

19525. Adulteration of frozen shrimp. U. S. v. 11 Cartons * * *. (F. D. C. No. 34095. Sample No. 38785-L.)

LABEL FILED: October 29, 1952, District of Columbia.

ALLEGED SHIPMENT: On or about June 14, 1952, by the Brunswick Quick Freezer, from Brunswick, Ga.

PRODUCT: 11 cartons, each containing 24 12-ounce packages, of frozen shrimp at Washington, D. C.

LABEL, IN PART: (Package) "Georgia Golden Shore Shrimp Fish Bait * * * Edible Cooking Instructions On Back."

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

DISPOSITION: November 26, 1952. Default decree of condemnation. The court ordered that the product be delivered to the National Zoological Park for its use and not for sale.

FRUITS AND VEGETABLES

DRIED FRUIT

19526. Adulteration of evaporated apples. U. S. v. 16 Boxes * * *. (F. D. C. No. 34089. Sample No. 2085-L.)

LABEL FILED: On or about October 30, 1952, Northern District of Georgia.

ALLEGED SHIPMENT: On or about December 29, 1951, from Yakima, Wash.

PRODUCT: 16 50-pound boxes of evaporated apples at Atlanta, Ga.

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 insects. The article was adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: December 5, 1952. Default decree of condemnation. The court ordered that the product be destroyed or delivered to a Federal institution, for use as animal feed.

VEGETABLES AND VEGETABLE PRODUCTS

19527. Misbranding of canned black-eyed peas and canned lima beans. U. S. v. 160 Cases, etc. (F. D. C. No. 34098. Sample Nos. 61115-L, 61116-L.)

LABEL FILED: November 5, 1952, Eastern District of Texas.

ALLEGED SHIPMENT: On or about September 17 and 24, 1952, by the Griffin Grocery Co., from Muskogee, Okla.

PRODUCT: 160 cases of black-eyed peas and 112 cases of lima beans at Denison, Tex. Each case contained 48 15½-ounce cans.

LABEL, IN PART: (Can) "Griffin's Delicious Blackeye Peas With Bacon In Special Sauce" and "Griffin's Lima Beans With Smoked Bacon."

NATURE OF CHARGE: Black-eyed peas. Misbranding, Section 403 (a), the label statement "Blackeye Peas With Bacon" and the vignette on the label depicting a dish of black-eyed peas with a substantial proportion of lean bacon were false and misleading as applied to the article, which consisted of dried soaked black-eyed peas containing particles of white fat meat about the size of a pea.

Lima beans. Misbranding, Section 403 (a), the label statement "Lima Beans With Smoked Bacon" and the vignette on the label depicting a dish of green lima beans with a substantial proportion of lean bacon were false and misleading as applied to the article, which consisted of dried soaked lima beans containing an extremely small proportion of white fat meat.

DISPOSITION: December 15, 1952. The Griffin Grocery Co. having intervened in the case and consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the products be released under bond to be brought into compliance with the law, under the supervision of the Food and Drug Administration.

19528. Adulteration of frozen chopped spinach. U. S. v. 364 Cases * * * (and 1 other seizure action). (F. D. C. Nos. 34382, 34385. Sample Nos. 51564-L, 59122-L.)

LIBELS FILED: On or about December 9 and 28, 1952, Southern District of New York and Southern District of Florida.

ALLEGED SHIPMENT: On or about September 23 and 26, 1952, by the John Inglis Frozen Food Co., from Modesto, Calif.

PRODUCT: 443 cases, each containing 24 14-ounce packages, of frozen chopped spinach at White Plains, N. Y., and St. Petersburg, Fla.

LABEL, IN PART: (Package) "Buy for Less 19¢ Brand Frozen Fresh Chopped Spinach" and "JI Frozen Fresh Chopped Spinach."

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), a product containing added water had been substituted in whole or in part for frozen spinach; and, Section 402 (b) (4), water had been added to the product and mixed and packed with it so as to increase its bulk and reduce its quality and strength.

DISPOSITION: January 5 and 14, 1953. Default decrees of condemnation. The courts ordered that the New York lot be delivered to charitable institutions and that the Florida lot be delivered to a Federal institution, for consumption by the inmates.

19529. Adulteration of sweet relish. U. S. v. 16 Cases * * *. (F. D. C. No. 34199. Sample No. 66669-L.)

LIBEL FILED: On or about November 5, 1952, Middle District of Pennsylvania.

ALLEGED SHIPMENT: On or about September 17, 1952, by Colony Foods, from Vineland, N. J.

PRODUCT: 16 cases, each containing 4 1-gallon jars, of sweet relish at Wilkes-Barre, Pa.

LABEL, IN PART: (Jar) "Colony Brand Sweet Relish."

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 fly eggs and maggots; and, Section 402 (a) (4), the article had been prepared under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: December 5, 1952. Default decree of condemnation and destruction.

19530. Misbranding of sauerkraut. U. S. v. 22 Crates * * *. (F. D. C. No. 34088. Sample No. 37073-L.)

LIBEL FILED: October 29, 1952, District of New Jersey.