

LABEL, IN PART: (Jar) "Home Style Pure Grape Preserves [or "Seedless Raspberry Preserves" or "Pineapple Preserves"]."

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), products deficient in fruit had been substituted for grape, raspberry, and pineapple preserves, respectively, which the articles were represented to be.

Misbranding, Section 403 (g) (1), the articles failed to conform to the definitions and standards of identity for fruit preserves since the articles were made from a mixture composed of less than 45 parts by weight of the fruit (grape, raspberry, or pineapple) ingredient to each 55 parts by weight of one of the sweetening ingredients specified in the definitions and standards.

DISPOSITION: February 4, 1954. Default decree of condemnation. The court ordered that the products be delivered to a charitable institution.

21438. Adulteration of cherry preserves. U. S. v. 112 Cans * * *. (F. D. C. No. 35526. Sample No. 61048-L.)

LIBEL FILED: October 5, 1953, District of Kansas.

ALLEGED SHIPMENT: On or about August 5, 1953, from Joplin, Mo.

PRODUCT: 112 8-pound, 6-ounce cans, of cherry preserves at Kansas City, Kans.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a decomposed substance. The article was adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: December 1, 1953. Default decree of condemnation and destruction.

VEGETABLES AND VEGETABLE PRODUCTS

21439. Adulteration of canned corn. U. S. v. 194 Cases * * *. (F. D. C. No. 36738. Sample No. 72690-L.)

LIBEL FILED: On or about May 19, 1954, Western District of Virginia.

ALLEGED SHIPMENT: On or about September 21, 1953, by the Crites Milling Co., from Ashville, Ohio.

PRODUCT: 194 cases, each containing 24 cans, of corn at Grundy, Va.

LABEL, IN PART: (Can) "Crites Best Cream Style Golden Sweet Corn * * * Contents 1 Lb."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of rodent excreta and rodent hairs.

DISPOSITION: July 12, 1954. Default decree of condemnation. The court ordered that the product be delivered to a charitable institution, for use other than for human consumption.

21440. Misbranding of sweet peppers. U. S. v. 73 Cases * * *. (F. D. C. No. 36360. Sample No. 52763-L.)

LIBEL FILED: January 26, 1954, District of New Jersey.

ALLEGED SHIPMENT: On or about December 10, 1953, by the Leibowitz Pickle Products, from Brooklyn, N. Y.

PRODUCT: 73 cases, each containing 4 1-gallon jars, of sweet peppers at Perth Amboy, N. J. Examination showed that the product contained artificial coloring, FD&C Yellow No. 5, and a chemical preservative, benzoate of soda.