LABEL, IN PART: (Jugs) "Nutri Grape Grape Wine Base A vintage flavor," and the design of a cluster of grapes; or "Nutri Cherry Nutri Fruit Base Finest Ingredients Superior Quality," and the design of a cluster of cherries.

VIOLATIONS CHARGED: Adulteration, Section 402 (b) (4), artificial flavoring, artificial color, and acid simulating the flavor, color, and acidity of grape sirup or cherry sirup had been added to the products and mixed and packed with them so as to make them appear better or of greater value than they were.

Misbranding, Section 403 (a), the statements and designs in the labeling described above suggested that the products contained substantial amounts of grape or cherry juices, whereas they contained little or no grape or cherry juices; Section 403 (c), the products were imitations of grape sirup and cherry sirup, products containing substantial and characterizing amounts of fruit juices, and their labels failed to bear, in type of uniform size and prominence, the word "imitation" and, immediately thereafter, the name of the food imitated; and, Section 403 (e) (2), they were fabricated from two or more ingredients and their labels failed to bear the common or usual name of the added acid.

DISPOSITION: December 19, 1944. The Victor Syrup Corporation, claimant, having admitted the material allegations of the libel, judgment of condemnation was entered and the products were ordered released under bond for relabeling under the supervision of the Food and Drug Administration.

7705. Adulteration and misbranding of beverage sirups. U. S. v. 99 Jugs of Chocolate Egg Cream Flavor, 19 Jugs of Orange Flavor, and 74 Jugs of Strawberry Flavor. Default decree of condemnation. Product ordered delivered to a charitable organization. (F. D. C. No. 12721. Sample Nos. 76934-F to 76936-F, incl.)

LIBEL FILED: June 24, 1944, District of New Jersey.

ALLEGED SHIPMENT: On or about May 9, 1944, by the S. J. Baron Corporation, from New York, N. Y.

PRODUCT: 192 1-gallon jugs of beverage sirups at Newark, N. J.

LABEL, IN PART: "Master Brands of America Manufacturers New York."

VIOLATIONS CHARGED: Adulteration, Section 402 (b) (1), (chocolate egg cream flavor) valuable constituents, eggs and cream, had been in whole or in part omitted from the product; and (orange and strawberry flavors) valuable constituents, orange or strawberry juices, had been in whole or in part omitted from the products; and, Section 402 (b) (4), (orange) orange oil flavoring, artificial color, and acid, and (strawberry) artificial flavoring, artificial color, and acid, both simulating the flavor, color, and acidity, respectively, of products containing substantial and characterizing proportions of the designated fruit juices, had been added to the products and mixed and packed with them so as

to make them appear better or of greater value than they were.

Misbranding, Section 403 (a), (chocolate egg cream flavor) the name, "A Beverage Syrup Chocolate Egg Cream Flavor," was misleading since it implied that the product contained a substantial amount of eggs and cream, whereas it contained little, if any, of those ingredients; (orange flavor) the label statement, "A Beverage Syrup Orange Flavor \* \* \* orange juice," was false and misleading as applied to a product which contained little or no orange juice; and (strawberry flavor) the label statement, "A Beverage Syrup Strawberry Flavor \* \* \* strawberry juice and fruit," was false and misleading since it implied that the product was strawberry sirup made from strawberry fruit, strawberry juice, and sugar; and, Section 403 (c), (orange and strawberry flavors) the products were imitations of other foods and their labels failed to bear, in type of uniform size and prominence, the word "Imitation" and, immediately thereafter, the name of the food imitated, i. e., orange or strawberry

DISPOSITION: October 23, 1944. No claimant having appeared, judgment of condemnation was entered and the products were ordered delivered to a charitable organization, after destruction of the labels.

7706. Adulteration and misbranding of fruit-flavored beverage sirups. U. S. v. 39 Cases of Nectar Syrup (and I other seizure action against beverage bases). Default decrees of condemnation. Portion ordered delivered to a charitable or public institution: remainder ordered destroyed. (F. D. C. Nos. 13070, 13400. Sample Nos. 71266-F to 71269-F, incl., 71619-F.)

LIBELS FILED: On or about August 15 and September 6, 1944, Western District of Washington and District of Oregon.