

ALLEGED SHIPMENT: On or about November 12, 1943, by Swift & Co., from Harrison, N. J.

PRODUCT: 84 100-pound bags of meat scraps at Brooklyn, N. Y.

LABEL, IN PART: (Tags) "Swift's Fifty Five Meat Scraps."

VIOLATION CHARGED: Adulteration, Section 402 (a) (1), the product contained an added deleterious substance, glass, which might have rendered it injurious to health.

DISPOSITION: February 25, 1944. No claimant having appeared, judgment of condemnation was entered and the product was ordered delivered to a U. S. Marine Hospital, for use as fertilizer.

FISH AND SHELLFISH

CANNED FISH AND SHELLFISH

6274. Adulteration of canned flaked fish. U. S. v. 27 Cases of Flaked Fish (and 3 other seizure actions against canned flaked fish). Decrees of condemnation. One lot ordered destroyed. Remaining lots ordered released under bond or upon deposit of cash collateral. (F. D. C. Nos. 11217, 11763, 11777, 11806. Sample Nos. 57922-F, 57924-F, 57970-F, 58481-F, 68919-F to 68922-F, incl.)

LIBELS FILED: Between December 3, 1943, and February 14, 1944, District of Colorado and District of Columbia.

ALLEGED SHIPMENT: From on or about August 25 to October 5, 1943, by Steinhartter & Nördlinger, from New York, N. Y., and the Riviera Packing Co., from Eastport, Maine.

PRODUCT: Flaked Fish: 55 cases at Denver, Colo., and 194 cases at Washington, D. C., each case containing 48 cans.

LABEL, IN PART: (Cans) "Custom House Flaked Fish Contains Fresh Cod and Fresh Pollock * * * Packed by Riviera Packing Company Eastport, Me."

VIOLATION CHARGED: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a decomposed substance.

DISPOSITION: On February 11, 1944, no claimant having appeared for one lot, judgment of condemnation was entered and the product was ordered destroyed. On August 8, 1944, Arnold Vogl and Victor N. Cory, doing business as the Riviera Packing Co., having appeared as claimants for the remaining lots, and the actions against such lots having been consolidated and removed to the Southern District of New York for trial, pursuant to the agreement of all parties, and the claimants having admitted the allegations of the libels, judgments of condemnation were entered and the product was ordered released under bond or upon deposit of cash collateral, conditioned that the unfit portion be segregated and destroyed, or denatured under the supervision of the Food and Drug Administration.

6275. Adulteration of canned oysters. U. S. v. 112 Cases and 116 Cases of Canned Oysters. Default decree of condemnation and destruction. (F. D. C. No. 10401. Sample Nos. 39701-F, 39702-F.)

LIBEL FILED: August 19, 1943, District of Arizona.

ALLEGED SHIPMENT: On or about May 20, 1943, by the L. C. Mays Co., Inc., from New Orleans, La.

PRODUCT: 228 cases at Phoenix, Ariz., each case containing 48 cans of oysters.

LABEL, IN PART: (Cans) "C. C. Brand Oysters * * * Packed by C. C. Company Biloxi, Miss.," or "High Sea Brand Oysters."

VIOLATION CHARGED: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a decomposed substance.

DISPOSITION: October 6, 1943. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

6276. Adulteration of canned oysters. U. S. v. 347 Cases of Canned Oysters. Decree of condemnation. Product ordered released under bond for salvaging of fit portion. (F. D. C. No. 10287. Sample No. 36242-F.)

LIBEL FILED: July 22, 1943, District of Colorado.

ALLEGED SHIPMENT: On or about March 10, 1943, by the Southern Shell Fish Co., Inc., Mobile, Ala., from New Orleans, La.

PRODUCT: 347 cases, each containing 24 cans, of oysters at Denver, Colo.