

DISPOSITION: September 17, 1948. A plea of guilty having been entered, the corporation was fined \$1,500, of which \$1,000 was suspended, and the defendant was placed on probation for 3 years.

13613. Adulteration and misbranding of dog food. U. S. v. Daniel Pearlstein (Re-Dan Packing Co.). Plea of guilty. Fine, \$400. (F. D. C. No. 23575. Sample No. 6556-H.)

INFORMATION FILED: September 17, 1948, Eastern District of New York, against Daniel Pearlstein, formerly trading as the Re-Dan Packing Co., Ozone Park, N. Y.

ALLEGED SHIPMENT: On or about April 23, 1947, from the State of New York into the State of New Jersey.

LABEL, IN PART: "Cadet Dog Food * * * Protein—9.00% Min."

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

Misbranding, Section 403 (a), the label statement "Protein—9.00% Min." was false and misleading since the product contained less than 9 percent of protein.

DISPOSITION: December 9, 1948. A plea of guilty having been entered, the defendant was fined \$400.

13614. Adulteration and misbranding of dog food. U. S. v. Reuben Gittelman (Best Dog Food Co.). Plea of guilty. Fine, \$400. (F. D. C. No. 24520. Sample Nos. 39265-K, 39266-K.)

LIBEL FILED: September 17, 1948, Eastern District of New York, against Reuben Gittelman, trading as the Best Dog Food Co., at Astoria, N. Y.

ALLEGED SHIPMENT: On or about July 1 and August 29, 1947, from the State of New York into the State of Maryland.

LABEL, IN PART: "Vita-Best Kibblan-Meal * * * Protein 26.67%" or "Vita-Best * * * Kibbled Biscuits Analysis: Protein 20.31%."

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

Misbranding, Section 403 (a), the label statements "Protein 26.67%" or "Protein 20.31%" were false and misleading since the products contained less than the declared amount of protein.

DISPOSITION: October 21, 1948. A plea of guilty having been entered, the defendant was fined \$400.

13615. Adulteration and misbranding of dog and cat food. U. S. v. 682 Cases, etc. (and 1 other seizure action). (F. D. C. Nos. 22114, 22535. Sample Nos. 34179-H, 34180-H, 61210-H, 61217-H.)

LIBELS FILED: December 20, 1946, and February 13, 1947, District of Columbia and Western District of New York.

ALLEGED SHIPMENT: On or about November 1 and 6 and December 13 and 19, 1946, by the Dr. George C. Melody Co., from Greensburg, Pa.

PRODUCT: 1,210 cases at Washington, D. C., and 2,792 cases at Buffalo, N. Y., of dog and cat food. Each case contained 12 jars. Samples of the product were found to contain protein in amounts ranging from 4.10 percent to 5.01 percent.

LABEL, IN PART: "Dr. Melody's Dog & Cat Food Contents 30 Oz. [or "15 Oz."]
* * * Protein 7.00% Min."

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

Misbranding, Section 403 (a), the label statement "Protein 7.00% Min.," was false and misleading as applied to the article, which contained less than the declared amount of protein.

DISPOSITION: January 17 and February 13, 1947. The Dr. George C. Melody Co., claimant, having consented to the entry of a decree, judgments of condemnation were entered and the product was ordered released under bond for relabeling under the supervision of the Food and Drug Administration.

13616. Adulteration of cat food and adulteration and misbranding of dog food. U. S. v. 27 Cases, etc. (F. D. C. No. 22143. Sample Nos. 90712-H, 90713-H.)

LIBEL FILED: January 2, 1947, District of Columbia.