On May 28, 1935, the United States attorney for the Eastern District of Illinois, acting upon a report by the Secretary of Agriculture, filed in the district court a libel praying seizure and condemnation of 82 cartons, each containing ten 1-pound rolls of butter, at Carbondale, Ill., alleging that the article had been transported in interstate commerce on or about May 24, 1935, by the Kroger Grocery & Baking Co., from Cape Girardeau, Mo., and charging adulteration in violation of the Food and Drugs Act. The article was labeled in part: "Country Club Brand Roll Creamery Butter \* \* Packed For The Kroger Grocery & Baking Co."

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

part of a filthy, decomposed, or putrid animal substance.

On October 14, 1935, no claimant having appeared, judgment of condemnation was entered and it was ordered that the product be destroyed.

R. G. Tugwell, Acting Secretary of Agriculture.

## 25294. Adulteration of tomato paste. U. S. v. 87 Cases of Tomato Paste. Default decree of condemnation and destruction. (F. & D. no. 35665. Sample no. 35784-B.)

This case involved a shipment of tomato paste that contained filth resulting

from worm and insect infestation.

On June 28, 1935, 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 87 cases of tomato paste at Denver, Colo., consigned by F. E. Booth Co., Inc., Pittsburg, Calif., alleging that the article had been shipped in interstate commerce on or about May 29, 1935, from Pittsburg, Calif., into the State of Colorado and charging adulteration and violation of the Food and Drugs Act. The article was labeled in part: (Can) "Booth's Crescent Brand California Concentrated Tomato Paste \* \* Packed by F. E. Booth Co. General Offices San Francisco, California."

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

part of a filthy vegetable substance.

On November 19, 1935, the case having been called and the sole intervenor having failed to appear, judgment of condemnation was entered and it was ordered that the product be destroyed.

R. G. TUGWELL, Acting Secretary of Agriculture.

## 25295. Adulteration of canned sardines. U. S. v. 225 Cases of Sardines. Consent decree of condemnation and destruction. (F. & D. no. 35702. Sample nos. 26679-B, 28125-B, 28220-B.)

This case involved a shipment of canned sardines which were in part decom-

posed.

On July 1, 1935, the United States attorney for the Eastern District of Missouri, acting upon a report by the Secretary of Agriculture, filed in the district court a libel praying seizure and condemnation of 225 cases of sardines at St. Louis, Mo., alleging that the article had been shipped in interstate commerce on or about April 2, 1935, by the Del Mar Canning Corporation, from Monterey, Calif., and charging adulteration in violation of the Food and Drugs Act. The article was labeled in part: "Haases Rabbit Brand California Sardines A C L Haase Co Distributors St Louis Mo."

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

part of a decomposed animal substance.

On October 11, 1935, the claimant having consented to the entry of a decree, judgment of condemnation was entered and it was ordered that the product be destroyed.

R. G. Tugwell, Acting Secretary of Agriculture.

## 25296. Adulteration of imitation jam. U. S. v. 9 Cases of Imitation Jam. Default decree of condemnation and destruction. (F. & D. no. 35759. Sample no. 35788-B.)

This case involved a shipment of imitation jam that contained excessive lead. On July 12, 1935, the United States attorney for the District of Montana, acting upon a report by the Secretary of Agriculture, filed in the district court a libel praying seizure and condemnation of nine cases of imitation jam at Glendive, Mont., alleging that the article had been shipped in interstate commerce on or about March 8, 1965, by Hewlett Bros. Co., from Salt Lake City, Utah, and charging adulteration in violation of the Food and Drugs Act. The article was labeled in part: (Can) "Berri-Best Brand Imitation \* \* \* Jam \* \* Hewlett Bros. Co. Salt Lake City, Utah."