

Legal English Terminology in *Animal Science Products*

¶1

The Court of Appeals for the Second Circuit

*In re Vitamin C Antitrust Litigation*, 837 F. 3d 175, 189 (2016) (& 584 F. Supp. 2d 546, 559 (EDNY 2008), ¶16)

¶2

Federal Rule of Civil Procedure 44.1

Question of law

Advisory Committee's 1966 Note on Fed. Rule Civ. Proc. 44.1, 28 U. S. C. App., p. 892

Vacate

Judgment

Remand

¶3

Petitioners

Class-action suit

§ 1 of the Sherman Act, 15 U. S. C. §1 (& antitrust, ¶19)

Complaint in No. 1:05-CV-453, Docket No. 1, ¶43

Judicial Panel on Multidistrict Litigation

Consolidated

Pretrial proceedings

United States District Court for the Eastern District of New York

¶4

Moved to dismiss (& motion to dismiss, ¶16)

Act of state doctrine

The foreign sovereign compulsion doctrine

Principles of international comity

*Amicus curiae* (& *amicus*, ¶14)

Brief

App. to Pet. for Cert. 190a (*id.*, at 196a)

¶15

Expert testimony

¶16

*Ibid.*

¶17

Discovery

Summary judgment

¶18

Jury

Verdict

Treble damages

Enjoining

¶19

Reversed

Deference

Competing authority

¶10 (n/a)

¶11

Certiorari

Circuit conflict

¶12

At common law

Question of fact

Miller, Federal Rule 44.1 and the “Fact” Approach to Determining Foreign Law: Death Knell for a Die-Hard Doctrine, 65 Mich. L. Rev. 613, 617–19 (1967) (Miller)

*Talbot v. Seeman*, 1 Cranch 1, 38 (1801); *see, e.g., Church v. Hubart*, 2 Cranch 187, 236 (1804)

9A C. Wright & A. Miller, Federal Practice and Procedure §2441, p. 324 (3d ed. 2008) (Wright & Miller)

Raised in the pleadings

Appellate review

Record

¶13

Finding of fact

Admissible under the Federal Rules of Evidence

De novo

Counsel

Alien law

¶14

Wood, J., concurring

*Supra*

Litigation

¶15 (n/a)

¶16

Binding

State's highest court

State's attorney general

¶17

Extraterritorial

¶18 (n/a)

¶19

Reciprocity

¶20

International treaties

Party

International practice

¶21 (n/a)