CHARGE: 402(a)(3)—contained insects; and 402(a)(4)—prepared and packed under insanitary conditions.

DISPOSITION: 4-11-60. Consent—claimed by Gold Kist Pecan Growers. Segregated; 3,270 lbs. found unfit.

26787. Pecan meal. (F.D.C. No. 44097. S. No. 11-661 R.)

QUANTITY: 80 30-lb. cases at Milwaukee, Wis.

SHIPPED: 1-22-60, from Waycross, Ga., by Gold Kist Pecan Growers.

LABEL IN PART: "Pecan Meal * * * Gold Kist Brand * * * Packed by Gold Kist Pecan Growers, Waycross, Georgia 0172."

LIBELED: 3-17-60, E. Dist. Wis.

CHARGE: 402(a)(3)—contained insects and insect larvae; and 402(a)(4)—prepared and packed under insanitary conditions.

DISPOSITION: 4-13-60. Default—destruction.

OILS AND FATS

26788. Table and cooking oil. (F.D.C. No. 41488. S. No. 3-662 P.)

QUANTITY: 8 cases, 6 1-gal. cans each, at Logan, W. Va.

SHIPPED: 11-19-57, from Chicago, Ill., by Western Food Corp.

LABEL IN PART: "W-F-C Liguria Superfine Brand Refined Vegetable Salad Oils and Pure Imported Olive Oil."

RESULTS OF INVESTIGATION: Examination showed that the article was a mixture of vegetable oils with little or no olive oil.

Libeled: 3-28-58, S. Dist. W. Va.

CHARGE: 402(b) (1)—when shipped, a valuable constituent, olive oil, had been in whole or in part omitted from the article; 402(b) (2)—a mixture of vegetable oils with little or no olive oil had been substituted for a blend of vegetable oils and olive oil; and 403(a)—the label statement "* * * Refined Yegetable Salad Oils and Pure Imported Olive Oil" was false and misleading.

DISPOSITION: 7-18-58. Default—delivered to a charitable institution.

26789. Olive oil. (F.D.C. No. 43012. S. No. 10-931 P.)

QUANTITY: 16 cases, 6 cans each, at Jeannette, Pa.

SHIPPED: 2-19-59, from New York, N.Y., by J. Ossola Co.

LABEL IN PART: (Can) "Torina Brand 100% Pure Olive Oil Imported Product Packed by J. Ossola Co., New York, N.Y."

Libeled: 5-13-59, W. Dist. Pa.

CHARGE: 402(b) (2)—when shipped, tea seed oil had been substituted in part for olive oil; 403(a)—the label statement "100% Pure Olive Oil" was false and misleading as applied to the article which was a mixture of tea seed oil and olive oil.

DISPOSITION: On 7-17-59, the claimant, J. Ossola Co., and the Government having agreed to the removal of the case to the E. Dist. N.Y., an order was entered directing such removal. On 9-14-59, the claimant having consented, judgment of condemnation was entered and the product was ordered released under bond for exportation to the original foreign suppliers. On 5-16-60, the claimant having found that it was unable to export the article to the original foreign supplier, and having consented to the destruction of the article, the court ordered that the product be destroyed.