

ALLEGED SHIPMENT: On or about November 15, 1951, by the R. L. Stanislaus Poultry Service, from Carthage, Mo.

PRODUCT: 8 crates, each containing approximately 79 pounds, of hen turkeys at Newark, N. J.

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 crop material and fecal matter.

DISPOSITION: March 24, 1952. Default decree of condemnation and destruction.

18447. Adulteration of dressed turkey. U. S. v. 5 Crates. * * *. (F. D. C. No. 32009. Sample No. 38296-L.)

LIBEL FILED: November 9, 1951, Southern District of New York.

ALLEGED SHIPMENT: On or about October 24, 1951, by the Cavalier Poultry Co., from Harrisonburg, Va.

PRODUCT: 5 crates, containing approximately 250 pounds, of dressed turkeys at New York, N. Y.

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 birds which were contaminated with fecal matter and crop material.

DISPOSITION: November 28, 1951. Default decree of condemnation. The court ordered that samples of the article be delivered to the Food and Drug Administration and that the remainder be destroyed.

SPICES, FLAVORS, AND SEASONING MATERIALS*

18448. Adulteration and misbranding of black pepper. U. S. v. Meer Corp. and Ellis Meer. Pleas of guilty. Fine of \$1,350 against defendants jointly. (F. D. C. No. 31122. Sample Nos. 1814-L, 6878-L, 9080-L, 11376-L, 25301-L, 27831-L, 27832-L, 28151-L.)

INFORMATION FILED: March 27, 1952, Southern District of New York, against the Meer Corp., New York, N. Y., and Ellis Meer, president of the corporation.

ALLEGED SHIPMENT: On or about October 4 and November 24, 1950, and January 25, 29, and 30, and February 1 and 12, 1951, from the State of New York into the States of California, Georgia, Pennsylvania, Illinois, and Ohio.

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), a mixture of black pepper and paradise seeds had been substituted for black pepper.

Misbranding, Section 403 (a), the label statement "Pure Black Pepper" on the label of a portion of the article was false and misleading.

DISPOSITION: May 21, 1952. Pleas of guilty having been entered, the court imposed a fine of \$1,350 against the defendants jointly.

*See also No. 18423.

18449. Adulteration and misbranding of oil of lemon and adulteration of oil of orange. U. S. v. Berje Chemical Products, Inc., Julius L. Bleimann, and Alexander Bleimann. Pleas of guilty. Corporation fined \$50. Individual defendants fined \$400 each and sentenced to 30 days in jail; jail sentence suspended and individuals placed on probation for 1 year. (F. D. C. No. 31549. Sample Nos. 55996-K, 65554-K, 86055-K, 92203-K, 92204-K.)

INFORMATION FILED: January 2, 1952, Southern District of New York, against the Berje Chemical Products, Inc., New York, N. Y., and Julius L. Bleimann, president and treasurer, and Alexander Bleimann, vice president and secretary.

ALLEGED SHIPMENT: On or about August 31 and September 14 and 28, 1950, from the State of New York into the States of Kansas, Illinois, Texas, and New Jersey.

LABEL, IN PART: "Berje Products Company Manufacturers Distillers * * * Oil of Lemon Calif. U. S. P., C. P. [or "Oil of Orange, Calif., U. S. P."]."

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), substances not genuine oil of lemon (or oil of orange) had been substituted in whole or in part for oil of lemon, U. S. P. (or oil of orange, U. S. P.).

Misbranding (oil of lemon only), Section 403 (a), the statement "Oil of Lemon Calif. U. S. P., C. P." borne on the label was false and misleading since the article was not genuine oil of lemon.

DISPOSITION: April 16, 1952. Pleas of guilty having been entered, the court imposed a fine of \$10 against the corporation on each of the 5 counts of the information, sentenced the individual defendants to 30 days in jail on count 1, and fined each individual defendant \$100 on each of the remaining 4 counts of the information. The court suspended the jail sentence against the individuals and placed them on probation for 1 year.

18450. Misbranding of imitation vanilla flavor. U. S. v. Roisman Products Co. Plea of nolo contendere. Fine of \$50 and probation for 3 years. (F. D. C. No. 31303. Sample No. 88402-K.)

INFORMATION FILED: February 11, 1952, Western District of Oklahoma, against the Roisman Products Co., a partnership, Oklahoma City, Okla.

ALLEGED SHIPMENT: On or about September 6, 1950, from the State of Oklahoma into the State of Colorado.

LABEL, IN PART: (Bottle) "Fulvalu Imitation Vanilla Flavor * * * Contents 1 Quart Roisman Products Co. Oklahoma City, Okla."

NATURE OF CHARGE: Misbranding (count 1), Section 403 (e) (2), the article failed to bear a label containing an accurate statement of the quantity of the contents since the bottles contained less than the declared amount.