

LABEL FILED: March 28, 1950, Northern District of Illinois.

ALLEGED SHIPMENT: On or about March 6, 1950, by Western Plains Horse Meat, from South Bend, Ind.

PRODUCT: 142 cases, containing a total of 12,036 pounds, of tenderloin at Chicago, Ill.

LABEL, IN PART: "Tender Loin."

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), horse meat had been substituted for beef tenderloin.

Misbranding, Section 403 (a), the label designation "Tender Loin" was misleading since tenderloin usually refers to beef or pork and not horse meat; Section 403 (e) (1), the product failed to bear a label containing the name and place of business of the manufacturer, packer, or distributor; and, Section 403 (i) (1), its label failed to bear the common or usual name of the food.

DISPOSITION: May 5, 1950. Default decree of condemnation and destruction.

16241. Adulteration and misbranding of frozen tenderloin (meat). U. S. v. 3,217 Pounds * * *. (F. D. C. No. 29030. Sample No. 1748-K.)

LABEL FILED: March 29, 1950, Southern District of Florida.

ALLEGED SHIPMENT: On or about March 2, 1950, by Meyer Gilgus, from Dallas, Tex.

PRODUCT: 3,217 pounds of frozen tenderloin at Tampa, Fla.

LABEL, IN PART: "Tender-Loin."

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), horse meat had been substituted for beef tenderloin, which the product was represented to be.

Misbranding, Section 403 (a), the label designation "Tender-Loin" was misleading as applied to horse meat since tenderloin usually refers to beef or pork and not horse meat; Section 403 (b), the product was offered for sale under the name of another food, namely, beef tenderloin; and, Section 403 (i) (1), its label failed to bear the common or usual name of the food.

DISPOSITION: May 8, 1950. Default decree of condemnation and destruction.

16242. Adulteration of dressed rabbits. U. S. v. Ray Bouldin (Ray Bouldin & Son). Plea of nolo contendere. Fine, \$25. (F. D. C. No. 29153. Sample No. 54511-K.)

INFORMATION FILED: April 28, 1950, Western District of Missouri, against Ray Bouldin, trading as Ray Bouldin & Son, Fordland, Mo.

ALLEGED SHIPMENT: On or about January 15, 1950, from the State of Missouri into the State of Alabama.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in part of a filthy substance by reason of the presence of fecal matter and improperly cleaned rabbits, and of a decomposed substance by reason of the presence of decomposed rabbits.

DISPOSITION: May 25, 1950. A plea of nolo contendere having been entered, the court imposed a fine of \$25.

16243. Adulteration of frozen dressed rabbits. U. S. v. 32 Crates * * *. (F. D. C. No. 29029. Sample No. 73106-K.)

LABEL FILED: March 30, 1950, Southern District of New York.