Products Glace fruit: 4 pails at Flint, Mich., 18 pails at Milwaukee, Wis., 7 pails at Lansing, Mich., 2 pails at Wilkes-Barre, Pa., 3 pails at Rochester, Minn., 3 pails at Kansas City, Mo., 4 pails at Sioux City, Iowa, 9 pails at Richmond, Va., each pail containing 40 pounds; 4 40-pound pails and 40 pounds at Minneapolis, Minn.; 130 40-pound pails and 9 cartons, each containing 4 10-pound jars, at St. Louis, Mo.; 10 boxes, each containing 10 pounds, at Omaha, Nebr.; 2 500-pound barrels at Louisville, Ky.; 3 40-pound tubs at Memphis, Tenn.; 3 40-pound tubs at Braddock, Pa.; 1 75-pound barrel and 57 40-pound pails at San Antonio, Tex.; and 2 56-pound pails at Stevens Point, Wis.

Investigation disclosed that the product had been manufactured from garbage.

LABEL, IN PART: (Various portions of the article) "Garden Brand Glace Fruits Fancy Mixture [or "Supreme Mixture," "Special Mixture," "Superior Mixture," or "Tutti Fruitti"]," (boxes) "Lemon Halves," (one pail of Minneapolis lot) "La Pedes Food Prod. * * * Minneapolis, Minn."

VIOLATIONS CHARGED: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of one or more of the following types of filth: Egg shell fragments, larvae, insect fragments, insects, sand, rust fragments, wood fragments and splinters, coffee grounds, portion of onion skin, citrus seeds, fragments of coal, fragment of sand, carbonaceous and woody particles, cat hair, fragments resembling rodent hair, a piece of brown paper, rodent hairs, meat fragments, and cinders. Further adulteration charged against all but two of the lots, Section 402 (a) (4), they had been prepared under insanitary conditions whereby they might have become contaminated with filth.

Disposition: Between January 28 and April 13, 1944. No claimant having appeared, judgments of condemnation were entered. The lots at St. Louis were ordered denatured and sold for purposes other than human consumption, the lot at San Antonio was ordered delivered to a charitable institution to be denatured for use as animal feed, and the remaining lots were ordered destroyed. No purchaser having been found for the lots at St. Louis, amended decrees were entered on May 1 and 4, 1944, ordering the product destroyed.

6332. Adulteration of pineapple filling. U. S. v. 2 Pails of Pineapple. Default decree of condemnation and destruction. (F. D. C. No. 11468. Sample No. 20049-F.)

LIBEL FILED: December 20, 1943, District of Maine.

ALLEGED SHIPMENT: On or about October 11, 1943, by the Natural Products Co., from Boston, Mass.

PRODUCT: 2 pails, each containing approximately 30 pounds, of pineapple at Portland, Maine.

LABEL, IN PART: "Natural Fruit Pineapple."

VIOLATION CHARGED: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a decomposed substance.

DISPOSITION: February 1, 1944. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

CANNED VEGETABLES

6333. Adulteration of canned corn. U. S. v. 80 Cases of Canned Corn. Default decree of condemnation and destruction. (F. D. C. No. 11298. Sample No. 26394-F.)

LIBEL FILED: December 10, 1943, Western District of Louisiana.

ALLEGED SHIPMENT: On or about February 20, 1943, by the Pardeeville Canning Co., Pardeeville, Wis.

PRODUCT: 80 cases, each containing 6 No. 10 cans, of corn at Shreveport, La.

LABEL, IN PART: (Cans) "Kitchen Queen Brand Whole Kernel Golden Sweet Corn."

VIOLATION CHARGED: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a decomposed substance.

DISPOSITION: February 28, 1944. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed. Destruction was effected by use of the product for hog feed.