showed that the product contained approximately 50 percent of the declared amount of vitamin D.)

DISPOSITION: October 28, 1952. Default decree of condemnation and destruction.

19849. Adulteration of vitamin B complex with iron tablets. U. S. v. 1 Drum * * *. (F. D. C. No. 33599. Sample No. 13750-L.)

LABEL FILED: On or about August 8, 1952, Northern District of Texas.

ALLEGED SHIPMENT: On or about July 12, 1949, from St. Louis, Mo.