

DISPOSITION: November 22 and December 1, 1949. Default decrees of condemnation and destruction.

15635. Adulteration of dried black raspberries. U. S. v. 4 Cartons * * *.
(F. D. C. No. 27941. Sample No. 68911-K.)

LABEL FILED: October 24, 1949, Western District of Pennsylvania.

ALLEGED SHIPMENT: On or about September 3, 1949, by I. N. Croucher & Son, from Canandaigua, N. Y.

PRODUCT: 4 25-pound cartons of dried black raspberries at Pittsburgh, Pa.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance by reason of the presence of insects and insect fragments; and, Section 402 (a) (4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: January 5, 1950. Default decree of condemnation and destruction.

FRESH FRUIT

15636. Adulteration of oranges. U. S. v. Wollenman Packing Co. Plea of nolo contendere. Fine, \$2,000. (F. D. C. No. 26726. Sample Nos. 5711-K, 5742-K.)

INFORMATION FILED: August 29, 1949, Southern District of California, against the Wollenman Packing Co., a corporation, Matchin, Calif.

ALLEGED SHIPMENT: On or about January 13 and 16, 1949, from the State of California into the States of Missouri and Massachusetts.

LABEL, IN PART: "Suntreat Flavorseal."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product was unfit for food because of dryness, due to frost damage; and, Section 402 (b) (2), oranges damaged by frost had been substituted for the product.

DISPOSITION: December 5, 1949. A plea of nolo contendere having been entered, the defendant was fined \$2,000.

JELLY AND PRESERVES

15637. Adulteration and misbranding of jelly. U. S. v. Jaxon Products Co. Plea of guilty. Fine, \$200. (F. D. C. No. 26746. Sample Nos. 51454-K to 51456-K, incl.)

INFORMATION FILED: October 26, 1949, Southern District of Ohio, against the Jaxon Products Co., a partnership, Dayton, Ohio.

ALLEGED SHIPMENT: On or about April 22 and 28 and May 2, 1949, from the State of Ohio into the State of Indiana.

LABEL, IN PART: "Jaxon Pure Jelly Blackberry [or "Raspberry" or "Grape"]."

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), products deficient in fruit juices had been substituted in whole or in part for blackberry, raspberry, and grape jelly.

Misbranding, Section 403 (g) (1), the products failed to conform to the definitions and standards of identity prescribed by the regulations for jellies since they were made from mixtures composed of less than 45 parts by weight of the fruit juice ingredients, blackberry, raspberry, or grape, to each 55 parts by weight of one of the optional saccharine ingredients specified in the definitions and standards since the products contained sugar and corn sirup as an