14035. Supplement to Notice of Judgment No. 12419. Adulteration of canned salmon. U. S. v. 378 Cases and 297 Cases of Salmon. Decree entered, ordering portion of product released under bond. (F. & D. Nos. 14237, 14238. I. S. Nos. 10530-t, 10532-t. S. Nos. W-844, W-845.)

Subsequent to the entry of the decree of March 3, 1924, ordering that the product in the above case be condemned, forfeited, and delivered to the State of Washington Fisheries Department for use as fish food, the claimant, the Sitka Packing Co., petitioned the court that it be allowed to recondition the 297 cases of salmon labeled "Edgecombe Brand Alaska Medium Red Salmon, Sitka Packing Co." On January 6, 1926, the Supervisor of the Bureau of Fisheries of the State of Washington having signified his willingness to surrender the said salmon, it was ordered by the court that it be delivered to the claimant upon payment of the costs of the proceedings and the execution of a bond in the sum of \$1,500, in conformity with section 10 of the act. The said bond provided that the claimant separate the portion of the salmon which was not adulterated from the portion which was unfit for human consumption and that the unadulterated salmon be released to the claimant and the remainder destroyed in the process of reconditioning.

R. W. DUNLAP, Acting Secretary of Agriculture.

14036. Misbranding and alleged adulteration of vinegar. U. S. v. 65 Barrels of Apple Cider Vinegar. Decree of condemnation and forfeiture entered. Product released under bond. (F. & D. No. 15322. I. S. No. 5098-t. S. No. E-3545.)

On or about August 19, 1921, the United States attorney for the District of Vermont, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for said district a libel praying the seizure and condemnation of 65 barrels of vinegar, remaining in the original unbroken packages at St. Johnsbury, Vt., alleging that the article had been shipped by the Douglas Packing Co., from Canastota, N. Y., on or about July 22, 1921, and transported from the State of New York into the State of Vermont, and charging adulteration and misbranding in violation of the food and lrugs act. The article was labeled in part: "Apple Cider Vinegar."

Adulteration of the article was alleged in the libel for the reason that vinegar made from dried apple product had been mixed and packed with and substituted wholly or in part for the said article.

Misbranding was alleged for the reason that the statement "Excelsion Brand Apple Cider Vinegar Made From Selected Apples Reduced To 4½ Per Centum." borne on the labels, was false and misleading and deceived and mislead the statement of the labels.

nisled the purchaser. Misbranding was alleged for the further reason that the article was an imitation of and offered for sale under the distinctive

name of another article.

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On January 29, 1925, the Douglas Packing Co., Rochester, N. Y., having appeared as claimant for the property, judgment was entered, finding the product misbranded and ordering its condemnation and forfeiture, and it was ordered by the court that the product be released to the said claimant upon anyment of the costs of the proceedings and the execution of a bond in the um of \$200, in conformity with section 10 of the act.

R. W. Dunlap, Acting Secretary of Agriculture.

4037. Adulteration and misbranding of morphine sulphate tablets, atropine sulphate tablets, nitroglycerin tablets, and strychnine sulphate tablets. U. S. v. the Maltbie Chemical Co. Plea of guilty. Fine, \$25. (F. & D. No. 18997. I. S. Nos. 575-v, 2328-v, 2330-v, 2332-v, 2853-v.)

On December 13, 1924, the United States attorney for the District of New ersey, acting upon a report by the Secretary of Agriculture, filed in the district Court of the United States for said district an information against the Malthie Chemical Co., a corporation. Newark, N. J., alleging shipment y said company, in violation of the food and drugs act, in various consignments, namely, on or about September 25, 1923, and December 4, 1923, espectively, from the State of New Jersey into the State of New York, f quantities of morphine sulphate tablets, atropine sulphate tablets, and itroglycerin tablets, and on or about October 18, 1923, from the State of ew Jersey into the State of Pennsylvania, of a quantity of strychnine alphate tablets all of which were adulterated and misbranded. The articles ere labeled in part, variously: "Tablets Poison Morphine Sulphate 1-2 gr.;"