

FRUITS AND VEGETABLES**CANNED FRUIT**

30471. Canned peaches. (F.D.C. No. 51898. S. No. 79-500 B.)

QUANTITY: 730 cases, each containing 24 1-lb. 13-oz. cans, at Lexington, Ky.

SHIPPED: 8-13-65, from Gramling, S.C., by the Gramling Canning Co., Inc.

LABEL IN PART: (Can) "Gramling Tree Ripened Yellow Freestone Peaches Halves In Heavy Syrup * * * Packed by Gramling Canning Co. Inc., Gramling, S.C."

LIBELED: 12-9-65, E. Dist. Ky.

CHARGE: 403(h)(1)—when shipped, the quality of the article fell below the standard of quality for canned peach halves, since all peach units of the article tested were not pierced by a weight of not more than 300 grams, and since the weight of the largest unit in the container was more than twice the weight of the smallest unit; and its label failed to bear, as specified by regulations, a statement that it fell below such standard.

DISPOSITION: 2-9-66. Consent—claimed by Gramling Canning Co., Inc., for relabeling.

30472. Canned grapefruit, pineapple, and corn. (F.D.C. No. 52166. S. Nos. 55-129/32 B.)

QUANTITY: 8 cases, each containing 24 1-lb. cans of grapefruit, 60 cases, each containing 24 1-lb. 4-oz. cans of pineapple, 49 cases, each containing 6 unlabeled cans of yellow corn, and 39 cases, each containing 24 1-lb. cans of cream-style golden corn, at Baltimore, Md.

SHIPPED: 6-25-65, from New York, N.Y.

RESULTS OF INVESTIGATION: Examination showed that the articles had been water, smoke, and fire damaged, and that the cans were dented, rusted, and pitted, with some leaking or swollen, and others heat damaged or smoke blackened. Some of the labels were partly or entirely missing.

LIBELED: 1-28-66, Dist. Md.

CHARGE: 402(a)(3)—while held for sale, the articles contained a decomposed substance; 402(a)(4)—the articles had been held under insanitary conditions; and 403(e)—both lots of canned corn had cans that failed to bear a label containing (1) the name and place of business of the manufacturer, packer, or distributor; and (2) an accurate statement of the quantity of the contents.

DISPOSITION: 3-1-66. Default—destruction.

MISCELLANEOUS FRUIT PRODUCTS

30473. Orange juice. (Inj. No. 358.)

COMPLAINT FOR INJUNCTION FILED: 6-10-59, S. Dist. Tex., against Cal-Tex Citrus Juice, Inc., Houston, Tex., Gordon E. Van Liew, president, Dell Van Liew, vice president, and Arthur R. Becker, secretary-treasurer of the corporation.

NATURE OF BUSINESS: The complaint alleged that the defendants were engaged in the business of preparing, processing, packaging, selling, and distributing