

31074. Adulteration of frozen shrimp. U. S. v. 194 Cases of Frozen Shrimp (and 2 other seizure actions against frozen shrimp). Consent decrees entered. Product released under bond for segregation of fit from unfit portion. Unfit portion condemned and ordered disposed of for purposes other than food. Good portion released. (F. & D. Nos. 44830, 44831, 44886. Sample Nos. 36153-D, 36154-D, 36155-D, 36772-D, 36774-D, 36775-D, 36776-D, 36778-D.)

This product had been shipped in interstate commerce and remained unsold and in the original packages. At the time of examination it was found to be in part decomposed.

On January 11, 12, and 16, 1939, the United States attorney for the Northern District of California, acting upon reports by the Secretary of Agriculture, filed in the district court libels praying seizure and condemnation of 828 cases of frozen shrimp at San Francisco, Calif.; alleging that the article had been shipped in interstate commerce on or about September 21 and November 25, 1938, by the Texas Fisheries from Galveston, Tex.; and charging that it was adulterated in violation of the Food and Drugs Act.

Adulteration was alleged in that the article consisted in part of a decomposed animal substance.

On August 5, 1939, the court having found that the product contained both decomposed as well as marketable merchandise, and the claimant having consented to condemnation of the decomposed portion, judgment was entered ordering that the good be segregated from the unfit and that the latter be disposed of in a manner approved by this Department, but that it should not be used for human or animal consumption.

GROVER B. HILL, *Acting Secretary of Agriculture.*

31075. Adulteration of frozen shrimp. U. S. v. 200 Cases of Frozen Shrimp (and 1 other seizure action against frozen shrimp). Consent decrees entered. Product released under bond for segregation of fit from unfit portion. Unfit portion condemned and disposed of for purposes other than food. Good portion released. (F. & D. Nos. 44756, 44780. Sample Nos. 36777-D, 36779-D, 43239-D.)

This product had been shipped in interstate commerce and remained unsold and in the original packages. At the time of examination it was found to be in part decomposed.

On January 4 and 18, 1939, the United States attorney for the Northern District of California, acting upon reports by the Secretary of Agriculture, filed in the district court libels praying seizure and condemnation of 346 cases of frozen shrimp at San Francisco, Calif.; alleging that the article had been shipped in interstate commerce on or about October 17 and December 28, 1938, by Joe Grasso & Son from Galveston, Tex.; and charging that it was adulterated in violation of the Food and Drugs Act. The article was labeled in part "Crescent Brand."

Adulteration was alleged in that the article consisted in part of a decomposed animal substance.

On August 5, 1939, the court having found that the product contained both decomposed as well as marketable merchandise, and the claimant having consented to condemnation of the decomposed portion, judgment was entered ordering that the good be segregated from the unfit and that the latter be disposed of in a manner approved by this Department, but that it should not be used for human or animal food.

GROVER B. HILL, *Acting Secretary of Agriculture.*