bond to be sorted, reprocessed, and converted into prune jam, under the supervision of the Food and Drug Administration. On March 28, 1944, the motion of the claimant to amend the decree of August 20, 1943, to permit the manufacture of the product into imitation prune apple butter was allowed.

6712. Adulteration of dried, pitted prunes. U. S. v. 45 Boxes of Pitted Prunes. Default decree of condemnation and destruction. (F. D. C. No. 11931. Sample No. 66492-F.)

LIBEL FILED: On or about March 6, 1944, Western District of Missouri.

ALLEGED SHIPMENT: On or about April 23, 1943, by the Wm. A. Camp Co. Inc., from New York, N. Y.

PRODUCT: 45 boxes, each containing 25 pounds, of pitted prunes at Kansas City, Mo.

LABEL, IN PART: "Carnation Club Brand Pitted Prunes."

VIOLATION CHARGED: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy and decomposed substance by reason of contamination with insects, rodent excreta, and rodent hair fragments, and the presence of moldy prunes.

Disposition: April 5, 1944. No claimant having appeared, judgment of condenmation was entered and the product was ordered destroyed.

6713. Adulteration of raisins. U. S. v. 199 Cases of Raisins (and 2 other seizure actions against raisins). Decrees of condemnation. Portion of product ordered released under bond; remainder ordered destroyed. (F. D. C. Nos. 12932, 13642, 13667. Sample Nos. 61695–F, 71966–F, 90388–F.)

LIBELS FILED: Between July 12 and September 15, 1944, Eastern District of Louisiana, Eastern District of Missouri, and Western District of Washington.

ALLEGED SHIPMENT: From on or about January 18 to February 22, 1944, by the West Coast Growers and Packers, from Dinuba and Reedley, Calif.

Product: Raisins: 199 cases and 96 cases, each containing 30 pounds, at New Orleans, La., and St. Louis, Mo., respectively, and 38 cases, each containing 48 15-ounce cartons, at Seattle, Wash.

LABEL, IN PART: "Supreme Brand California Seedless Raisins," "Wesco Brand California Extra Choice Golden Bleached Thompson Seedless Raisins," or "Wesco Brand * * * Choice Seeded Muscat Raisins."

VIOLATION CHARGED: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance by reason of the presence of weevils, larvae, insect excreta, beetles, or pupae.

DISPOSITION: On October 11, 1944, the St. Louis Bakers' Cooperative Assoc ation having appeared as claimant for the lot at St. Louis, judgment of condemnation was entered and the product was ordered released under bond, the good portion to be converted into distilled spirits under the supervision of the Alcohol Tax Unit and the Food and Drug Administration, and the unfit portion to be destroyed or denatured for purposes other than human consumption. On August 25 and October 18, 1944, no claimant for the remaining lots having appeared, judgments of condemnation were entered and the product was ordered destroyed.

FRESH AND FROZEN FRUITS

6714. Adulteration of apples. U. S. v. 76 Bushels of Apples. Default decree of condemnation and destruction. (F. D. C. No. 14367. Sample No. 54958-F.)

LIBEL FILED: On November 19, 1943, Northern District of Illinois.

ALLEGED SHIPMENT: On or about October 6, 1943, by Lawrence W. Wade, from Fennville, Mich.

Product: 76 bushels of apples at Chicago, Ill.

VIOLATION CHARGED: Adulteration, Section 402 (a) (1), the product contained an added poisonous or deleterious substance, lead, which may have rendered it injurious to health.

Disposition: January 13, 1944. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.