mit reprocessing of the grain by scouring. The wheat in the instant case and the wheat involved in the cases reported in notices of judgment on food, Nos. 19360 and 19361, were commingled for purposes of the scouring operations. As a result of such operations, 7,250 pounds of wheat were found unfit and were destroyed.

19360. Adulteration of wheat. U. S. v. 90,000 Pounds, etc. (F. D. C. No. 33467. Sample Nos. 48684-L, 48685-L.)

LIBEL FILED: July 15, 1952, District of Minnesota.

ALLEGED SHIPMENT: On or about June 3, 1952, by the International Elevator Co., from Joplin, Mont.

PRODUCT: 180,000 pounds of wheat at Duluth, Minn.

NATURE OF CHARGE: Adulteration, Section 402 (a) (2), the article contained an added poisonous and deleterious substance, a mercurial compound, which is unsafe within the meaning of the law since it is a substance not required in the production of the article and can be avoided by good manufacturing practice.

DISPOSITION: July 28, 1952. The International Elevator Co., 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 reprocessing by scouring, under the supervision of the Federal Security Agency.

On September 10, 1952, the decree was amended to substitute the Farmers Union Grain Terminal Association, St. Paul, Minn., as claimant in lieu of the International Elevator Co. and to permit reprocessing of the wheat by scouring. The wheat in the instant case and the wheat involved in the cases reported in notices of judgment on food, Nos. 19359 and 19361, were commingled for purposes of the scouring operations. As a result of such operations, 7,250 pounds of the wheat were found unfit and were destroyed.

19361. Adulteration of wheat. U. S. v. 111,000 Pounds * * *. (F. D. C. No. 33471. Sample No. 65252-L.)

Libel Filed: July 15, 1952, District of Minnesota.

ALLEGED SHIPMENT: On or about June 20, 1952, by the Centennial Flouring Mills Co., from Havre, Mont.

Product: 111,000 pounds of wheat at Duluth, Minn.

NATURE OF CHARGE: Adulteration, Section 402 (a) (2), the article contained an added poisonous and deleterious substance, a mercurial compound, which is unsafe within the meaning of the law since it is a substance not required in the production of the article and can be avoided by good manufacturing practice.

DISPOSITION: July 30, 1952. The Centennial Flouring Mills Co., 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 reprocessed into industrial alcohol, under the supervision of the Federal Security Agency.

On September 4, 1952, the decree was amended to substitute the Farmers Union Grain Terminal Association, St. Paul, Minn., as claimant, and to permit reprocessing of the wheat by scouring. The wheat in the instant case and the wheat involved in the cases reported in notices of judgment on food, Nos. 19359 and 19360, were commingled for purposes of the scouring operations. As a result of such operations, 7,250 pounds of wheat were found unfit and were destroyed.