PRODUCT: Dextrose. 160 cases at Shreveport and 55 cases at Bernice, La. Each case contained 6 cans of dextrose sirup.

LABEL, IN PART: "Pure Dextrose Ready to Use Quad * * * Contains: Pure Dextrose and Water Quad Foods, Inc. Texarkana U.S. A."

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), corn sirup had been substituted for pure dextrose.

Misbranding, Section 403 (a), the label statements "Pure Dextrose Ready to Use" and "Contains: Pure Dextrose and Water" were false and misleading.

Disposition: February 15 and 17, 1947. Quad Foods, Inc., having intervened as claimant, judgments of condemnation were entered and the product was ordered released under bond, conditioned that it be brought into compliance with the law, under the supervision of the Federal Security Agency.

12653. Adulteration of sorghum grain sirup. U. S. v. 69 Drums * * *. (F. D. C. No. 22441. Sample Nos. 52261-H, 73363-H.)

LIBEL FILED: January 27, 1947, Western District of Wisconsin.

ALLEGED SHIPMENT: On or about December 7, 1946, by the Grain Derivatives Corporation, from Louisville, Ky.

PRODUCT: 69 715-pound drums of sorghum grain sirup at Roberts, Wis.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of insect fragments, rust, scale, soot, charcoal, and nondescript dirt.

Disposition: March 18, 1947. The Grain Derivatives Corporation, claimant, having admitted the facts in the libel, judgment of condemnation, was entered and the product was ordered released under bond, conditioned that it be converted for use as an adhesive, under the supervision of the Food and Drug Administration.

12654. Misbranding of honey. U. S. v. F. C. Belt & Son. Plea of guilty. Fine, \$15. (F. D. C. No. 23564. Sample Nos. 86494-H, 91599-H, 91600-H.)

INFORMATION FILED: September 15, 1947, District of Colorado, against F. C. Belt & Son, a partnership, La Jara, Colo.

ALLEGED SHIPMENT: On or about November 11, 1946, from the State of Colorado into the State of Texas.

LABEL. IN PART: "Belt's Pure Honey."

NATURE OF CHARGE: Misbranding, Section 403 (e) (2), the article failed to bear a label containing an accurate statement of the quantity of the contents. The label statements "Net Weight 24 Ozs." and "Net Weight 12 Ozs." were inaccurate, since the containers of the article contained less than 24 ounces and 12 ounces, respectively.

DISPOSITION: September 30, 1947. A plea of guilty having been entered, the court imposed a fine of \$5 on each of the 3 counts of the information.

12655. Misbranding of honey. U. S. v. 39 Cases, etc. (F. D. C. No. 23060. Sample Nos. 91599-H, 91600-H.)

LIBEL FILED: June 1, 1947, Northern District of Texas.

ALLEGED SHIPMENT: On or about November 11, 1946, by F. C. Belt & Son, La Jara, Colo.

PRODUCT: 39 cases, each containing 24 jars, and 3 cases, each containing 24 jars, of honey at Amarillo, Tex.

LABEL, IN PART: "Belt's Pure Honey Net Weight 12 Ozs. [or "24 Ozs."]."

NATURE OF CHARGE: Misbranding, Section 403 (e) (2), the product failed to bear a label containing an accurate statement of the quantity of the contents. (The product was short of the declared weight.)

DISPOSITION: August 20, 1947. F. C. Belt & Son, claimant, having admitted the facts in the libel, judgment of forfeiture was entered and the product was ordered released under bond to be brought into compliance with the law, under the supervision of the Food and Drug Administration.