tein Flaxseed Screenings Oil Feed Guaranteed Analysis Protein Minimum 25%."

NATURE OF CHARGE: Misbranding, Section 403 (a), the quoted statements on the labels were false and misleading. These statements represented and suggested that the linseed meal contained not less than 34 percent of protein and that the Flaxseed Screenings Oil Feed contained not less than 25 percent of protein, whereas the amount of protein in the articles was less than the amount they were represented to contain.

DISPOSITION: August 11, 1947. A plea of nolo contendere having been entered, the court imposed a fine of \$60.

11756. Adulteration and misbranding of dog food. U. S. v. 64 Cases * * *. (F. D. C. No. 21301. Sample No. 64041-H.)

LIBEL FILED: On or about October 24, 1946, District of Connecticut.

ALLEGED SHIPMENT: On or about June 27, 1946, by the Packer Products Co., from Philadelphia, Pa.

Product: 64 cases, each containing 48 12-ounce cans, of dog food at Bridgeport, Conn.

LABEL, IN PART: (Sticker label) "Beefy Brand Dog Food"; (lithographed on ends of some cans) "Ham and Eggs," or "Meat and Noodles."

NATURE OF CHARGE: Adulteration, Section 402 (b) (1), a valuable constituent, protein, had been in part omitted from the product.

Misbranding, Section 403 (a), the name "Beefy" and the designations "Min. Protein 8.00%," "Meat and Noodles," and "Ham & Eggs" were false and misleading as applied to the article, which contained less than the declared amount of protein and little or no beef, noodles, ham, or eggs.

DISPOSITION: June 25, 1947. Default decree of condemnation. The product was ordered delivered to a Federal institution, for use as hog feed; otherwise, it was to be destroyed if found to have no value for such purpose.

FISH AND SHELLFISH

11757. Adulteration of frozen eels. U. S. v. 1,623 Pounds * * * *. (F. D. C. No. 21263. Sample No. 63518-H.)

LIBEL FILED: October 25, 1946, Southern District of New York.

Alleged Shipment: On or about September 23, 1946, by Endau Leclerc, from St. Michaels Bell Chasse, Quebec, Canada.

PRODUCT: 1,623 pounds of frozen eels at New York, N. Y.

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

DISPOSITION: November 22, 1946. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

11758. Adulteration of herring. U. S. v. 79 Pails, etc. (F. D. C. No. 21375. Sample Nos. 49893-H, 49894-H.)

LIBEL FILED: October 28, 1946, Middle District of Alabama.

ALLEGED SHIPMENT: On or about July 16, 1946, by Fortman Doscher & Co., Inc., from New York, N. Y.

PRODUCT: 79 pails, each containing 8 pounds, and 42 pails, each containing 20 pounds, of herring at Montgomery, Ala.

LABEL, IN PART: "Nova Scotia Headless Split Herring."

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

DISPOSITION: November 29, 1946. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

11759. Adulteration of frozen swordfish. U. S. v. 13 Barrels * * *. (F. D. C. No. 21243. Sample No. 63515-H.)

LIBEL FILED: October 15, 1946, Southern District of New York.

ALLEGED SHIPMENT: On or about September 11, 1946, by Gorton-Pew Fisheries, Inc., from Gloucester, Mass.