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Species substitution and country of origin mislabeling of catfish products on the U.S. commercial market

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Abstract

Catfish belong to the order Siluriformes and include both the Ictaluridae and Pangasiidae families. However, U.S. labeling laws require only species of the family Ictaluridae to be marketed as catfish. The lower production price of Pangasiidae, combined with changes in regulations over time, have resulted in high potential for species substitution and country of origin mislabeling among catfish products. The objective of this study was to conduct a market survey of catfish products sold at the U.S. retail level to examine species mislabeling and compliance with Country of Origin Labeling (COOL) regulations. A total of 80 catfish samples were collected from restaurants, grocery stores and fish markets in Orange County, CA. DNA was extracted from each sample and tested with real-time polymerase chain reaction (PCR) using the InstantID™ U.S. Catfish Assay Kit for Ictaluridae spp. (InstantLabs). Samples that tested negative for Ictaluridae were tested with real-time PCR using the InstantID Asian Catfish Assay Kit for Pangasiidae spp. DNA barcoding was used as a final test in cases where species could not be identified with either of the real-time PCR assays. Overall, 7 of the 80 of the catfish products were found to be substituted with Pangasiidae species for a mislabeling rate of 9%. This included five of the 40 restaurant samples and two of the 32 grocery store samples. Additionally, 59% of grocery store samples were not compliant with COOL regulations. The results of this study reveal the occurrence of catfish mislabeling on the U.S. commercial market and suggest the need for continuous monitoring of these products.

Keywords: Catfish; DNA barcoding; Pangasius; real-time PCR; seafood fraud; country of origin
1. **Introduction**

Fisheries and aquaculture are an important source of food, nutrition, and income for hundreds of millions of people globally. In 2014, the world *per capita* fish supply reached a new high of 20 kg, attributed to the expanding growth in aquaculture which is responsible for half of all fish for human consumption (FAO 2016). In the United States, over 90% of the seafood is imported with over half of imports coming from aquaculture (NOAA 2016a). With this high percentage of foreign trade, an increase in seafood processing and consumer demand, and globalization of the seafood industry, the potential for seafood fraud increases (Hellberg and Morrissey 2011). Fish in their whole, unprocessed form are generally identifiable by morphological indicators. However, following processing it can be difficult to identify a species by conventional taxonomic means. Seafood fraud, such as species substitution and mislabeling, can occur at any stage along the supply chain from the initial production/capture to retail shops and restaurants. In the case of seafood substitution, a low-valued species is typically substituted for a more expensive one while other types of seafood mislabeling, such as inaccurate country of origin labeling, are committed to evade inspection, tariffs, and other costs (NOAA 2016a).

Accurate labeling of seafood is necessary to ensure food safety, avoid economic, social, and conservation concerns, and truthfully inform consumers (Naaum et al. 2016).

Country of Origin Labeling (COOL) is a labeling law that requires large retailers, such as supermarkets, to provide information regarding method of production and country of origin (Country of Origin Labeling for Fish and Shellfish, 7 C.F.R. § 60, 2009). COOL for covered fish and shellfish commodities became effective in 2005 and is regulated by the USDA’s Agricultural Marketing Service (AMS). As part of COOL, fresh or frozen fish that have not undergone transformation or processing outlined in 7 C.F.R. § 60 must be labeled with the name of the
country the fish is from and the method of production (wild-caught or farm-raised) (AMS 2017a). Wild-caught fish are those that are naturally-born or hatchery-originated that are released in the wild and caught from non-controlled waters, while farm-raised fish are harvested in controlled environments. Although food service establishments and fish markets may voluntarily include this information on the label, they are exempt from this ruling as they are not defined as retailers under the Perishable Agriculture Commodities Act (1930; AMS 2017a). Similarly, processed food items that have undergone specific processing resulting in a change in the character of the commodity (e.g., cooked or smoked catfish) or those that have been combined with at least one other covered commodity or food component (e.g., breaded catfish) are not subject to COOL. However, unless excepted by law, foreign articles imported into the United States must be labeled with the correct country of origin according to 19 C.F.R. § 134.11 (Country of Origin Marking, 2011).

Catfish, order Siluriformes, represent more than 3,000 species, 477 genera, and 36 families (Ferraris 2007). In the U.S., the most commonly consumed species of Siluriformes are from the Ictaluridae and Pangasiidae families (Delaware Sea Grant 2017). Ictaluridae catfish, including blue catfish (*Ictalurus furcatus*) and channel catfish (*Ictalurus punctatus*), are the leading aquaculture-produced seafood in the U.S., generating approximately half the freshwater aquaculture value in 2014 (NOAA 2016b). Ictaluridae catfish are also farm-raised in other countries and imported into the United States, largely from China (NOAA 2018). Pangasius catfish are part of the Pangasiidae family and include swai (*Pangasianodon hypophthalmus*; also known as tra or sutchi) and basa (*Pangasius bocourti*). These freshwater fish are primarily found in the wild in South Asia and Southeast Asia and are farm-raised in a number of countries, including Vietnam (Delaware Sea Grant 2017). Pangasius fish have been experiencing steady
demand globally, with the United States being the largest import market (FAO 2016). Vietnam
was the main source of imported Pangasius in the United States in 2016, with other sources
being Thailand and China (NOAA 2018). Pangasius fish are relatively low-priced (FAO 2016);
for example, one of the Southern California supermarket chains included in the current study
advertised prices of US$4.99/lb ($11.00/kg) for swai and US$8.99/lb ($19.82/kg) for U.S. catfish
in April 2018.

Vietnam began exporting Pangasius to the United States after the embargo on trade with
Vietnam was lifted in 1994 and exports grew tremendously following the removal of tariffs on
raw seafood in 1999 (Duc 2010). Swai and basa were initially marketed as “catfish” by
distributors in the U.S. However, with increasing competition from Vietnamese catfish imports,
the Association of Catfish Farmers of America (CFA) campaigned to require that Vietnamese
catfish be labeled as basa or swai to differentiate them from American catfish (Brambilla et al.
2012). In 2002, U.S. Congress passed a labeling law restricting the use of the name “catfish”
only to the Ictaluridae family (Duc 2010; Brambilla et al. 2012). These labeling restrictions were
incorporated into the United States Code under the Farm Security and Rural Investment Act
(2002). However, passage of the labeling law did not lead to a significant recovery in U.S.
catfish prices, and CFA filed an antidumping lawsuit against Vietnam. In 2003, anti-dumping
duties were placed on imports of frozen swai and basa from Vietnam (DOC 2003). Since 2003,
several individuals and companies have been convicted of criminal charges related to falsely
mislabeling Vietnamese Pangasius as other species, such as grouper or sole, to avoid these tariffs
(DOJ 2009; 2010; 2011).

Although most seafood is subject to periodic inspection by the U.S. Food and Drug
Administration (FDA), catfish are subject to continuous inspection by the United States
Department of Agriculture (USDA) Food Safety Inspection Services (FSIS) under the Federal Meat Inspection Act (FMIA), as required by the 2014 U.S. Farm Bill (FSIS 2015). The final ruling released by FSIS regarding the catfish inspection program became effective in March 2016, with an 18-month transitional period until full enforcement in September 2017. According to the 2014 Farm Bill, catfish subject to continuous inspection include all “fish of the order Siluriformes.” FSIS inspection procedures under the FMIA include verification that appropriate food safety standards and humane handling requirements are being followed. As part of the catfish inspection program, lab samples may be periodically collected for analysis of chemical residues, Salmonella, or speciation (FSIS 2018).

Existing literature on seafood fraud is extensive. Numerous studies have inspected the mislabeling of various types of fish including salmon, tilapia, grouper, halibut, and pollock. However, there is limited research specific to catfish mislabeling. In a market survey conducted by Consumer Reports, 3 of 21 “catfish” products purchased at retail outlets and restaurants in the Northeastern United States were identified as swai with DNA testing (Consumer Reports 2011). In a 2012 survey of seafood labeling at the wholesale distribution level, the FDA performed DNA barcoding on 40 fillets from 5 lots of domestic, channel catfish in California and reported that none of the samples was mislabeled (FDA 2012). On the contrary, in a study conducted in the Southeastern U.S., Wang and Hsieh (2016) reported that 26.7% of 15 “catfish” menu items purchased from restaurants were identified as Pangasius. According to the study authors, Pangasius has the potential to be substituted for Ictalurus spp. because it is rapidly grown, produces a higher yield, and commands a lower price (Wang and Hsieh 2016). In a review of seafood fraud reported globally, Pangasius was found to be one of the most commonly substituted fish and was mislabeled as 18 different types of higher-valued species (Warner et al.
Due to the potential for catfish products to be mislabeled on the U.S. commercial market, the overall objective of this study was to investigate rates of species substitution and COOL compliance for catfish products sold at the retail level. Through a combination of real-time PCR and DNA barcoding, catfish products sold within the U.S. were analyzed to determine the occurrence of species substitution. Because the most common type of mislabeling expected was the substitution of Pangasius for *Ictalurus* spp., products were first tested for the presence of these species using real-time PCR, followed by DNA barcoding for any unidentified samples.

2. Materials and Methods

2.1 Sample collection and preparation

A total of 80 catfish products were purchased from locations in Orange County, California, from July to August 2016. Forty of the products were purchased from 40 different restaurants and 40 products were purchased fresh/frozen from 39 different retail outlets (i.e., 8 fish markets and 31 grocery stores). All products purchased from grocery stores were subject to COOL. Among the 31 grocery stores visited, 24 were supermarket chains and 7 were single-location supermarkets. Among fish markets, 1 was a chain and the other 7 were single-location businesses. Out of the 40 restaurants visited, 13 were chains and 27 were single-location businesses. Only one location was visited for each chain store or restaurant chain included in this study. Details about each sample were recorded, including cooking method, purchase location, advertised name on the label or menu, production method, and country of origin labeling (if available). COOL compliance was assessed by examining the packaging labels for each product, as well as all relevant labeling (e.g., placards, tags, signs, etc.) at the point of sale. Following collection, samples were taken to the laboratory and prepared as described in Wang and Hsieh.
(2016), with modifications. Batters, gravies, and sauces were removed from restaurant samples using sterile deionized water. Similarly, fresh and frozen samples were rinsed with sterile deionized water. After rinsing, approximately 5 g of tissue were removed from the interior of each catfish sample using sterile forceps and scalpels. The 5 g sample was placed in a sterile 50 mL Falcon tube (Corning, Corning, NY) and stored at -80 °C until DNA extraction.

2.2 DNA extraction

DNA extraction was performed on tissue samples (~25 mg) using Qiagen’s DNeasy Blood and Tissue Kit, Spin Column Protocol (Qiagen, Valencia, CA), according to the manufacturer’s instructions. DNA was eluted in 50 µl Buffer AE preheated to 37 °C. The DNA extract was used immediately for real-time PCR or stored at -20 °C for later use. A reagent blank negative control with no sample tissue added was included alongside each set of extracted samples. The DNA concentration was measured using a Thermo Scientific NanoDrop 2000 Spectrophotometer (Walham, MA).

2.3 Real-time PCR

A tiered approach was used to identify the species in each catfish sample. First, all samples underwent real-time PCR with the InstantID™ U.S. Catfish Assay Kit (InstantLabs, Baltimore, MD). This kit tests for the presence of blue catfish (Ictalurus furcatus) or channel catfish (Ictalurus punctatus), with no differentiation between the two species. Any samples that tested negative with the U.S. Catfish Assay were then tested with the InstantID™ Asian Catfish Assay (InstantLabs). This kit returns a positive result if basa (Pangasius bocourti) or swai (Pangasianodon hypophthalmus) are present, with no differentiation between the two species. Amplification was carried out using a Rotor-Gene® Q Cycler (Qiagen, Germantown, MD) and each reaction tube included 12.5 µL 2X Master Mix (InstantLabs) and 12.5 µL DNA template
The 2X Master Mix provided with each kit included an internal control (IC). Each kit also included positive control DNA (undiluted). Two, 10-fold serial dilutions of the positive control (10⁻¹ and 10⁻²) were prepared using molecular-grade water. Each PCR run included the undiluted positive control, the two positive control serial dilutions, and a negative control with no DNA added. Thermocycler settings were followed according to InstantLabs: 95 ºC for 5 min followed by 35 cycles of 95 ºC for 10 s and 65 ºC for 30 s. The results were considered positive for a given sample if a cycle threshold (Ct) value was observed for the target signal (FAM) and for the internal control signal (Cy5). The negative control was considered valid if a Ct value was observed for the internal control but not for the target signal.

2.4 DNA-barcoding

The single sample that tested negative with both the U.S. Catfish and the Asian Catfish Assay Kits was next tested with DNA barcoding. PCR amplification of a 652-bp region of the cytochrome c oxidase subunit 1 (COI) gene was carried out using the C_FishF1t1-C_FishR1t1 primer combination described by Ivanova et al. (2007). This primer combination includes two forward primers, VF2_t1 (5’-TGTAAAACGACGGCCAGTCAACCAACCACAAAGACATTGGCAC-3’) and FishF2_t1 (5’-TGTAAAACGACGGCCAGTCGACTAATCATAAAGATATCGGCAC-3’), and two reverse primers, FishR2_t1 (5’-CAGGAAACAGCGCCAGTGCACTTAATCATAAAGATATCGGCAC-3’), and FR1d_t1 (5’-CAGGAAACAGCTATGACACTTCAGGGTGACCGAAGAATCAGAA-3’). Each reaction tube included the following: 23 µL sterile H2O, 25 µL HotStar Taq 2X Master Mix (Qiagen), 0.5 µL forward primers (10 µM), 0.5 µL reverse primers (10 µM), and 1 µL DNA template (0.12 µg). Cycling conditions consisted of: 95 ºC for 15 min, 35 cycles of 94 ºC for 30 min, 52 ºC for
40 s, and 72 °C for 1 min, with a final extension at 72 °C for 10 min. PCR was carried out with a Mastercycler nexus gradient thermal cycler (Eppendorf, Hauppauge, NY) and a negative control with no DNA added was included in the run.

PCR amplicon size and quality were confirmed with an E-Gel iBase Power System (Life Technologies, Carlsbad, CA). The PCR product (4 µL) was loaded with 16 µL sterile water onto a pre-cast 1% agarose E-gel (Life Technologies). The gel was run for 15 min and the results were captured using Foto/Analyst Express (Fotodyne, Hartland, WI) combined with Transilluminator FBDLT-88 (Fisher Scientific, Waltham, MA) and visualized with PCIMAGE (version 5.0.0.0 Fotodyne, Hartland, WI). The PCR product was stored at -20 °C until preparation for sequencing. The PCR product was purified using the QIAquick PCR Purification Kit (Qiagen, Valencia, CA) and the sample was shipped to GenScript (Piscataway, NJ) for bi-directional DNA sequencing with the following M13 primers: M13F(-21) (5’-TGTAAAACGACGGCCAGT-3’) and M13R(-27) (5’-CAGGAAACAGCTATGAC-3’).

2.5 Sequencing analysis

Raw sequence data was assembled and trimmed to the COI degenerate bony fish barcoding sequence FISHREF08a (Handy et al. 2011) using Geneious R7 (Biomatters Ltd., Auckland, New Zealand). This sequence was identified to the species level using the Barcode of Life Database (BOLD), Species Level Barcodes Records option, with a species-level cut off of ≥ 98% genetic similarity. The common name for the identified species was determined using the FDA's Guide to Acceptable Market Names for Seafood sold in Interstate Commerce (FDA 2016).

2.6 Follow-up testing
Establishments that were found to have products mislabeled based on species were re-visited approximately one year following the initial collection. If the same product type was available, it was purchased and re-tested for species mislabeling using the tiered approach described above.

3. Results and Discussion

3.1 DNA-based test results

Out of the 80 samples collected, 73 were found to contain Ictaluridae species (Table 1). Initially, 72 of the samples tested positive for Ictaluridae species with real-time PCR. Seven of the eight samples that tested negative for Ictaluridae were found to be positive for Pangasiidae species through real-time PCR. The target signal Ct values for the positive controls used in the U.S. Catfish and Asian Catfish real-time PCR assays ranged from 24.07 (undiluted) to 34.69 (1:100 dilution) whereas the target signal Ct values for samples ranged from 18.25 to 32.48. The average U.S. Catfish Ct values across the different sample types ranged from 20.83 for the one steamed sample that tested positive with this kit to 22.74 ± 1.74 for pan-fried samples. The sample that tested negative with both assays was a dish of grilled catfish purchased at a restaurant. DNA barcoding analysis of this sample resulted in a single forward sequence read that was 535 bp in length and had 14.4% high quality bases. This sequence was identified as channel catfish with a genetic similarity of 99.1%. However, the DNA sequence did not meet the quality parameters established by Handy et al. (2011) for DNA barcoding of fish for regulatory purposes, which state that single sequence reads must have ≥98% high quality bases. After repeating DNA extraction and real-time PCR on this sample, it tested positive for Ictaluridae, in agreement with the sequencing results.

3.2 Species mislabeling
Overall, 7 of the 80 products (9%) tested in the current study were determined to be mislabeled with regard to species (Table 1). All seven mislabeled products were purchased from different locations and were found to contain Pangasiidae species in place of Ictaluridae species. As noted in the Introduction, products labeled as catfish that are sold in the United States can only contain species from the Ictaluridae family. Among the mislabeled restaurant dishes, one was purchased from a local restaurant chain and four were purchased from single-location businesses. The two mislabeled fresh/frozen products were purchased from seafood counters at two different ethnic chain stores. Interestingly, the rate of species mislabeling among restaurant dishes (12.5%) was higher than that found for fresh/frozen fish samples (5%). This is in agreement with the notion that fish with a higher degree of processing are more susceptible to food fraud (Stiles et al. 2011). Along these lines, deep-fried fish were the most common type of dish found to be mislabeled, with 4 of 22 deep-fried samples found to contain Pangasiidae instead of Ictaluridae. Two of the fraudulent dishes were labeled as “fried catfish basket,” one was labeled as “spicy catfish,” and another was labeled as “fried catfish.” Species mislabeling was also detected in one steamed product labeled as “garlic catfish.” Interestingly, deep-fried and steamed catfish were, on average, the least expensive restaurant dishes. These dishes had average prices of ~US$13 each, ranging from US$7.49 to US$20.47 for deep-fried dishes and US$12.00-US$13.99 for steamed dishes. None of the pan-fried, grilled, or baked products was found to be mislabeled on the basis of species. The baked samples were the most highly valued, with an average price of US$34 ± 13.73 (range: US$22.00-$49.14). However, all three baked catfish dishes purchased were sold as whole fish (head and skin on), thereby reducing the potential for species mislabeling.
In the case of fresh/frozen samples, all nuggets, cuts and whole catfish were found to contain accurate species labeling. The whole catfish products had the head and skin on, thereby exposing morphological indicators including color and barbels and making it more difficult to deceive buyers. On the other hand, 2 of the 18 catfish fillets were found to contain Pangasiidae species. Fillets had the highest average price for fresh/frozen samples, at US$3.63 ± 1.27 per 8-oz (266.8-g) serving, compared to <US$2.00 per 8-oz serving for whole catfish, nuggets, and cuts, indicating species substitution is more common in higher-valued fresh/frozen catfish products. Both mislabeled fillets were purchased from seafood counters at grocery stores. One of the fillets was labeled as “catfish” and the other was labeled “Filette de Pescado” but was verbally declared to be catfish by an employee. The only other sample collected in this study that relied on a verbal declaration only was a sample of grilled catfish that was verified as containing Ictaluridae.

Follow-up sampling and testing on the mislabeled catfish products was conducted approximately one year after the initial collection date. The two products sold at grocery stores were no longer available and one of the restaurants that sold mislabeled catfish was permanently closed. The four remaining restaurant samples, consisting of four deep-fried products, were available for recollection and retesting. All four samples were again found to be mislabeled, testing positive for Pangasiidae. These results indicate a recurring problem of species mislabeling at these establishments; however, additional research is required to determine whether the mislabeling is occurring at the restaurant level or earlier in the supply chain.

The species mislabeling rate of 12.5% for restaurant dishes in the current study is lower than that found by the study conducted by Wang and Hsieh (2016), which reported a mislabeling rate of 27% for restaurant dishes labeled as catfish in the Southeastern U.S. The study reported
that 4 of 15 catfish dishes tested were identified as Pangasius using enzyme-linked immunosorbent assay (ELISA). In comparison, the market survey conducted by Consumer Reports (2011) in the Northeastern United States reported a catfish mislabeling rate of 14.3% among a set of 21 products purchased at retail stores and restaurants. Aside from the differences in sample size and geographic location, a possible explanation for the higher mislabeling rates observed in these studies is that they were conducted prior to the release of the final ruling establishing a continuous USDA inspection program for Siluriformes, including catfish (FSIS 2015). Prior to the ruling, catfish were under the jurisdiction of the FDA and were not subject to continuous inspection. In comparison, the current study was conducted during the 18-month transitional period between the effective date of the final ruling (March 2016) and full enforcement (September 2017).

In contrast to the above studies, a 2012 FDA survey did not find any mislabeling of catfish collected at the wholesale distribution level in California (FDA 2012). The FDA survey analyzed 40 fillets chosen at random from 5 lots of domestic catfish using DNA barcoding. The reduced mislabeling rate found by FDA may explained by differences in the study design, such as sample number and testing at the wholesale vs. retail level.

### 3.3 COOL compliance

In addition to species mislabeling, all fresh/frozen catfish products from grocery stores (n = 32) were surveyed for compliance with COOL (Table 2). To convey COOL information to consumers, information on the country of origin and production method for each product must be legible and placed in a location that can be read and understood, for example on a placard, sign, sticker, band, or twist tie (AMS 2017a). A total of 19 of the 32 fresh/frozen products (59%) were missing country of origin information, production method, or both from the label, meaning they
were not compliant with COOL. Among the products purchased from chain store locations, 52% (13 of 25 products) were not compliant with COOL, while 86% (6 of 7) products purchased at single-location stores were not COOL compliant. Overall, 9 samples were missing country of origin labeling and 1 sample contained information that was not compliant with COOL. This sample was a whole catfish labeled “Product of Ecuador/Thai/ or China” with no information on the production method. This product tested positive for Ictaluridae species with real-time PCR. While Ictaluridae species are legally imported into the U.S. from other countries, labeling country of origin with “or”, “and/or”, or “may contain” is not acceptable under COOL regulation as specific origin information is not transparent to consumers (Country of Origin Labeling for Fish and Shellfish 2009). The 22 samples that contained country of origin information in compliance with COOL were all labeled as products of the U.S. and tested positive for Ictaluridae species.

A greater proportion of fresh/frozen grocery store samples (50%) was missing information on the production method as compared to those that were non-compliant with country of origin information (31%) (Table 2). All 16 samples that did include production method listed “farm-raised” on the label. As shown in Fig. 1, catfish nuggets had the highest rate (57%, 4 of 7 samples) of labeling both country of origin and method of production, making these the most COOL-compliant catfish product. Catfish fillets had the second highest rate (50%, 7 of 14 samples) of COOL compliance, and had the most diversity in terms of labeling, with samples ranging from listing no COOL information to country of origin only, production method only, or both. Whole catfish products were found to be the least compliant with COOL, as only 1 of 8 samples (12.5%) contained both country of origin and method of production on the label. Fillets, whole catfish, and cuts that were not COOL compliant were more likely to label country of
origin than production method, while nuggets were more likely to label production method. Interestingly, both fillets determined to be mislabeled on the basis of species were also not compliant with COOL. While no production method was given for either, one fillet was labeled as “Product of the U.S.” and the other fillet did not contain the country of origin information. Pangasius is not produced in the United States, meaning that the country of origin information was incorrect for the one fillet that listed it.

The percentage of fresh/frozen grocery store samples found to be non-compliant with COOL in this study (59%) was higher than the overall rate reported by the COOL Division as a result of their 2016 retail surveillance reviews (AMS 2017b). These reviews revealed that 10% of 17,928 fish and shellfish items sold from 3,087 retail stores in all 50 states were not compliant with COOL (K. Becker, personal communication, June 21, 2017). However, information is not available on individual species, making it difficult to make a direct comparison for catfish mislabeling. Further research is necessary to discern whether the lack of COOL compliance observed in this study is restricted to catfish or is also observed in other fish species sold in this sampling region. Similar to the results of this study, the AMS data revealed that a greater proportion of noncompliant samples were missing production information (55%) as compared to country of origin (45%). The percentage of fresh/frozen grocery store samples found to be non-compliant with COOL in this study (59%) was also high compared to a previous COOL study conducted in Baltimore, MD (Lagasse et al. 2014). Lagasse et al. (2014) reported that only 3.8% of the 628 fresh/frozen seafood products examined in their study were missing production method and/or country of origin information and an additional 1.9% of products listed multiple origins. However, these numbers were based on data gathered at eight different retail outlets that were visited approximately four times each. In comparison, the COOL results reported in the
current study were based on single visits to 31 different retail outlets. Interestingly, all of the 67
catfish samples analyzed by Lagasse et al. 2014 contained both production method and country
of origin information, with three of the samples listing multiple origins.

Although fish markets and restaurants are exempt from COOL, they can participate on a
voluntary basis. Table 2 shows a summary of COOL compliance for catfish products purchased
at these establishments. Among the eight products purchased from fish markets, only two fillets
were COOL compliant, listing both country of origin (Product of the U.S.) and production
method (farm-raised). Similarly, of the 40 restaurant samples collected, two contained
information regarding country of origin (Product of the U.S.) and one included information
regarding production method (farm-raised). Additionally, one restaurant sample listed both
country of origin (Product of the U.S.) and production method (farm-raised) making it COOL
compliant. The six products from fish markets and restaurants that supplied information
regarding country of origin were all correctly identified as Ictaluridae species. While no fish
market samples were mislabeled in terms of species, the rate of species mislabeling among
restaurant samples that did not supply COOL information was 13%.

4. Conclusion

This study revealed mislabeling of catfish products sold in restaurants, grocery stores,
and fish markets in Orange County, CA. Despite government regulations to prevent misbranding
of food products, it is apparent that some catfish products are mislabeled through species
substitution and/or by not labeling country of origin and method of production. Accurate labeling
of seafood products is important not only for food safety, economic, and conservation reasons,
but also to help consumers make informed buying decisions. The high rate of COOL non-
compliance as well as evidence of catfish species substitution observed signify the importance of
continuous monitoring of catfish products for mislabeling. The rapid real-time PCR assay utilized in this study could serve as a useful tool for routine monitoring by regulatory bodies and the seafood industry when testing species authenticity of catfish. Additional market research on catfish mislabeling within the United States is recommended in order to determine steps to reduce species substitution and to improve COOL compliance.

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Farm Security and Rural Investment Act of 2002, 21 U.S.C. 321d(a) and 343(t)


### Table 1. Summary of catfish products collected for this study and results of DNA testing.

<table>
<thead>
<tr>
<th>Product type</th>
<th>Number of products collected</th>
<th>Number of products identified as Ictaluridae</th>
<th>Number of products identified as Pangasiidae</th>
<th>Average cost ± SD (USD)(^a)</th>
<th>Price range (USD)(^a)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Restaurant dishes</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Deep fried</td>
<td>22</td>
<td>18</td>
<td>4</td>
<td>13.45 ± 3.75</td>
<td>7.49-20.47</td>
</tr>
<tr>
<td>Pan-fried</td>
<td>7</td>
<td>7</td>
<td>0</td>
<td>16.83 ± 5.77</td>
<td>10.28-25.75</td>
</tr>
<tr>
<td>Grilled</td>
<td>6</td>
<td>6</td>
<td>0</td>
<td>13.51 ± 2.33</td>
<td>9.67-14.60</td>
</tr>
<tr>
<td>Baked</td>
<td>3</td>
<td>3</td>
<td>0</td>
<td>34.38 ± 13.73</td>
<td>22.00-49.14</td>
</tr>
<tr>
<td>Steamed</td>
<td>2</td>
<td>1</td>
<td>1</td>
<td>13.00 ± 1.41</td>
<td>12.00-13.99</td>
</tr>
<tr>
<td><strong>Overall</strong></td>
<td>40</td>
<td>35</td>
<td>5</td>
<td>15.60 ± 7.36</td>
<td>7.49-49.14</td>
</tr>
<tr>
<td><strong>Fresh/frozen fish</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fillets</td>
<td>18</td>
<td>16</td>
<td>2</td>
<td>3.63 ± 1.27</td>
<td>1.75-5.48</td>
</tr>
<tr>
<td>Whole fish, head on</td>
<td>11</td>
<td>11</td>
<td>0</td>
<td>1.69 ± 0.24</td>
<td>1.50-2.00</td>
</tr>
<tr>
<td>Nuggets(^b)</td>
<td>8</td>
<td>8</td>
<td>0</td>
<td>1.52 ± 0.07</td>
<td>1.50-1.65</td>
</tr>
<tr>
<td>Cuts(^c)</td>
<td>3</td>
<td>3</td>
<td>0</td>
<td>1.62 ± 0.53</td>
<td>1.25-2.00</td>
</tr>
<tr>
<td><strong>Overall</strong></td>
<td>40</td>
<td>38</td>
<td>2</td>
<td>2.47 ± 1.32</td>
<td>1.50-5.48</td>
</tr>
<tr>
<td><strong>All products combined</strong></td>
<td>80</td>
<td>73</td>
<td>7</td>
<td>11.08 ± 8.68</td>
<td>1.50-49.14</td>
</tr>
</tbody>
</table>

\(^a\) Missing price data for nine fillets, seven whole catfish, two nuggets, and one cut. Fresh/frozen prices are expressed as per 8-oz (226.8-g) serving of fish.

\(^b\) Nuggets are defined as pieces of belly flaps with or without black membrane and weighing not less than ¾ ounce or 21.3 g (NOAA 2017).

\(^c\) Cuts are defined as fillet cuts or steaks with or without bone (NOAA 2017).
Table 2. Summary of COOL noncompliance for catfish products tested in this study, including information on method of production (MOP) and country of origin (COO) declarations. Values are displayed as the number count (percentage of total).

<table>
<thead>
<tr>
<th>Purchase location*</th>
<th>Number of samples</th>
<th>COOL noncompliant</th>
<th>No or incorrect MOP declaration</th>
<th>No or incorrect COO declaration</th>
<th>Neither COO or MOP declared</th>
</tr>
</thead>
<tbody>
<tr>
<td>Restaurant</td>
<td>40 (50%)</td>
<td>39 (97.5%)</td>
<td>38 (95%)</td>
<td>37 (92.5%)</td>
<td>36 (90%)</td>
</tr>
<tr>
<td>Grocery Store</td>
<td>32 (40%)</td>
<td>19 (59.4%)</td>
<td>16 (50%)</td>
<td>10 (31.3%)</td>
<td>7 (21.9%)</td>
</tr>
<tr>
<td>Fish Markets</td>
<td>8 (10%)</td>
<td>6 (75%)</td>
<td>6 (75%)</td>
<td>6 (75%)</td>
<td>6 (75%)</td>
</tr>
<tr>
<td>Total</td>
<td>80</td>
<td>64 (80%)</td>
<td>61 (76.3%)</td>
<td>55 (68.8%)</td>
<td>49 (61.3%)</td>
</tr>
</tbody>
</table>

*Compliance with COOL is voluntary for restaurants and fish markets.
Figure Captions

Figure 1. Summary of COOL compliance for fresh/frozen fish samples (n = 32) collected from grocery stores, including information on method of production (MOP) and country of origin (COO) declarations.
The bar chart shows the distribution of sample types based on COO and MOP declaration for different products:

- **Fillets**
  - COO and MOP declaration: 50%
  - MOP declaration only: 14%
  - COO declaration only: 21%
  - No COO or MOP declaration: 14%

- **Whole Catfish**
  - COO and MOP declaration: 13%
  - MOP declaration only: 50%
  - COO declaration only: 14%
  - No COO or MOP declaration: 29%

- **Nuggets**
  - COO and MOP declaration: 57%
  - MOP declaration only: 14%
  - COO declaration only: 29%
  - No COO or MOP declaration: 67%

- **Cuts**
  - COO and MOP declaration: 33%
  - MOP declaration only: 67%
  - COO declaration only: 0%
  - No COO or MOP declaration: 0%
<table>
<thead>
<tr>
<th></th>
<th>Fillets</th>
<th>Whole Catfish</th>
<th>Nuggets</th>
</tr>
</thead>
<tbody>
<tr>
<td>No COO or MOP declaration</td>
<td>2</td>
<td>3</td>
<td>2</td>
</tr>
<tr>
<td>COO declaration only</td>
<td>3</td>
<td>4</td>
<td>0</td>
</tr>
<tr>
<td>MOP declaration only</td>
<td>2</td>
<td>0</td>
<td>1</td>
</tr>
<tr>
<td>COO and MOP declaration</td>
<td>7</td>
<td>1</td>
<td>4</td>
</tr>
<tr>
<td>Total</td>
<td>14</td>
<td>8</td>
<td>7</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Fillets</th>
<th>Whole Catfish</th>
<th>Nuggets</th>
</tr>
</thead>
<tbody>
<tr>
<td>No Country of Origin or Production Method</td>
<td>14%</td>
<td>38%</td>
<td>29%</td>
</tr>
<tr>
<td>Country of Origin Only</td>
<td>21%</td>
<td>50%</td>
<td>0%</td>
</tr>
<tr>
<td>Production Method Only</td>
<td>14%</td>
<td>0%</td>
<td>14%</td>
</tr>
<tr>
<td>Country of Origin and Production Method</td>
<td>50%</td>
<td>13%</td>
<td>57%</td>
</tr>
<tr>
<td>Total</td>
<td>100%</td>
<td>100%</td>
<td>100%</td>
</tr>
</tbody>
</table>

**Fresh/Frozen Samples (Grocery Store)**

FIG 1
<table>
<thead>
<tr>
<th>Cuts</th>
<th>0%</th>
<th>67%</th>
<th>0%</th>
<th>33%</th>
<th>100%</th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td></td>
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<tr>
<td>0</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td></td>
<td></td>
<td></td>
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</tr>
</tbody>
</table>