6177. Adulteration of toasted pecans and sugar-coated, toasted pecans. U. S. v. 12 Drums of Toasted Pecans and 10 Metal Containers of Sugar Coated Toasted Pecans. Decrees of condemnation and destruction. (F. D. C. Nos. 12835, 12926. Sample Nos. 28877–F, 63334–F.)

LIBELS FILED: June 30 and July 19, 1944 (latter libel amended August 26, 1944), Southern District of Florida and Eastern District of North Carolina.

ALLEGED SHIPMENT: On or about June 9 and 10, 1944, by the Dairy & Ice Cream Supply Co., Atlanta, Ga.

PRODUCT: 40 pounds of toasted pecans at Raleigh, N. C., and 10 50-pound containers of sugar-coated, toasted pecans at Jacksonville, Fla.

VIOLATION CHARGED: Adulteration, Section 402 (a) (3), the articles consisted in whole or in part of filthy substances by reason of the presence of larvae, larva fragments, insect fragments, beetles, and, in one lot, rodent hair fragments.

DISPOSITION: August 14 and September 11, 1944, no claimant having appeared for the goods seized at Raleigh, and the claimant for the goods seized at Jacksonville having withdrawn its claim and answer, judgments of condemnation were entered and the products were ordered destroyed.

6178. Adulteration of piñon nuts. U. S. v. 40 Sacks of Piñon Nuts. Decree of condemnation. Product ordered released under bond. (F. D. C. No. 12492. Sample No. 73309-F.)

LIBEL FILED: June 7, 1944, Northern District of California.

ALLEGED SHIPMENT: On or about November 22, 1943, by the Charles Ilfeld Co., from Gallup, N. Mex.

PRODUCT: 40 sacks, each containing about 80 pounds, of piñon nuts at San Francisco, Calif.

VIOLATION CHARGED: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of rodent and manure pellets, dirt, twigs, and nondescript foreign material.

DISPOSITION: June 27, 1944. John G. Ziel, trading as Ziel & Co., having appeared as claimant, judgment of condemnation was entered and the product was ordered released under bond to be brought into compliance with the law under the supervision of the Food and Drug Administration. The unfit portion was subsequently segregated and destroyed.

6179. Adulteration of walnut meats. U. S. v. 10 Cases of Walnut Meats. Default decree of condemnation and destruction. (F. D. C. No. 12376. Sample No. 71708–F.)

LIBEL FILED: May 20, 1944, District of Idaho.

ALLEGED SHIPMENT: On or about November 23, 1943, by the California Nut Co., from Los Angeles, Calif.

PRODUCT: 10 cases, each containing 25 pounds, of walnut meats, at Nampa, Idaho.

LABEL, IN PART: "Std Ambers Walnut Meats."

VIOLATION CHARGED: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy and decomposed substance by reason of the presence of moldy and insect-damaged walnut meats.

DISPOSITION: July 28, 1944. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

OILS

6180. Adulteration and misbranding of oil. U. S. v. 28 Cans of Oil. Consent decree of condemnation. Product ordered released under bond for relabeling. (F. D. C. No. 12301. Sample No. 67469-F.)

LIBEL FILED: May 8, 1944, Northern District of Ohio.

ALLEGED SHIPMENT: On or about March 9, 1944, by the Western Food Corporation, Chicago, Ill.

PRODUCT: 28 cans of oil at Cleveland, Ohio.

LABEL, IN PART: (Main panels) "W-F-C Liguria Superfine Brand An excellent Composition of 80% vegetable and 20% of Pure Virgin Olive Oil," and a design of medals.