

PRODUCT: 29 30-pound cases of chocolate-covered peanuts at Provo, Utah.

LABEL, IN PART: "Oval Brand Chocolate Dipped Peanuts Mfd. by Peanut Specialty Co. Chicago Ill."

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 larvae, insect parts, and webbing.

DISPOSITION: December 20, 1946. No claimant having appeared, judgment was entered ordering that the product be destroyed by being utilized as animal feed.

10387. Adulteration of pecan nougat roll. U. S. v. 18 Cartons * * *. (F. D. C. No. 21347. Sample No. 48174-H.)

LIBEL FILED: October 22, 1946, District of Utah.

ALLEGED SHIPMENT: On or about July 17, 1946, by the Maurmann Candy Co., from Chicago, Ill.

PRODUCT: 18 cartons, each containing 12 8-ounce bars, of pecan nougat roll at Salt Lake City, Utah. Examination showed that the article was insect-infested.

LABEL, IN PART: "Gra-Maur Pecan Nougat Roll."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance.

DISPOSITION: December 6, 1946. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

10388. Misbranding of wild cherry drops. U. S. v. 200 Boxes * * *. (F. D. C. No. 22129. Sample No. 65946-H.)

LIBEL FILED: December 26, 1946, Eastern District of Pennsylvania.

ALLEGED SHIPMENT: On or about November 6, 1946, by the Old Dominion Candy Corporation, from New York, N. Y.

PRODUCT: 200 boxes, each containing 60 cartons, of wild cherry drops at Souder-ton, Pa. Examination showed that the cartons contained only 9 pieces of candy, whereas 22 pieces could have been placed in the cartons. The article was also short-weight.

LABEL, IN PART: "Snows Wild Cherry Drops Imitation with Honey * * * Net Weight 1 Oz."

NATURE OF CHARGE: Misbranding, Section 403 (d), the container of the article was so filled as to be misleading; and, Section 403 (e) (2), the label of the article failed to contain an accurate statement of the quantity of the contents.

DISPOSITION: January 7, 1947. The Old Dominion Candy Corporation, New York, N. Y., having appeared as claimant, judgment of condemnation was entered and the product was ordered released under bond to be repacked so as to bring it into compliance with the law, under the supervision of the Federal Security Agency.

CHOCOLATE AND CHOCOLATE PRODUCTS

10389. Adulteration of chocolate. U. S. v. 103 Bales * * *. (F. D. C. No. 21419. Sample Nos. 53194-H, 53479-H.)

LIBEL FILED: November 8, 1946, Southern District of Ohio.

ALLEGED SHIPMENT: On or about October 10, 1946, by the Overland Candy Corporation, from Chicago, Ill.

PRODUCT: 37 bales and 66 bales, each containing 20 10-pound slabs, of chocolate at Washington Court House, Ohio.

LABEL, IN PART: "Ambrosia Thindark Sweet Chocolate Manufactured by Ambrosia Chocolate Co. Milwaukee, Wis." or "General [or "General 85"] Sweet Chocolate with Added Emulsifier [or "King Dark Sweet Chocolate"] Manufactured by Rockwood & Co., Brooklyn, N. Y."

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 and insect parts.

DISPOSITION: December 30, 1946. The Washington Court House Candy Co., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the product was ordered released under bond to be

brought into compliance with the law, under the supervision of the Federal Security Agency.

10390. Adulteration of chocolate coating. U. S. v. 215 Bags * * *. (F. D. C. No. 21768. Sample No. 40564-H.)

LIBEL FILED: November 25, 1946, Eastern District of Missouri.

ALLEGED SHIPMENT: Between the approximate dates of January 2 and September 5, 1946, by the Klein Chocolate Co., Inc., from Elizabethtown, Pa.

PRODUCT: 215 bags, each containing 20 10-pound bars, of chocolate coating at St. Louis, Mo.

LABEL, IN PART: "Klein's Sweet Chocolate Coating."

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 live larvae and insect excreta.

DISPOSITION: December 27, 1946. The Chase Candy Co., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the product was ordered released under bond, conditioned that it be brought into compliance with the law, under the supervision of the Federal Security Agency.

10391. Adulteration of chocolate coating. U. S. v. 83 Bags * * *. (F. D. C. No. 21767. Sample No. 40563-H.)

LIBEL FILED: November 25, 1946, Eastern District of Missouri.

ALLEGED SHIPMENT: On or about May 22, 1946, by the F. M. Paist Co., from Philadelphia, Pa.

PRODUCT: 83 bags, each containing between 5 and 20 10-pound bars, of chocolate coating at St. Louis, Mo.

LABEL, IN PART: "Klein's Liquor Chocolate Coating."

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 live larvae and insect excreta.

DISPOSITION: December 27, 1946. The Chase Candy Co., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the product was ordered released under bond, conditioned that it be brought into compliance with the law, under the supervision of the Federal Security Agency.

10392. Adulteration of chocolate liquor. U. S. v. 3 and 24 Bags * * *. (F. D. C. No. 21745. Sample Nos. 53905-H, 53906-H.)

LIBEL FILED: November 25, 1946, Northern District of Ohio.

ALLEGED SHIPMENT: On or about May 13, July 2, and October 29, 1946, by the Bachman Chocolate Manufacturing Co., from Florin, Pa.

PRODUCT: 27 200-pound bags of chocolate liquor at Cleveland, Ohio.

LABEL, IN PART: "Bachman Fifty Chocolate Liquor," or "Bachman Chocolate Coating Added Emulsifier."

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 and insect parts.

DISPOSITION: December 9, 1946. The R-B Biscuit Co., Cleveland, Ohio, claimant, having admitted the allegations of the libel, judgment of condemnation was entered and the product was ordered released under bond to be purified, if possible, so as to be fit for human consumption; otherwise, it was to be denatured under the supervision of the Food and Drug Administration and disposed of as animal feed.

10393. Adulteration of chocolate sirup. U. S. v. 191 Cases * * *. (F. D. C. No. 21818. Sample No. 72635-H.)

LIBEL FILED: December 3, 1946, District of Utah.

ALLEGED SHIPMENT: On or about December 1, 1943, by Sullivan and Chambers, from Dallas, Tex.

PRODUCT: 191 cases, each containing 6 1-gallon jars, of chocolate sirup at Provo, Utah.