DISPOSITION: June 11, 1947. A plea of nolo contendere having been entered on behalf of the defendant, a fine of \$400 was imposed.

11749. Adulteration of frozen whole eggs. U. S. v. The Cudahy Packing Co. Plea of guilty. Fine, \$400 and costs. (F. D. C. No. 21516. Sample No. 63554-H.)

INFORMATION FILED: December 23, 1946, District of North Dakota, against the Cudahy Packing Co., a corporation, Fairmount, N. Dak.

ALLEGED SHIPMENT: On or about May 27, 1946, from the State of North Dakota into the State of New Jersey.

LABEL, IN PART: "Cudahy's Whole Eggs Sunlight * * * Frozen."

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

Disposition: April 4, 1947. A plea of guilty having been entered, the court imposed a fine of \$400, plus costs, against the defendant.

11750. Adulteration of frozen whole eggs. U. S. v. 50 Cans * * *. (F. D. C. No. 21624. Sample No. 57549-H.)

LIBEL FILED: November 5, 1946, District of Massachusetts.

ALLEGED SHIPMENT: On or about June 21, 1946, by Frank Pilley & Sons, Inc., from Sioux City, Iowa.

Product: 50 30-pound cans of frozen whole eggs at Boston, Mass.

LABEL, IN PART: "Pilley's Poultryland Frozen-Fresh Whole Eggs."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a putrid substance.

Disposition: January 7, 1947. Frank Pilley & Sons, Inc., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the product was ordered released under bond, conditioned that the unfit portion be segregated and denatured, under the supervision of the Federal Security Agency, and that it be disposed of for use in tanning leather.

11751. Adulteration of frozen egg product "Dublegg". U. S. v. 100 Cans * * * (F. D. C. No. 21625. Sample No. 57548-H.)

LIBEL FILED: November 7, 1946, District of Massachusetts.

ALLEGED SHIPMENT: On or about May 29, 1946, by the Arthur Redmond Co., Inc., from Terre Haute, Ind.

PRODUCT: 100 30-pound cans of frozen egg product, Dublegg, at Boston, Mass. LABEL, IN PART: "Dublegg."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a putrid substance.

DISPOSITION: December 13, 1946. The Arthur Redmond Co., Inc., New York, N. Y., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the product was ordered released under bond, conditioned that the unfit portion be segregated and destroyed under the supervision of the Federal Security Agency.

FEEDS AND GRAINS

11752. Misbranding of stone rice bran. U. S. v. Liberty Rice Mill, Inc., and A. Tartak, Jack M. Kaplan, and Louis M. Simon. Pleas of nolo contendere. Total fines, \$4,000. (F. D. C. No. 21492. Sample Nos. 1361-H, 1373-H.)

Information Filed: January 6, 1947, Western District of Louisiana, against the Liberty Rice Mill, Inc., Kaplan, La., and A. Tartak, president, Jack M. Kaplan, secretary and treasurer, and Louis M. Simon, general manager.

ALLEGED SHIPMENT: On or about December 8, 1945, and January 15, 1946, from the State of Louisiana into the States of Georgia and Florida.

LABEL, IN PART: "Stone Rice Bran."

NATURE OF CHARGE: Misbranding, Section 403 (a), the label statements, "Minimum percent Crude Protein 7.00% * * * Maximum percent Crude Fibre 27.00%," were false and misleading since the article contained less than 7 percent of crude protein and more than 27 percent of crude fiber. Further misbranding, Section 403 (a), the label statement "Stone Rice Bran" was false and