

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy and decomposed substance by reason of the presence of insect-infested and moldy peanuts.

DISPOSITION: April 30, 1946. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

9783. Adulteration of shelled peanuts. U. S. v. 327 Bags of Shelled Peanuts. Consent decree of condemnation. Product ordered released under bond. (F. D. C. No. 17193. Sample No. 22720-H.)

LIBEL FILED: August 23, 1945, Eastern District of Illinois.

ALLEGED SHIPMENT: On or about June 1, 1945, by the Arlington Oil Mills, from Arlington, Ga.

PRODUCT: 327 120-pound bags of shelled peanuts at Ashley, Ill.

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 beetles, larvae, and insect excreta.

DISPOSITION: September 11, 1945. The Pan American Candy Co., Ashley, Ill., claimant, having admitted the material allegations of the libel, judgment of condemnation was entered and the product was ordered released under bond for use as hog feed, under the supervision of the Food and Drug Administration.

9784. Adulteration of shelled peanuts. U. S. v. 146 Bags of Shelled Peanuts. Consent decree of condemnation. Product ordered released under bond. (F. D. C. No. 17331. Sample Nos. 3511-H, 3512-H.)

LIBEL FILED: August 29, 1945, District of Maryland.

ALLEGED SHIPMENT: On or about January 22, 1945, by the Suffolk Peanut Co., from Suffolk, Va.

PRODUCT: 146 bags of peanuts at Baltimore, Md.

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 beetles, moths, larvae, and insect fragments.

DISPOSITION: October 3, 1945. The Tas-T-Nut Co., Baltimore, Md., claimant, having admitted the allegations of the libel, judgment of condemnation was entered and the product was ordered released under bond for the sorting of the good from the bad portion, under the supervision of the Food and Drug Administration, and for the sale of the rejected peanuts to an oil mill for crushing purposes.

9785. Adulteration of shelled peanuts. U. S. v. 110 Bags of Shelled Peanuts. Consent decree of condemnation. Product ordered released under bond. (F. D. C. No. 17326. Sample No. 3510-H.)

LIBEL FILED: August 29, 1945, District of Maryland.

ALLEGED SHIPMENT: On or about March 22, 1945, by the Edenton Peanut Co., from Edenton, N. C.

PRODUCT: 110 bags of shelled peanuts at Baltimore, Md.

LABEL, IN PART: "Medium Virginia Tea Party Brand Shelled Peanuts."

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 moths, pupae, and webbing.

DISPOSITION: September 7, 1945. The Tas-T-Nut Co., Baltimore, Md., claimant, having admitted the allegations of the libel, judgment of condemnation was entered and the product was ordered released under bond, conditioned that the unfit portion be sold for processing into oil, under the supervision of the Food and Drug Administration.

9786. Adulteration of shelled peanuts. U. S. v. 417 Bags of Shelled Peanuts. Consent decree of condemnation. Product ordered released under bond. (F. D. C. No. 17706. Sample No. 23335-H.)

LIBEL FILED: October 3, 1945, Eastern District of Illinois.

ALLEGED SHIPMENT: On or about July 4, 1945, by the Lone Star Peanut Co., from Dallas, Texas.

PRODUCT: 417 120-pound bags of shelled Spanish peanuts at Ashley, Ill.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy and decomposed substance by reason of the presence of insect-infested, dirty, and decomposed peanuts.

DISPOSITION: February 4, 1946. The Pan American Candy Co., claimant, having admitted the allegations of the libel, judgment of condemnation was entered and the product was ordered released under bond for the cleaning and segregation of the fit portion and the destruction of the remainder, under the supervision of the Food and Drug Administration.

9787. Adulteration of shelled Spanish peanuts. U. S. v. 4 Bags and 85 Bags of Shelled Spanish Peanuts. Decrees of condemnation. Portion of product ordered released under bond; remainder ordered destroyed. (F. D. C. Nos. 17050, 17302. Sample Nos. 786-H, 22706-H, 22710-H.)

LIBELS FILED: August 17 and September 4, 1945, Eastern District of Illinois and Eastern District of North Carolina.

ALLEGED SHIPMENT: On or about May 11 and June 16, 1945, by the Ashburn Peanut Co., from Ashburn, Ga.

PRODUCT: 4 125-pound bags and 85 125-pound bags of shelled Spanish peanuts at Fayetteville, N. C., and Centralia, Ill., respectively.

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 larvae and insect-damaged peanuts.

DISPOSITION: September 22 and November 21, 1945. The Hollywood Brands, Inc., Centralia, Ill., having appeared as claimant for the Illinois lot and having consented to the entry of a decree, and no claimant having appeared for the North Carolina lot, judgments of condemnation were entered. It was ordered that the North Carolina lot be destroyed and that the Illinois lot be released under bond to be denatured for use as animal feed, under the supervision of the Federal Security Agency.

9788. Adulteration of shelled Spanish peanuts. U. S. v. 6 Bags of Spanish Peanuts. Default decree of condemnation and destruction. (F. D. C. No. 17429. Sample No. 9447-H.)

LIBEL FILED: September 6, 1945, Western District of New York.

ALLEGED SHIPMENT: On or about October 25, 1944, by the Columbian Peanut Co., from Pelham, Ga.

PRODUCT: 6 100-pound bags of shelled Spanish peanuts at Rochester, 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 larvae and insect-damaged peanuts.

DISPOSITION: October 15, 1945. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

9789. Misbranding of peanut butter. U. S. v. 131 Cases of Peanut Butter. Default decree of condemnation. Product ordered delivered to public and charitable institutions. (F. D. C. No. 16782. Sample No. 28751-H.)

LIBEL FILED: July 5, 1945, Western District of Washington.

ALLEGED SHIPMENT: On or about April 13, 1945, by the Sessions Co., Inc., from Enterprise, Ala.

PRODUCT: 131 cases, each containing 24 1-pound jars, of peanut butter at Seattle, Wash. Examination showed that the product was short-weight.

LABEL, IN PART: "Net Wt. 1 Pound Sessions Brand Homogenized Peanut Butter."

NATURE OF CHARGE: Misbranding, Section 403 (e) (2), the article failed to bear a label containing an accurate statement of the quantity of the contents.

DISPOSITION: March 25, 1946. No claimant having appeared, judgment of condemnation was entered and the product was ordered delivered to public and charitable institutions.

9790. Adulteration of shelled pecans. U. S. v. 10 Cases of Shelled Pecans. Default decree of condemnation and destruction. (F. D. C. No. 17049. Sample No. 18264-H.)

LIBEL FILED: August 18, 1945, Southern District of Iowa.

ALLEGED SHIPMENT: On or about April 9, 1945, by the Southern Pecan Shelling Co., from Chicago, Ill.