

ALLEGED SHIPMENT: On or about June 30, 1951, by the Farmhouse Poultry Co., Robbins, N. C.

PRODUCT: 5 crates, each containing approximately 73 pounds, of poultry at New York, N. Y.

NATURE OF CHARGE: Adulteration, Section 402 (a) (2), the product contained an added poisonous or deleterious substance which is unsafe within the meaning of the law. (Examination disclosed the presence of pellets of added diethylstilbestrol in the edible portions of the birds.)

DISPOSITION: August 9, 1951. The shipper, claimant, having consented to the entry of a decree, judgment of condemnation was entered and the product was ordered released under bond for evisceration and destruction of the unfit portion, under the supervision of the Federal Security Agency.

18693. Adulteration of dressed poultry. U. S. v. 287 Pounds * * *. (F. D. C. No. 30304. Sample No. 73152-K.)

LIBEL FILED: November 27, 1950, Southern District of New York.

ALLEGED SHIPMENT: On or about November 7, 1950, by Berry Bros., from Morrill, Maine.

PRODUCT: 287 pounds of dressed poultry in 4 crates at Bronx, 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 contaminated with fecal matter; and, Section 402 (a) (5), the article was in whole or in part the product of a diseased animal or of an animal which had died otherwise than by slaughter.

DISPOSITION: December 12, 1950. Default decree of condemnation. The court ordered that the product be delivered to the Food and Drug Administration for exhibit purposes and for segregation of the fit portion for distribution to charitable organizations.

NUTS

18694. Adulteration of shelled peanuts. U. S. v. 52 Bags * * *. (F. D. C. No. 31418. Sample No. 31693-L.)

LIBEL FILED: July 9, 1951, Southern District of Illinois; libel amended in February 1952.

ALLEGED SHIPMENT: On or about November 10, 1950, by Lummis & Co., from Suffolk, Va.

PRODUCT: 52 bags, each containing 100 pounds, of shelled peanuts at Peoria, Ill.

LABEL, IN PART: "Extra Large Virginia Shelled Peanuts."

NATURE OF CHARGE: Adulteration, Section 402 (a) (1), the product contained a deleterious substance, stones, which may have rendered it injurious to health; and, Section 402 (b) (2), stones had been substituted in part for peanuts.

DISPOSITION: February 7, 1952. The Oakford Co., Peoria, Ill., having appeared as claimant and 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 reworked so that it would be brought into compliance with the law, under the supervision of the Food and Drug Administration. 3,569 pounds of the product were salvaged by removal of the stones, and 915 pounds were discarded because of the presence of mold.