PRODUCT; 2 boxes containing a total of 174 pounds of Italian rennet at Duluth, Minn.

VIOLATIONS CHARGED: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance by reason of the presence of insects, insect fragments, wood and plant fibers, and hairs resembling those of rodents, cows, and goats; and, Section 402 (a) (4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: July 13, 1945. No claimant having appeared, judgment was entered ordering the product destroyed unless denatured for use as animal food.

8286. Adulteration of salt. U. S. v. 48 Bags of Salt. Decree of condemnation and destruction. (F. D. C. No. 16055. Sample No. 4228-H.)

LIBEL FILED: April 23, 1945, District of New Jersey.

ALLEGED SHIPMENT: On or about November 28, 1944, from Ludlowville, N. Y.

PRODUCT: 48 50-pound bags of salt at Atlantic City, N. J., in the possession of the Packman Brothers. The product was stored under insanitary conditions after shipment. Rodent pellets and urine stains were observed on the bags. Examination showed that the article was contaminated with urine.

VIOLATIONS CHARGED: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance; and, Section 402 (a) (4), it had been held under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: June 22, 1945. The sole intervener having withdrawn its claim; judgment of condemnation was entered and the product was ordered destroyed.

8287. Adulteration of Oregano (spice). U. S. v. 24 Cartons of Oregano. Default decree of condemnation and destruction. (F. D. C. No. 16276. Sample No. 6065-H.)

LIBEL FILED: May 21, 1945, Eastern District of New York.

ALLEGED SHIPMENT: On or about February 27, 1945, by the Frank Tea and Spice Co., from Cincinnati, Ohio.

PRODUCT: 24 cartons, each containing 24 1½-ounce jars, of Oregano at Brooklyn, N. Y.

LABEL, IN PART: "Franks Dove Brand Oregano Mexican For use in salads, soups, sausage."

VIOLATION CHARGED: Adulteration, Section 402 (a) (3), the product was unfit for food by reason of the presence of stones.

DISPOSITION: July 23, 1945. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

8288. Misbranding of Beni Shoga (preserved ginger root). U. S. v. 198 Cases of Beni Shoga. Consent decree of condemnation. Product ordered released for relabeling. (F. D. C. No. 15893. Sample No. 29365–H.)

LIBEL FILED: April 9, 1945, District of Hawaii.

ALLEGED SHIPMENT: On or about March 8, 1945, by Del Valle, Kahmon & Co., from San Francisco, Calif.

PRODUCT: 198 cases, each containing 24 jars, of Beni Shoga at Honolulu, T. H. The product consisted of unpeeled ginger root, packed in vinegar and brine. It was short of the declared weight.

LABEL, IN PART: "Hinode Brand Beni Shoga Weight 9 Oz. Ginger Salt Chiso Vinegar ver, Colorado." Certified Coloring Added Denver Preserving Company, Denver, Colorado."

VIOLATION CHARGED: Misbranding, Section 403 (e) (2), the article failed to bear a label containing an accurate statement of the quantity of the contents.

Disposition: August 22, 1945. Fujii Junichi Shoten, Ltd., Honolulu, T. H., claimant, having admitted the material allegations of the libel, judgment of condemnation was entered and the product was ordered released for relabeling under the supervision of the Food and Drug Administration.

VITAMIN PREPARATIONS AND FOODS FOR SPECIAL DIETARY USES

8289. Adulteration and misbranding of Di-Phocal. U. S. v. 86 Bottles of Di-Phocal. Default decree of condemnation and destruction. (F. D. C. No. 16773. Sample No. 24051-H.)

LIBEL FILED: On or about July 6, 1945, Southern District of Alabama.