ALLEGED SHIPMENT: On or about May 2 and July 18 and 26, 1951, from Sherman, Tex., Arkansas City, Kans., and Shawnee, Okla.

PRODUCT: 48 bags, each containing 50 pounds, of flour at Ruston, La.

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 insects. The article was adulterated while held for sale after shipment in interstate commerce.

Disposition: January 28, 1952. Default decree of condemnation. The court ordered that the marshal destroy the product or dispose of it otherwise, in compliance with the law. The product was delivered to a public institution, for use as hog feed.

MISCELLANEOUS CEREALS AND CEREAL PRODUCTS

18661. Adulteration of unpopped popcorn. U. S. v. 96 Bags * * * (F. D. C. No. 31481. Sample No. 29463-L.)

LIBEL FILED: August 17, 1951, Western District of Washington.

ALLEGED SHIPMENT: On or about July 3, 1951, from Denver, Colo.

PRODUCT: 96 bags, each containing 100 pounds, of unpopped popcorn at Seattle, Wash.

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 insects. The article was adulterated while held for sale after shipment in interstate commerce.

Disposition: December 12, 1951. Manley, Inc., Kansas City, Mo., 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 reconditioning by sorting, cleaning, and segregating the unfit portion, under the supervision of a representative of the Federal Security Administrator. Reconditioning operations resulted in the denaturing and disposal of 250 pounds of the product for use as animal feed.

18662. Adulteration of rice. U. S. v. 36 Cases, etc. (F. D. C. No. 31610. Sample Nos. 1434-L, 1531-L to 1533-L, incl.)

LIBEL FILED: August 10, 1951, Northern District of Georgia.

ALLEGED SHIPMENT: On or about May 18, August 19, September 30, and December 1, 1950, and May 8, 1951, from Beaumont, Tex., Abbeville and Rayne, La., and Stuttgart, Ark.

PRODUCT: Rice. 36 cases, each containing 36 1-pound boxes; 36 bales, each containing 30 2-pound bags; 19 cases, each containing 48 12-ounce boxes; and 100 cases, each containing 36 1-pound boxes, at Newman, Ga.

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 insects. The article was adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: On October 9, 1951, a default decree of condemnation was entered against the 36-case lot and 36-bale lot, and the court ordered that these lots be delivered to a Federal institution, for use as animal feed. On September 27, 1951, the H. V. Kell Co., Newnan, Ga., claimant for the 19-case lot and the 100-case lot, having consented to the entry of a decree, judgment of condem-