ALLEGED SHIPMENT: Between the approximate dates of June 28 and August 14, 1946, by the L. C. Mays Co., from New Orleans, La.

PRODUCT: 431 cases, each containing 24 cans, of crab meat at Providence, R. I.; Allentown and Easton, Pa.; Perth Amboy, N. J.; Worcester, Mass.; and Cleveland. Ohio.

Label, in Part: (Can) "High Sea Brand Net Wt. 7\%0 Ozs. [or "Drained Weight 6\% Ozs."] Vacuum Packed White Meat American Crab Meat," or "High Sea Brand Jumbo Lumps American Crab Meat Wt. 7\%0 Ozs."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a decomposed substance; and, Section 402 (b) (2), brine had been substituted in part for crab meat, in the Providence, Allentown, Easton, and Perth Amboy lots. (The drained weight averaged 5.46, 5.93, 6.23, and 6.76 ounces in the 4 shipments. The cans should have contained 8.24 ounces of drained crab meat.)

Misbranding, Section 403 (e) (2), some of the cans in the Easton lot failed to bear a label containing an accurate statement of the quantity of the contents. (The drained weight was less than declared.)

Disposition: Between January 20 and December 3, 1947. The Brignac Canning Co., New Orleans, La., having appeared as claimant for the Pennsylvania lots, and no claimant having appeared for the other lots, judgments of condemnation were entered. The Pennsylvania lots were ordered released under bond for the segregation and the destruction of the unfit portion and the relabeling of the good portion, and the other lots were ordered destroyed.

12517. Adulteration of crab meat. U. S. v. 463 Cans \* \* \* (F. D. C. No. 23912. Sample Nos. 90370-H.)

LIBEL FILED: August 29, 1947, Eastern District of Pennsylvania.

ALLEGED SHIPMENT: On or about August 26, 1947, by Whorton Brothers, from Oriental, N. C.

PRODUCT: 463 1-pound cans of crab meat at Philadelphia, Pa.

LABEL, IN PART: "Whorton Brothers Claw Crabmeat."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy animal substance. (Examination showed that the product was contaminated with *E. coli* of fecal origin.)

DISPOSITION: October 13, 1947. Default decree of condemnation and destruction.

## FRUITS AND VEGETABLES

## CANNED AND DRIED FRUIT

12518. Misbranding of canned apricots and peaches and canned tomato juice. U. S. v. Colo-Flavor Products, Inc., and Everett E. Moore. Plea of guilty on behalf of the corporation; plea of nolo contendere by the individual. Fines, \$1,000 against the corporation and \$500 against the individual. (F. D. C. No. 23329. Sample Nos. 1986-H, 41333-H, 44969-H, 51496-H, 51498-H, 51700-H, 68084-H, 73368-H, 74001-H, 91803-H.)

Information Filed: September 3, 1947, District of Colorado, against Colo-Flavor Products, Inc., Palisade, Colo., and Everett F. Moore, sales manager for the corporation.

ALLEGED SHIPMENT: Between the approximate dates of October 11 and December 21, 1946, from the State of Colorado into the States of Minnesota, Arizona, Missouri, North Carolina, Massachusetts, Nebraska, and Texas.

Label, in Part: "Colo-Mesa Tree Ripened Whole Unpitted Apricots \* \* \* Packed by Colo-Flavor Products, Inc., Palisade, Colorado," "Colo-Mesa Brand Whole Apricots \* \* \* Farmers Union, Palisade, Colorado," "Colo-Mesa Halves Yellow Freestone Elberta Peaches \* \* Packed and Distributed by Farmers Union, Palisade, Colorado," "G. D. M. Brand \* \* \* Tomato Juice \* \* \* Distributed by G. D. Milligan Grocer Co., Springfield, Mo.," "Colo-Flavor Brand Tomato Juice \* \* \* Packed and Distributed by Farmers Union Marketing Assn., Denver and Palisade, Colo.," "Co-op Tomato Juice \* \* \* Packed for National Cooperatives, Inc., Chicago, Illinois," or "Marco Tomato Juice \* \* \* Distributed by H. A. Marr Grocery Co., Denver, Colorado Enid-Omaha-Amarillo."