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

DISPOSITION: October 2, 1944. No claimant having appeared for the Lebanon lot, judgment was entered ordering the product destroyed. On October 9, 1944, the Dallas Wholesale Grocery Co., Fordyce, Ark., claimant for the Fordyce lot, having admitted the allegations of the libel, judgment of condemnation was entered and the product was ordered released under bond to be denatured under the supervision of the Food and Drug Administration.

7739. Adulteration of self-rising flour and phosphated flour. U. S. v. 69 Bags, 22 Bags, and 400 Bags of Flour. Consent decree of condemnation and destruction. (F. D. C. No. 14827. Sample Nos. 96904–F, 96905–F.)

LIBEL FILED: January 2, 1945, Northern District of Mississippi.

ALLEGED SHIPMENT: Between the approximate dates of November 18, 1943, and September 23, 1944, by the Nebraska Consolidated Mills Co., from Elkhorn, Grand Island, and Fremont, Nebr.

PRODUCT: 91 100-pound bags and 400 10-pound bags of flour at Clarksdale, Miss. LABEL, IN PART: "Mother's Best Self-Rising [or "Phosphated White"] Flour Bleached."

VIOLATION CHARGED: Adulteration, Section 402 (a) (3), the products consisted in whole or in part of filthy substances since they contained insects and larvae.

Disposition: February 9, 1945. The consignee having consented to the entry of the decree, judgment of condemnation was entered and the products were ordered destroyed.

7740. Adulteration of self-rising flour. U. S. v. 800 Bags of Self-Rising Flour. Default decree of condemnation. Product ordered delivered to a Federal institution, for use as animal feed. (F. D. C. No. 14944. Sample No. 63658-F.)

LIBEL FILED: January 2, 1945, Middle District of Georgia.

ALLEGED SHIPMENT: On or about June 3, 1944; by the Chickasha Milling Co., from Chickasha, Okla.

PRODUCT: 800 10-pound bags of self-rising flour at Valdosta, Ga.

LABEL, IN PART: "Always Good Dixie Queen Self-Rising Flour."

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, and cast skins.

DISPOSITION: February 3, 1945. No claimant having appeared, judgment of condemnation was entered and the product was ordered delivered to a Federal institution, for use as animal feed.

7741. Adulteration of self-rising flour and plain flour. U. S. v. 74 Sacks of Plain Flour and 276 Bags and 72 Bags of Self-Rising Flour. Decrees of condemnation. One lot ordered released under bond; remaining lot ordered destroyed. (F. D. C. Nos. 14151, 14473. Sample Nos. 61772-F, 62296-F, 62297-F.)

LIBELS FILED: October 28 and November 13, 1944, Middle District of Alabama and Northern District of Mississippi.

ALLEGED SHIPMENT: Between the approximate dates of August 26, 1943, and May 13, 1944, by the Fuhrer-Ford Milling Co., Mt. Vernon, Ind.

PRODUCT: 74 50-pound sacks of plain flour at New Brockton, Ala., and 276 10-pound bags and 72 12-pound bags of self-rising flour at West Point, Miss.

LABEL, IN PART: "Enriched \* \* \* Peerless Roller Mills \* \* \* Highest Patent Dictator Flour," or "Bleached Golden Rose Self Rising Flour."

VIOLATION CHARGED: Adulteration, Section 402 (a) (3), the products consisted in whole or in part of filthy substances by reason of the presence of insects, weevils, and larvae.

DISPOSITION: February 12, 1945. S. T. Jones, New Brockton, Ala., claimant for the New Brockton lot, having admitted that the product was adulterated, judgment of condemnation was entered and the product was ordered released under bond to be denatured or manufactured into animal feed, under the supervision of the Food and Drug Administration. On February 16, 1945, no claimant having appeared for the West Point lots, judgment of condemnation was entered and the product was ordered destroyed.