

ordered destroyed and the lots seized at Wilkes-Barre, Hazelton, and Sunbury, Pa., were ordered delivered to charitable or relief organizations for use, and not for sale.

W. R. GREGG, *Acting Secretary of Agriculture.*

25895. Adulteration of canned salmon. U. S. v. 3,900 Cases of Canned Salmon. Consent decree of condemnation, providing for release of the product under bond for separation and destruction of the adulterated portion. (F. & D. no. 36622. Sample nos. 53622-B, 53644-B, 53645-B, 53671-B.)

Decomposed salmon was present in this product.

On November 15, 1935, the United States attorney for the Western District of Washington, acting upon a report by the Secretary of Agriculture, filed in the district court a libel praying seizure and condemnation of 3,900 cases of canned salmon at Seattle, Wash., alleging the article had been shipped in interstate commerce on or about August 31, 1935, from Litnikoff Cove, Alaska, to Seattle, Wash., and charging adulteration in violation of the Food and Drugs Act. The shipment was made by the Haines Packing Co.

Adulteration of the product was charged under the allegation that it consisted in whole or in part of a decomposed animal substance.

On January 14, 1936, Tim Vogel, claimant, consenting, a decree of condemnation was entered providing for release of the product to the claimant for separation of the adulterated salmon from the unadulterated, and destruction of the adulterated portion, upon furnishing bond in the sum of \$5,000.

W. R. GREGG, *Acting Secretary of Agriculture.*

25896. Adulteration of cheese. U. S. v. 239 Boxes of Cheese. Consent decree of condemnation providing for release of the product under bond for relabeling. (F. & D. no. 36654. Sample no. 42609-B.)

This product was deficient in milk fat.

On November 22, 1935, the United States attorney for the Southern District of New York, acting upon a report by the Secretary of Agriculture, filed in the district court a libel praying seizure and condemnation of 239 boxes of cheese at New York, N. Y., alleging that the article had been shipped in interstate commerce on or about October 3, 1935, by the Sunrise Dairy Products Co., from Freemont, Ohio, and charging adulteration in violation of the Food and Drugs Act. The article was labeled in part: (Package) "Daisy Whole Milk White Cheese"; (box) "41955 White Whole Milk D 19183."

Adulteration of the article was charged under the allegation that a substance deficient in fat had been substituted for cheese which the product purported to be.

On January 30, 1936, the Merchants Refrigerating Co., the claimant, consenting, judgment of condemnation was entered and it was ordered that the product be released under bond conditioned that it be relabeled "Skim Milk Cheese" or "Cheese made from skim milk."

W. R. GREGG, *Acting Secretary of Agriculture.*

25897. Adulteration and misbranding of alleged condensed buttermilk and alleged near solid buttermilk. U. S. v. 42 Barrels of Alleged Condensed Buttermilk, and other libel proceedings. Decrees of condemnation and forfeiture. Certain lots released under bond for relabeling. The remainder destroyed. (F. & D. nos. 36670, 36681, 36684. Sample nos. 43537-B, 43538-B, 44719-B.)

These products were sold as condensed buttermilk and near solid buttermilk, respectively, and were found to contain added coconut oil.

On November 29, November 30, and December 2, 1935, the United States attorneys for the Districts of Connecticut and New Jersey, acting upon reports by the Secretary of Agriculture, filed in their respective district courts libels praying seizure and condemnation of 42 barrels of alleged condensed buttermilk at East Hartford, Conn., 14 barrels of alleged condensed buttermilk at Norwich, Conn., and 15 barrels of alleged near solid buttermilk at Vineland, N. J. The libels alleged that the articles had been shipped in interstate commerce by the Center Milk Products Co. of Middlebury Center, Pa., in part on or about September 16 and October 19, 1935, from Middlebury Center, Pa., and in part on or about September 16, 1935, from Knoxville, Pa., into the States of Connecticut and New Jersey, respectively, and charged adulteration and misbranding in violation of the Food and Drugs Act. The articles were labeled in part, respectively: "Big Y Condensed Buttermilk from Churned Cream * * * Mfg. for Yantic Grain and Products Co. Norwich, Conn.;" "Vita Brand Near