

LABEL IN PART: "Blueberries Julius Becker R. 1 Hartford, Mich.," "From Amos Rosewell Hartford, Mich.," "Blue Berries T. A. Dumetz Rt. 2—Hartford, Mich.," "Blueberries Berlin St. John Hartford, Mich.," "Garland Smith Dowagiac, Mich. R. R. 4 Blueberries," "Willie Moore Gen Del Eau Claire, Mich.," and "Michigan Huckleberries Grown By Wesley Bisnett Route 2 Watervliet."

CHARGE: 402 (a) (3)—contained maggots when shipped.

DISPOSITION: 12-29-54. Default—destruction.

22171. Maraschino cherries. (F. D. C. No. 37467. S. No. 13-010 M.)

QUANTITY: 1 bbl. at Cincinnati, Ohio.

SHIPPED: 12-2-54, from Philadelphia, Pa., by Eastern Candy Co.

LIBELED: 12-9-54, S. Dist. Ohio.

CHARGE: 402 (a) (3)—contained decomposed substance when shipped.

DISPOSITION: 12-22-54. Default—destruction.

FROZEN FRUIT

22172. Frozen blueberries. (F. D. C. No. 37131. S. Nos. 71-301/6 L.)

QUANTITY: 404 crates, 16 1-qt. boxes each, at Chicago, Ill.

SHIPPED: Between 7-25-54 and 8-5-54, from Benton Harbor, Mich., by H. K. Cupp & Sons.

LIBELED: 8-31-54, N. Dist. Ill.

LABEL IN PART: "Blueberries Berlin St. John Hartford, Mich.," "Viv & Mac Booth's Huckleberries Marcellus, Mich.," "Blueberries H. J. Franz R. 2 Decatur, Mich.," "Wayne Curtis Berrien Center, Mich.," "Huckleberries A. R. Franz R. 2 Dowagiac, Mich.," and "Michigan Huckleberries Grown by Wesley Bisnett Route 2 Watervliet."

CHARGE: 402 (a) (3)—contained maggots when shipped.

DISPOSITION: 10-5-54. Consent—claimed by Nathan Kolodenko, Chicago, Ill. After an attempt to segregate the product failed, the blueberries were destroyed.

MISCELLANEOUS FRUIT PRODUCTS

22173. Fruit pulp and fruit juices. (Inj. No. 72.)

COMPLAINT FOR INJUNCTION FILED: 8-29-44, W. Dist. Pa., against Sunshine Packing Corp., North East, Pa., Fred L. Rahal, president, Harry J. Bowes, secretary, and Philip H. Seene, superintendent of the corporation, to enjoin the interstate shipment of adulterated fruit pulp and fruit juices.

CHARGE: That the defendants had been engaged in the business of purchasing various kinds of fruit and manufacturing therefrom fruit pulp and fruit juices adulterated under 402 (a) (3) and (4), and then selling such pulp and juices throughout the United States for use in the manufacture of preserves, jams, and other food products; that factory inspections of the corporation's plant at various times between 1940 and 1944 by inspectors of the Food and Drug Administration had revealed that filthy, decomposed, and unfit raw materials had been used and have continued to be used in the manufacture of the corporation's fruit products; that repeated warnings to the defendants had had no effect in bringing about a discontinuation of the insanitary and objectionable practices; and, that unless restrained, the defendants would