

LABEL, IN PART: "El-Peeco Licorice Specialties."

VIOLATIONS CHARGED: 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 and insect fragments; and, Section 402 (a) (4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: April 7, 1944. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

6650. Adulteration of candy. U. S. v. 54 Cartons of Candy. Default decree of condemnation and destruction. (F. D. C. No. 11953. Sample No. 66055-F.)

LABEL FILED: March 2, 1944, Eastern District of New York.

ALLEGED SHIPMENT: On or about January 27, 1944, by the Eatsum Food Products Co., from Boston, Mass.

PRODUCT: 54 cartons, each containing 24 1½-ounce packages, of candy at Brooklyn, N. Y.

LABEL, IN PART: (Packages) "Eatsum Rugged Candy Nuggets."

VIOLATION CHARGED: Adulteration, Section 402 (d), the article was confectionery and it contained a non-nutritive substance, mineral oil.

DISPOSITION: April 3, 1944. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

6651. Adulteration of chocolate-coated raisins and peanuts. U. S. v. 10 Cartons of Raisins and 64 Cartons of Chocolate Coated Peanuts. Decree of destruction. (F. D. C. No. 12992. Sample Nos. 75531-F, 75532-F.)

LABEL FILED: July 20, 1944, Western District of Pennsylvania.

ALLEGED SHIPMENT: On or about December 21, 1943, and March 21, 1944, by the National Peanut Corp., from Suffolk, Va.

PRODUCT: 10 cartons of chocolate-coated raisins and 64 cartons of chocolate-coated peanuts at Pittsburgh, Pa.

VIOLATION CHARGED: Adulteration, Section 402 (a) (3), in that the product consisted in whole or in part of a filthy substance by reason of the presence of larvae, pupae, cast skins, and insect fragments.

DISPOSITION: July 25, 1944. The consignee having consented to the entry of a decree, judgment was entered ordering the destruction of the product.

6652. Adulteration of peanut candy bars. U. S. v. 82 Boxes of Peanut Candy Bars. Default decree of destruction. (F. D. C. No. 10690. Sample No. 47808-F.)

LABEL FILED: On or about September 11, 1943, Western District of Missouri.

ALLEGED SHIPMENT: On or about July 8, 1943, by the Novelty Peanut Co., from Dallas, Tex.

PRODUCT: 82 boxes, each containing 16 1-ounce peanut candy bars, at Joplin, Mo.

LABEL, IN PART: (Bar) "White Caps."

VIOLATIONS CHARGED: Adulteration, Section 402(a)(3), the product consisted in whole or in part of a filthy substance by reason of the presence of rodent excreta and hairs, and insects and insect fragments; and, Section 402(a)(4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: January 5, 1944. No claimant having appeared, judgment was entered ordering that the product be destroyed.

6653. Adulteration and misbranding of candy. U. S. v. 12 Boxes, 12 Boxes, and 5 Cases of Candy. Default decrees of condemnation and destruction. (F. D. C. Nos. 12255, 12279. Sample Nos. 28855-F, 63233-F, 63234-F.)

LIBELS FILED: April 27 and 28, 1944, Southern District of Florida, Western District of North Carolina.

ALLEGED SHIPMENT: On or about March 31 and April 7, 1944, by the Tom Huston Peanut Co., from Columbus, Ga.

PRODUCT: 5 cases, each containing 12 cartons, of candy bars at Jacksonville, Fla., and 24 boxes of candy bars at Charlotte, N. C.

These products contained mineral oil. A portion of the nut caramel bars contained undeclared cereal.

LABEL, IN PART: (Bar wrapper) "Tom's Full Dinner [or "Nut Caramel"]."