NATURE OF CHARGE: Adulteration, Section 402 (b) (2), a sirup with a flavor similar to dilute molasses had been substituted for "Cane Sugar Syrup Pure

Maple Flavor," which the product was represented to be.

Misbranding, Section 403 (a), the label statement "Big Maple Brand Pancake Syrup Cane Sugar Syrup Pure Maple Flavor" and the design of maple trees were false and misleading; and, Section 403 (e) (2), the product failed to bear a label containing an accurate statement of the quantity of the contents. (The bottles contained less than the labeled "1 Pint.")

DISPOSITION: September 10, 1947. Default decree of condemnation. The product was ordered delivered to a charitable institution.

13577. Adulteration and misbranding of sorghum sfrup. U. S. v. 163 Cases * * *. (F. D. C. No. 24630. Sample No. 26176-K.)

LIBEL FILED: On or about May 24, 1948, Western District of Missouri.

ALLEGED SHIPMENT: On or about March 26, 1948, by E. R. Crone & Son, from Winnsboro, Tex.

PRODUCT: 163 cases, each containing 12 unlabeled half-gallon buckets, of a product invoiced as "Sorghum," at Joplin, Mo.

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), a mixture of corn sirup and other sirups had been substituted in whole or in part for sorghum sirup. Misbranding, Section 403 (b), the article was offered for sale under the name of another food, since it was referred to as "Sorghum" on the invoice; Section 403 (e) (1), it failed to bear a label containing the name and place of business of the manufacturer, packer, or distributor; Section 403 (e) (2), it failed to bear a label containing an accurate statement of the quantity of the contents; and, Section 403 (i) (2), it was fabricated from two or more ingredients, and it failed to bear a label containing the common or usual name of each such ingredient.

DISPOSITION: June 1948. E. R. Crone & Son having appeared as claimant, judgment of condemnation was entered and the product was ordered released under bond for proper labeling, under the supervision of the Food and Drug

Administration.

13578. Adulteration of sugar. U. S. v. Belt's Wharf Warehouses, Inc., and John H. Kraus. Pleas of guilty. Corporation fined \$500 and costs; individual defendant fined \$1. (F. D. C. No. 24053. Sample Nos. 85334-H, 85460-H,

INFORMATION FILED: February 18, 1948, District of Maryland, against Belt's Wharf Warehouses, Inc., Baltimore, Md., and John H. Kraus, secretarytreasurer and manager.

ALLEGED SHIPMENT: On or about July 25 and 30, 1947, from the State of Maryland into the State of Virginia.

LABEL, IN PART: "Pure Cane Turbinado Sugar."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in part of a filthy substance. (Rodent urine and excreta were observed on the outside of the bags, and some bags had been cut and not resewn.) Further adulteration, Section 402 (a) (4), the product had been held under insanitary conditions whereby it may have become contaminated with filth.

October 15, 1948. Pleas of guilty having been entered on behalf of the defendants, the corporation was fined \$500, together with costs, and the individual defendant was fined \$1.

DAIRY PRODUCTS

BUTTER

The following cases report actions involving butter that consisted in whole or in part of filthy or decomposed substances, Nos. 13579 to 13585, and that was below the legal standard for milk fat content, Nos. 13586 to 13588.

13579. Adulteration of butter. U. S. v. Thomas H. Beasley (Beasley Produce Exchange). Plea of guilty. Fine, \$100. (F. D. C. No. 24508. Sample Nos. 8820-K, 19204-K, 19205-K.)

INFORMATION FILED: March 15, 1948, Western District of Virginia, against Thomas H. Beasley, trading as Beasley Produce Exchange, Roanoke, Va.