formity with the law, under the supervision of the Food and Drug Administration.

8484. Adulteration of piñon nuts. U. S. v. 71 Bags of Piñon Nuts. Consent decree of condemnation. Product ordered released under bond. (F. D. C. No. 12822. Sample No. 60057–F.)

LIBEL FILED: June 30, 1944, District of Hawaii.

ALLEGED SHIPMENT: On or about June 3, 1944, by Alexander & Baldwin, Ltd., from San Francisco, Calif.

PRODUCT: 71 80-pound bags of piñon nuts at Kahului, T. H.

VIOLATION CHARGED: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of animal excreta pellets.

DISPOSITION: October 24, 1944. The Hawaiian Commercial and Sugar Co., Ltd., claimant, having admitted that the nuts were adulterated as alleged in the libel, judgment of condemnation was entered and the product was ordered released under bond to be disposed of in compliance with the law, under the supervision of the Food and Drug Administration. The product was cleaned in order to eliminate all filth.

8485. Adulteration of shelled walnuts. U. S. v. 3 Cases of Shelled Walnuts. Default decree ordering product used for animal feed. (F. D. C. No. 15012. Sample No. 25402-H.)

LIBEL FILED: January 23, 1945, District of Utah.

ALLEGED SHIPMENT: On or about November 13, 1944, by the Davis Nut Shelling Co., from Los Angeles, Calif.

PRODUCT: 3 25-pound cases of shelled walnuts at Salt Lake City, Utah.

LABEL, IN PART: "Davis-Pakt Shelled Walnuts."

VIOLATION CHARGED: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy and decomposed substance by reason of the presence of insect-infested and moldy walnuts.

DISPOSITION: March 10, 1945. No claimant having appeared, judgment was entered ordering that the product be disposed of as animal feed, under the direction of the United States marshal.

MISCELLANEOUS FOODS

8486. Adulteration and misbranding of Semi-Solid "E" Emulsion (condensed buttermilk feed). U. S. v. Consolidated Products Co. Plea of guilty. Fine, \$25. (F. D. C. No. 7315. Sample No. 62800-E.)

INFORMATION FILED: September 15, 1942, against the Consolidated Products Co., a corporation, Chicago, Ill.

ALLEGED SHIPMENT: On or about December 10, 1941, from the State of Illinois into the State of Indiana.

Label, in Part: (Drums) "Semi-Solid—"E"—Emulsion A Condensed Buttermilk Feed for (Poultry and Animals) Breeders, Layers And Growing Stock."

VIOLATIONS CHARGED: Adulteration, Section 402 (b) (1), a valuable constituent, vitamin D, had been in part omitted or abstracted from the product in that the product was represented to contain not less than 3,600 units of vitamin D per pound, whereas it contained not more than 2,700 units of vitamin D per pound.

Misbranding, Section 403 (a), the label statement, "Minimum Analysis Per Pound * * * Vitamin D 3,600 Units," was false and misleading.

DISPOSITION: October 13, 1942. A plea of guilty having been entered on behalf of the defendant, the court imposed a fine of \$25.

8487. Adulteration of Emulsol Stabilizer No. 5. U. S. v. 104 Bags of Emulsol Stabilizer. Default decree of condemnation and destruction. (F. D. C. No. 13698. Sample No. 54654-F.)

LIBEL FILED: On or about September 26, 1944, Northern District of Illinois.

ALLEGED SHIPMENT: On or about August 26, 1944, by the J. F. G. Coffee Co., from Knoxville, Tenn.

PRODUCT: 104 100-pound bags of Emulsol Stabilizer at Chicago, Ill.

LABEL, IN PART: "Emulsol Stabilizer No. 5 Composed of Modified Cereal Starches, Vegetable Proteins, Vegetable Gums, Salt, Dextrines and Fruit Acid."