of condemnation was entered and the court ordered that the product be released under bond for reworking under the supervision of the Federal Security Agency.

17762. Adulteration of butter. U. S. v. 290 Pounds \* \* \* (F. D. C. No. 31238. Sample No. 19408-L.)

LIBEL FILED: May 9, 1951, Northern District of Iowa.

ALLEGED SHIPMENT: On or about May 1, 1951, by the Petersburg Co-operative Creamery, from Jackson, Minn.

PRODUCT: 290 pounds of butter at Spirit Lake, Iowa.

LABEL, IN PART: "One Pound Net Petersburg Creamery Butter."

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), a product containing less than 80 percent by weight of milk fat had been substituted for butter.

DISPOSITION: May 26, 1951. The Petersburg Co-operative Creamery, Jackson, Minn., 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 to be brought into compliance with the law by reworking under the supervision of the Federal Security Agency.

17763. Adulteration of butter. U. S. v. 68 Cases \* \* \* . (F. D. C. No. 31235. Sample No. 9073-L.)

LIBEL FILED: February 26, 1951, Northern District of Illinois.

ALLEGED SHIPMENT: On or about January 11, 1951, by Armour & Co., from Detroit, Mich.

PRODUCT: 68 cases, each containing 32 1-pound prints, of butter at Chicago,

LABEL, IN PART: (Print) "1 Lb. Net Weight \* \* \* Spring Brook Brand Creamery Butter Armour Creameries Distributors Gen'l Office Chicago, Ill."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product was unfit for food because of its disagreeable odor and taste.

DISPOSITION: April 3, 1951. Fox De Luxe Foods, Inc., Chicago, Ill., 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 for denaturing and disposal for other than food purposes, under the supervision of the Federal Security Agency.

## CHEESE

17764. Adulteration and misbranding of grated cheese. U. S. v. 22 Cases, etc. (F. D. C. No. 31004. Sample No. 24770-L.)

LIBEL FILED: May 16, 1951, Middle District of Pennsylvania.

ALLEGED SHIPMENT: On or about April 12, 1951, by the Moss Food Products Corp., from North Bergen, N. J.

PRODUCT: 22 cases, each containing 24 2-ounce jars, and 50 cases, each containing 24 4-ounce jars, of grated cheese at Scranton, Pa.

LABEL, IN PART: "Lee Brand Grated Blend of Italian Romano and Domestic Romano Style Cheese."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance by reason of the presence of rodent

hairs; Section 402 (a) (4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth; and, Section 402 (b) (2), skim milk cheese had been substituted in whole or in part for a blend of Italian and Domestic Romano style cheese.

Misbranding, Section 403 (a), the label designation "Blend of Italian Romano and Domestic Romano Style Cheese" was false and misleading

since the product was skim milk cheese.

DISPOSITION: October 29, 1951. Default decree of condemnation and destruction.

17765. Adulteration and misbranding of grated cheese. U. S. v. 15 Cases \* \* \*. (F. D. C. No. 31134. Sample No. 24147-L.)

LIBEL FILED: May 11, 1951, Southern District of New York.

ALLEGED SHIPMENT: On or about April 19, 1951, by the Moss Food Products Corp., from North Bergen, N. J.

PRODUCT: 15 cases, each containing 24 2-ounce glass tumblers, of grated cheese at New York, N. Y.

LABEL, IN PART: "Lee Brand Grated Blend of Italian Romano and Domestic Romano Style Cheese."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance by reason of the presence of rodent hairs; Section 402 (a) (4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth; and, Section 402 (b) (2), skim milk cheese had been substituted in whole or in part for a blend of Italian and Domestic Romano style cheese.

Misbranding, Section 403 (a), the label statement "Blend of Italian Romano

and Domestic Romano Style Cheese" was false and misleading.

DISPOSITION: May 31, 1951. No claimant having appeared, judgment of condemnation was entered and the court ordered that the product be destroyed, with the exception of two cases which were ordered delivered to the Food and Drug Administration.

17766. Adulteration and misbranding of grated cheese. U. S. v. 21 Cartons \* \* \* (F. D. C. No. 31156. Sample No. 23711-L)

Liber Filed: May 23, 1951, District of Connecticut.

ALLEGED SHIPMENT: On or about April 5, 1951, by the Moss Food Products Corp., from North Bergen, N. J.

PRODUCT: 21 cartons, each containing 24 4-ounce jars, of grated cheese at Waterbury, Conn.

LABEL, IN PART: "Royal Seal Brand Grated Blend of Italian Romano and Domestic Romano Style Cheese."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance by reason of the presence of rodent hairs; Section 402 (a) (4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth; and, Section 402 (b) (2), skim milk cheese had been substituted in whole or in part for a blend of Italian and Domestic Romano style cheese.

Misbranding, Section 403 (a), the label designation "Blend of Italian Romano and Domestic Romano Style Cheese" was false and misleading.

DISPOSITION: July 13, 1951. Default decree of condemnation and destruction.