On September 22, 1934, no claimant having appeared, judgment of condemnation and forfeiture was entered, and it was ordered that the product be disposed of in such manner as would not violate the provisions of the Food and Drugs Act.

M. L. Wilson, Acting Secretary of Agriculture.

23054. Adulteration of crab meat. U. S. v. 5 Barrels of Crab Meat. Default decree of condemnation and forfeiture. (F. & D. no. 33100. Sample no. 4648-B.)

This case involved a shipment of crab meat which was found to contain

filth.

On July 18, 1934, the United States attorney for the District of Columbia, acting upon a report by the Secretary of Agriculture, filed in the Supreme Court of the District of Columbia, holding a district court, a libel praying seizure and condemnation of five barrels of crab meat at Washington, D. C., alleging that the article had been shipped in interstate commerce on or about July 15, 1934, by V. S. Lankford & Co., from Hampton, Va., and charging adulteration in violation of the Food and Drugs Act.

It was alleged in the libel that the article was adulterated in that it consisted

in whole or in part of a filthy animal substance.

On September 22, 1934, no claimant having appeared, judgment of condemnation and forfeiture was entered, and it was ordered that the product be disposed of in such manner as would not violate the provisions of the Food and Drugs Act.

M. L. Wilson, Acting Secretary of Agriculture.

23055. Adulteration of crab meat. U. S. v. 5 Barrels and 1 Barrel of Crab Meat. Default decrees of condemnation, forfeiture, and destruction. (F. & D. nos. 33106, 33203. Sample nos. 4654-B, 6661-B.)

These cases involved shipments of crab meat which was found to contain

filth.

On July 20, 1934, the United States attorneys for the District of Columbia and the Southern District of New York, acting upon reports by the Secretary of Agriculture, filed libels praying seizure and condemnation of 5 barrels of crab meat at Washington, D. C., and 1 barrel of crab meat at New York, N. Y., alleging that the article had been shipped in interstate commerce on or about July 17, 1934, by N. R. Coulbourne, from Hampton, Va., and charging adulteration in violation of the Food and Drugs Act.

The article was alleged to be adulterated in that it consisted in whole or in

part of a filthy animal substance.

On August 9 and September 22, 1934, no claimant having appeared, judgments of condemnation and forfeiture were entered, and it was ordered that the product be destroyed.

M. L. Wilson, Acting Secretary of Agriculture.

23056. Adulteration and misbranding of brandy liqueurs. U. S. v. 7 Cases and 12 Bottles of Liqueur. Default decree of condemnation and destruction. (F. & D. no. 33126. Sample nos. 72288-A, 72290-A.)

This case involved products labeled on the principal label as peach or blackberry brandy liqueurs. They consisted of mixtures of peach or blackberry

brandy liqueur and neutral spirits.

On or about July 30, 1934, the United States attorney for the District of Colorado, acting upon a report by the Secretary of Agriculture, filed in the district court a libel praying seizure and condemnation of 7 cases and 12 bottles of liqueur at Denver, Colo., consigned by Ed F. Hayes, Los Angeles, Calif., alleging that the articles had been shipped in interstate commerce on or about June 18, 1934, from Salt Lake City, Utah, and charging adulteration and misbranding in violation of the Food and Drugs Act. The articles were labeled in part: (Principal label) "Larchmont, California Peach [or "Blackberry"] Brandy Liqueur full pint ninety proof, made and bottled by Ed F. Hayes, Los Angeles, California"; (back label) "Brandy Liqueur. This liqueur is produced with a true brandy base and neutral spirits, harmless coloring and flavor added."

The articles were alleged to be adulterated in that neutral spirits had been

substituted in part for peach or blackberry brandy liqueur.

Misbranding was alleged for the reason that the statements, "Peach Brandy Liqueur" and "Blackberry Brandy Liqueur", were false and misleading and