milk fat, as determined by the method prescribed in the definition and standard. Further misbranding (chocolate-flavored drink), Section 403 (i) (2), the product was fabricated from two or more ingredients, and the label failed to bear the common or usual name of such ingredients.

Disposition: October 30, 1950. A plea of guilty was entered on behalf of the partnership, and a plea of nolo contendere was entered by Harold L. Murphy. The partnership was fined \$100 on each of the first 3 counts of the information. Imposition of sentence was suspended on the remaining 7 counts of the information against the partnership and on all 10 counts of the information against Harold L. Murphy.

16723. Adulteration of condensed skim milk. U. S. v. Titusville Dairy Products Co., a corporation, and Joseph E. Taylor. Plea of nolo contendere by corporation; plea of not guilty by individual. Fine of \$250, plus costs, against corporation; individual defendant found not guilty. (F. D. C. No. 29607. Sample No. 47393-K.)

Information Filed: August 1, 1950, Western District of Pennsylvania, against the Titusville Dairy Products Co., Titusville, Pa., and Joseph E. Taylor, president of the corporation.

ALLEGED SHIPMENT: On or about May 11, 1950, from the State of Pennsylvania into the State of New York.

LABEL, IN PART: (Barrel) "Sweetened Condensed Skim."

NATURE OF CHARGE: Adulteration, Section 402 (a) (4), the product had been prepared under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: November 13, 1950. A plea of nolo contendere having been entered by the corporation and a plea of not guilty by the individual, the court imposed a fine of \$250, plus costs, against the corporation but found the individual defendant, Joseph E. Taylor, not guilty.

## **EGGS**

16724. Adulteration of frozen eggs. U. S. v. 77 Cans \* \* \*. (F. D. C. No. 27252. Sample No. 60404-K.)

LIBEL FILED: May 24, 1949, Northern District of Illinois.

ALLEGED SHIPMENT: On or about May 7, 1949, by the Iowa Egg Co., from Des Moines, Iowa.

PRODUCT: 77 30-pound cans of frozen eggs at Chicago, Ill.

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

Disposition: August 3, 1949. Yetta Weiner, trading as the Iowa Egg Co., Des Moines, Iowa, claimant, having consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the product be released under bond, conditioned that the unfit portion be segregated and destroyed under the supervision of the Food and Drug Administration. The unfit portion, consisting of 43 cans, was denatured.