

ALLEGED SHIPMENT: On or about June 19, 1952, by Poultryman's Cooperative of Connecticut, Inc., from Plainfield, Conn.

PRODUCT: 13 crates, each containing 57 pounds, of dressed poultry at New York, N. Y.

LABEL, IN PART: "P. C. C. Brand Prime Connecticut Chickens."

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

DISPOSITION: August 20, 1952. Default decree of condemnation and destruction.

19145. Adulteration of dressed turkeys. U. S. v. 200 Pounds * * *. (F. D. C. No. 32011. Sample No. 38354-L.)

LIBEL FILED: November 28, 1951, Southern District of New York.

ALLEGED SHIPMENT: On or about October 18, 1951, by Nebraska Egg & Poultry Co., Inc., from David City, Nebr.

PRODUCT: 200 pounds of dressed turkeys in 4 crates 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 contaminated with fecal matter and crop material.

DISPOSITION: November 30, 1951. Default decree of condemnation. The court ordered that a portion of the product be delivered to the Federal Security Agency and that the remainder be destroyed.

SPICES, FLAVORS, AND SEASONING MATERIALS

19146. Adulteration of nutmegs. U. S. v. 50 Bags * * *. F. D. C. No. 32004. Sample Nos. 37197-L, 37202-L.)

LIBEL FILED: November 9, 1951, Southern District of New York.

ALLEGED SHIPMENT: On or about October 22, 1951, by McCormick & Co., from Baltimore, Md.

PRODUCT: 50 200-pound bags of nutmegs at New York, N. Y.

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 insect-infested nutmegs.

DISPOSITION: December 18, 1951. William Burford, Inc., claimant, having 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 by the segregation and the destruction of the unfit portion, under the supervision of the Food and Drug Administration. 8,662 pounds of nutmegs were salvaged, and 939 pounds were destroyed.

19147. Adulteration of chili peppers. U. S. v. 48 Bags, etc. (F. D. C. No. 32151. Sample Nos. 37540-L, 37541-L.)

LIBEL FILED: November 19, 1951, Southern District of New York.

ALLEGED SHIPMENT: On or about October 27, 1950, and January 17, 1951, from Mexico.

PRODUCT: Chili peppers. 48 112-pound bags and 41 41-pound bags at New York, N. Y.

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 insects.

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

DISPOSITION: February 7, 1952. Charles T. Wilson Co., Inc., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the product be released under bond and be brought into compliance with the law by fumigating, sifting, and blowing, under the supervision of the Federal Security Agency. 6,552 pounds of the chili peppers were salvaged, and 1,102 pounds were destroyed.

19148. Adulteration of chili powder. U. S. v. 80 Pounds * * *. (F. D. C. No. 33101. Sample No. 14353-L.)

LABEL FILED: May 14, 1952, District of Colorado.

ALLEGED SHIPMENT: On or about December 12, 1951, by the Arizona Chili Products, from Douglas, Ariz.

PRODUCT: 80 pounds of chili powder at Pueblo, Colo.

LABEL, IN PART: "Arizona Brand Elfrida Chili Pepper."

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 rodent hairs and insect fragments.

DISPOSITION: August 29, 1952. Default decree of condemnation and destruction.

19149. Adulteration and misbranding of lemon oil. U. S. v. 1 Drum * * * (and 3 other seizure actions). (F. D. C. Nos. 32480, 32506, 32525, 32526. Sample Nos. 3427-L, 3606-L, 23141-L, 23142-L.)

LABELS FILED: January 31, and February 11, 13, and 14, 1952, District of Maryland and District of New Jersey.

ALLEGED SHIPMENT: On or about January 2, 7, 8, and 21, 1952, by P. R. Dreyer, Inc., from New York, N. Y.

PRODUCT: Lemon oil. 2 drums containing a total of 790 pounds at Baltimore, Md., 1 drum containing 400 pounds at Morris Plains, N. J., and 2 cans, each containing 25 pounds, at Bloomfield, N. J.

LABEL, IN PART: (Drums) "Oil Lemon California CP USP" and (2 drums labeled further) "For M'fg. Only"; (cans) "Cold Pressed Oil Lemon Extra Fine USP."

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), an oil other than oil expressed from the peel of lemons had been substituted in whole or in part for lemon oil U. S. P.

Misbranding, Section 403 (a), the statement, "Oil Lemon * * * USP," borne on the drums and the cans was false and misleading as applied to a product other than one expressed from the peel of lemons.

DISPOSITION: September 26 and 29, 1952. P. R. Dreyer, Inc., claimant, having consented to the entry of decrees, judgments of condemnation were entered. The court ordered that the product be released under bond, conditioned that it be denatured, under the supervision of the Federal Security Agency so that it could not be used either as a food, or a drug, or in the manufacture of food or drug products.

19150. Adulteration and misbranding of french dressing. U. S. v. 7 Cases, etc. (and 1 other seizure action). (F. D. C. Nos. 32668, 32669. Sample Nos. 16580-L to 16582-L, incl.)