215. Adulteration of frozen ocean perch fillets. U. S. v. 52 Cases of Ocean Perch Fillets. Decree of condemnation and destruction. (F. D. C. No. 1246. Sample No. 71139-D.)

On December 26, 1939, the United States attorney for the District of Colorado filed a libel against 52 cases of frozen perch fillets at Pueblo, Colo., which had been shipped by Forty-Fathom Fish, Inc., alleging that the article had been transported in interstate commerce on or about September 8, 1939, from Boston, Mass.; and charging that it was adulterated in that it consisted wholly or in part of a decomposed substance. The article was labeled in part: "Ocean Perch Fillets. Packed By General Seafoods Corporation, Boston, Massachusetts."

On January 12, 1940, General Seafoods Corporation having signed an acceptance of service for taking of final decree, judgment of condemnation was entered and the product was ordered destroyed.

216. Adulteration of frozen perch fillets. U. S. v. 846 Boxes and 800 Boxes of Ocean Perch Fillets. Consent decree of condemnation. Product ordered converted into fertilizer. (F. D. C. Nos. 710, 772. Sample Nos. 46602-D, 46814-D, 55392-D.)

On October 11 and 20, 1939, the United States attorney for the Northern District of Illinois filed libels against 1,646 boxes of ocean perch fillets at Chicago, Ill., alleging that the article had been shipped in interstate commerce on or about September 12 and 19, 1939, by Gloucester Fish Pier Fillet Co. from Gloucester, Mass.; and charging that it was adulterated in that it consisted wholly or in part of a decomposed substance.

On November 22 and 29, 1939, the claimant having consented, judgments of condemnation were entered and the product was ordered converted into fertilizer.

217. Adulteration of frozen perch fillets. U. S. v. 40 Cases and 9 Cases of Ocean Perch Fillets. Decrees of condemnation and destruction. (F. D. C. Nos. 1147, 1158. Sample Nos. 70550-D, 71129-D, 71135-D.)

On December 7, 1939, the United States attorney for the District of Colorado filed libels against 40 cases of fillets at Pueblo, Colo., and 9 cases of fillets at Denver, Colo., consigned by Forty-Fathom Fish, Inc., alleging that the article had been transported in interstate commerce on or about November 10, 1939, from Boston, Mass.; and charging that it was adulterated in that it consisted wholly or in part of a decomposed substance. The article was labeled in part: "Sealshipt * * * [or "40-Fathom"] * * * Ocean Perch Fillets Packed by General Seafoods Corporation, Boston, Mass."

On December 26, 1939, General Seafoods Corporation having signed an acceptance of service and authorization for taking of final decree, judgments of condemnation were entered and the product was ordered destroyed.

218. Adulteration of frozen fish fillets. U. S. v. 131 Boxes of Frozen Fillets. Decree of condemnation and destruction. (F. D. C. No. 797. Sample Nos. 70638-D, 70645-D.)

On October 24, 1939, the United States attorney for the District of Colorado filed a libel against 131 boxes of frozen fillets at Denver, Colo. (consigned by Gorton-Pew Fisheries Co.), alleging that the article had been shipped in interstate commerce on or about September 20, 1939, from Gloucester, Mass.; and charging that it was adulterated in that it consisted wholly or in part of a filthy substance. It was labeled in part: "Gorton's Fresh Frosted Fillets * * Silver Seal."

On November 13, 1939, Gorton-Pew Fisheries Co., Ltd., having consented to the entry of a decree, judgment of condemnation was entered and the product was ordered destroyed.

219. Adulteration of salt herring fillets. U. S. v. 72 Barrels and 10 Barrels of Iceland Herring in Fillets. Default decree of condemnation and destruction. (F. D. C. Nos. 1015, 1016. Sample Nos. 46622-D, 46625-D.)

On November 17, 1939, the United States attorney for the Eastern District of Wisconsin filed a libel against 82 barrels of herring fillets at Milwaukee, Wis., alleging that 72 barrels of the article had been shipped by Northern Fish Products Co. from Minneapolis, Minn., that 10 barrels had been shipped by B. A. Griffin Co., Inc., from Duluth, Minn., that both lots had been shipped in interstate commerce on or about October 31, 1939; and charging that the article was adulterated in that it consisted wholly or in part of a decomposed substance. It was labeled in part: "Iceland Herring in Fillets * * * Product of Iceland."

On December 11, 1939, no claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

220. Adulteration of salt herring fillets. U. S. v. 2 Barrels, 10 Barrels, and 2½
Barrels of Herring Fillets. Default decrees of condemnation and destruction.
(F. D. C. Nos. 999, 1000, 1001. Sample Nos. 74636-D, 74639-D, 74881-D.)

On November 18, 1939, the United States attorney for the District of Minnesota filed libels against 14½ barrels of herring fillets at Minneapolis, Minn., alleging that the article had been shipped in interstate commerce on or about October 15, 1939, by B. A. Griffin Co., Inc., from Superior Docks, Wis.; and charging that it was adulterated in that it consisted wholly or in part of a decomposed substance. It was labeled in part: "Iceland Herring in Fillets Product of Iceland."

On January 8, 1940, no claimant having appeared, judgments of condemnation were entered and the product was ordered destroyed.

221. Adulteration of salt herring. U. S. v. 8 Kegs, 89 Pails, and 63 Pails of Flat Lake Herring. Default decrees of condemnation and destruction. (F. D. C. Nos. 1117, 1118. Sample Nos. 79086-D, 79087-D, 79088-D.)

On December 1, 1939, the United States attorney for the Northern District of Oregon filed libels against 8 kegs and 89 pails of herring at Newnan, Ga., and 63 pails of herring at Griffin, Ga., alleging that the article had been shipped in interstate commerce on or about August 28, 1939, by Allison-Bedford Co. from Chicago, Ill.; and charging that it was adulterated in that it consisted in whole or in part of a decomposed substance.

On December 23, 1939, no claimant having appeared, judgments of condemna-

tion were entered and the product was ordered destroyed.

222. Adulteration of frozen frog legs. U. S. v. 16 Bags of Frozen Frog Legs.

Default decree of condemnation and destruction. (F. D. C. No. 890. Sample Nos. 68504-D, 68516-D.)

On November 9, 1939, the United States attorney for the Southern District of New York filed a libel against 16 bags of frozen frog legs at New York, N. Y., alleging that the article had been shipped on or about April 26, 1939, by Gomez & Naranjo from Havana, Cuba; and charging that it was adulterated in that it consisted in whole or in part of a decomposed substance.

On December 1, 1939, no claimant having appeared, judgment of condemna-

tion was entered and the product was ordered destroyed.

223. Adulteration of frozen frog legs. U. S. v. 18 Bags of Frozen Frog Legs.

Default decree of condemnation and destruction. (F. D. C. No. 884.

Sample Nos. 68513-D, 68517-D.)

On November 9, 1939, the United States attorney for the Southern District of New York filed a libel against 18 bags of frozen frog legs at New York, N. Y., alleging that the article had been shipped on or about September 1, 2, and 7, 1939, by Porterfield & Monroe from Mascotte, Fla.; and charging that it was adulterated in that it consisted in whole or in part of a decomposed substance.

On December 1, 1939, no claimant having appeared, judgment of condemna-

tion was entered and the product was ordered destroyed.

224. Adulteration of frozen frog legs. U. S. v. Twenty-one 5-Pound Bags of Frozen Frog Legs. Default decree of condemnation and destruction. (F. D. C. No. 803. Sample Nos. 68509-D, 68511-D.)

On October 25, 1939, the United States attorney for the Southern District of New York filed a libel against twenty-one 5-pound bags of frozen frog legs at New York, N. Y., alleging that the article had been shipped on or about July 27 and 29, 1939, by Jacques Weil from Rayne, La.; and charging that it was adulterated in that it consisted in whole or in part of a decomposed substance.

On November 10, 1939, no claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

225. Adulteration of frozen perch fillets. U. S. v. 87 Cases, 14 Cases, and 19 Cases of Frozen Fillets. Consent decrees of condemnation. Product ordered converted into fertilizer. (F. D. C. No. 824. Sample Nos. 46822-D, 46823-D, 46824-D.)

This product was in interstate commerce at the time of examination, and at that time it was found to be infested with parasitic worms and to be in whole or in part decomposed.