

LABEL, IN PART: "100 Pounds Net 41% Protein Cottonseed Meal Registered by Nashville Cotton Oil Mill Corp. Nashville, Tennessee Guaranteed Analysis Protein, not less than ——— 41.00 Per Cent."

NATURE OF CHARGE: Misbranding, Section 403 (a), the label statement "41% Protein * * * Guaranteed Analysis Protein, not less than ——— 41.00 Per Cent" was false and misleading since the product contained less than 41 percent of protein.

DISPOSITION: April 3, 1951. A plea of nolo contendere having been entered, the court imposed a fine of \$250.

17324. Adulteration and misbranding of pulverized barley and pulverized white oats. U. S. v. Flambeau Milling Co. Plea of nolo contendere. Fine, \$400. (F. D. C. No. 30085. Sample Nos. 79413-K, 79414-K.)

INFORMATION FILED: February 14, 1951, Western District of Wisconsin, against the Flambeau Milling Co., Phillips, Wis.

ALLEGED SHIPMENT: On or about September 22, 1950, from the State of Wisconsin into the State of Massachusetts.

LABEL, IN PART: "Pulverized Barley Guaranteed Analysis * * * Crude Fibre, Max. 9.00%" and "Pulverized White Oats Guaranteed Analysis * * * Fibre, Max. 12.75%."

NATURE OF CHARGE: Adulteration, Sections 402 (b) (2) and (4), substances, namely, dirt, chaff, ground weed seeds, and ground oats, had been substituted for the pulverized barley, and dirt, chaff, ground weed seeds, and barley had been substituted for the pulverized white oats; and such substances had been added to, and mixed and packed with, the products so as to increase their bulk and weight, reduce their quality, and make them appear better and of greater value than they were.

Misbranding, Section 403 (a), the label statements "Pulverized Barley * * * Crude Fibre, Max. 9.00%" and "Pulverized White Oats * * * Fibre, Max. 12.75%" were false and misleading since the products contained the adulterants hereinbefore stated; and, in addition, the pulverized barley contained in excess of 9 percent of fiber, and the pulverized white oats contained in excess of 12.75 percent of fiber.

DISPOSITION: February 19, 1951. A plea of nolo contendere having been entered, the court imposed a fine of \$400.

FISH AND SHELLFISH

17325. Adulteration of frozen flounder fillets. U. S. v. 19 Cartons * * *. (F. D. C. No. 29901. Sample No. 81293-K.)

LIBEL FILED: September 26, 1950, Middle District of Pennsylvania.

ALLEGED SHIPMENT: On or about September 18, 1950, by J. Adams' & Co., Inc., from Boston, Mass.

PRODUCT: 19 cartons, each containing 10 5-pound boxes, of frozen flounder fillets at Lebanon, Pa.

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

DISPOSITION: March 8, 1951. Default decree of condemnation and destruction.