be adulterated in that they consisted in whole or in part of filthy and decomposed substances.

Between June 8 and November 16, 1942, no claimant having appeared, judgments of condemnation were entered and the products were ordered destroyed.

3980. Adulteration of dried prunes. U. S. v. 145 Bags of Dried Prunes. Default decree of condemnation and destruction. (F. D. C. No. 7766. Sample No. 86781–E.)

This product was insect-infested.

On June 19, 1942, the United States attorney for the Northern District of Illinois filed a libel against 145 bags, each containing approximately 10 pounds, of dried prunes at Chicago, Ill., alleging that the article had been shipped in interstate commerce on or about January 30, 1941, by Dried Fruit Distributors of California, from San Jose, Calif.; and charging that it was adulterated in that it consisted in whole or in part of a filthy substance.

On August 6, 1942, no claimant having appeared, judgment of condemnation

was entered and the product was ordered destroyed.

3981. Adulteration of raisins. U. S. v. 73 Cases of Seedless Raisins. Consent decree of condemnation and destruction. (F. D. C. No. 7949. Sample No. 17813-F.)

This product was insect-infested.

On July 21, 1942, the United States attorney for the District of New Jersey filed a libel against 73 cases of seedless raisins at Jersey City, N. J., alleging that the article had been shipped in interestate commerce on or about November 12, 1941, by Enoch Packing Co., from Del Rey, Calif.; and charging that it was adulterated in that it consisted in whole or in part of a filthy substance. The article was labeled in part: "Air Port Brand Choice Recleaned Thompson Seedless Raisins."

On August 3, 1942, the claimant having consented to the entry of a decree, judgment of condemnation was entered and the product was ordered destroyed.

OTHER FRUIT AND VEGETABLE PRODUCTS

3982. Adulteration of fruit products. U. S. v. Henry Laber (Citrus Fruit Specialties Co. and Bakers Food Products Co.). Plea of guilty. Fine, \$2,500. (F. D. C. No. 7265. Sample Nos. 50854-E, 50355-E, 59081-E, 80042-E, 80043-E, 80044-E.)

These products contained rodent hairs, insects and insect fragments, larvae

and larvae fragments, and miscellaneous filth.

On July 3, 1942, the United States attorney for the Southern District of New York filed an information against Henry Laber, trading as Citrus Fruit Specialties Co. and as Bakers Food Products Co., New York, N. Y., alleging shipment within the period from on or about October 31, 1941, to on or about November 14, 1941, from the State of New York into the States of Maryland and Ohio of quantities of fruit products that were adulterated in that they consisted in whole or in part of filthy substances, and in that they had been prepared under insanitary conditions whereby they might have become contaminated with filth. The article was labeled in part: "Mixed Diced Fruit"; "Diced Orange"; "Diced Fruit Red"; or "Double Chopper Orange [or "Lemon" or "Grapefruit"] Peel."

On July 17, 1942, the defendant entered a plea of not guilty and on December 15, 1942, the plea was changed to guilty and the court imposed a total fine of \$2,500.

3983. Misbranding of jellies and marmalade. U. S. v. 7 Cases of Currant Jelly, 6 Cases of Grape Jelly, and 6 Cases and 5 Cases of Orange Marmalade. Default docree of condemnation. Products ordered delivered to a chartable institution. (F. D. C. No. 7149. Sample Nos. 84348-E to 84351-E, incl.)

The currant jelly was an artificially colored jelly containing only small amounts of fruit juice, and simulating currant jelly in odor and taste. The orange marmalade contained no orange juice, a normal ingredient of orange marmalade, and did contain phosphoric acid and an artificial coal-tar color which were not declared in the list of ingredients. The grape jelly simulated grape jelly in appearance and odor, and contained phosphoric acid which was not declared in the list of ingredients.

On April 7, 1942, the United States attorney for the District of New Jersey filed a libel against 7 cases of currant jelly, 6 cases of grape jelly, and 11 cases of orange marmalade at Newark, N. J., alleging that the articles had been shipped in interstate commerce on or about February 11 and 26, 1942, by the Well Maid