ALLEGED SHIPMENT: On or about June 24 and 27, 1950, by the Cloverdale Co-op. Berry Assn., from Kalama, Wash.

PRODUCT: 22 barrels, each containing 380 pounds, of frozen strawberries at Portland, Oreg.

LABEL, IN PART: "Cloverdale Co-op Berry Assn Marshall Strawberries Straight Juice Kalama, Wash."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a decomposed substance by reason of the presence of rotten strawberries.

DISPOSITION: November 2, 1950. Default decree of condemnation and destruction.

VEGETABLES AND VEGETABLE PRODUCTS

16686. Adulteration and misbranding of canned corn. U. S. v. 17 Cases, etc. (and 1 other seizure action). (F. D. C. Nos. 29400, 29484. Sample Nos. 51495–K to 51497–K, incl., 72513–K.)

LIBELS FILED: July 10 and 18, 1950, Southern District of Indiana.

ALLEGED SHIPMENT: On or about March 24 and 28, and April 26, 1950, by Ray W. Thomas, from Onarga, Ill.

PRODUCT: Corn. 166 cases, each containing 48 11-ounce cans; 599 cases, each containing 48 unlabeled No. 1 cans; and 199 cases, each containing 24 unlabeled No. 303 cans, at Eaton, Ind.

LABEL, IN PART: (Portion) "Faultless Brand * * * Cream Style White Sweet Corn [or "Uncle William Cream Style White Sweet Corn"] Distributed by Sales Producers Associates, Inc., Chicago, Illinois" or "Uncle William Cream Style Country Gentleman White Sugar Corn * * * Distributed by Marshall Canning Co., General Office Marshalltown, Iowa."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a decomposed substance.

Misbranding, Section 403 (g) (1), the product fell below the standard of identity for canned corn since it had not been so processed by heat as to prevent spoilage; and (labeled portion, 166 cases), Section 403 (e) (1), the label failed to bear the name and place of business of the manufacturer, packer, or distributor, since the name and address appearing on the label was not that of the actual distributor.

DISPOSITION: August 29, 1950. Default decrees of condemnation and destruction.

16687. Adulteration and misbranding of canned corn. U. S. v. 300 Cases * * *. (F. D. C. No. 29524. Sample No. 72818-K.)

LIBEL FILED: August 14, 1950, Southern District of Ohio.

ALLEGED SHIPMENT: On or about May 26, 1950, by Ray W. Thomas, from Onarga, Ill.

PRODUCT: 300 cases, each containing 48 11-ounce cans, of corn at Piqua, Ohio.

LABEL, IN PART: "Uncle William Cream Style White Sweet Corn," "Cupboard Brand Country Gentleman White Sweet Corn," or "Faultless Brand Cream Style White Sweet Corn."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a decomposed substance.