

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

DISPOSITION: January 23, 1950. The J. A. McCarty Seed Co. having executed Acceptance of Service and Authorization for taking of final decree, judgments of condemnation were entered and the court ordered that the product be prepared for use as animal feed, under the supervision of the Food and Drug Administration, and that it be sold by the marshal.

15809. Adulteration of popcorn. U. S. v. 49 Cases * * *. (F. D. C. No. 28402. Sample No. 52350-K.)

LIBEL FILED: December 15, 1949, Northern District of Tennessee.

ALLEGED SHIPMENT: On or about October 17, 1949, by the Indiana Pop Corn Co., from Muncie, Ind.

PRODUCT: 49 cases, each containing 24 10-ounce packages, of popcorn at Knoxville, Tenn.

LABEL, IN PART: "Hoosier Pride Pop * * * Corn."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substances by reason of the presence of live insects.

DISPOSITION: January 24, 1950. Default decree of condemnation and destruction.

15810. Adulteration of brewers corn flakes. U. S. v. 500 Bags * * *. (F. D. C. No. 28503. Sample No. 48707-K.)

LIBEL FILED: December 28, 1949, Eastern District of Pennsylvania.

ALLEGED SHIPMENT: On or about November 28, 1949, from Geneva, N. Y.

PRODUCT: 500 100-pound bags of brewers corn flakes at Reading, Pa.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance by reason of the presence of beetles and larvae. The product was adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: January 3, 1950. Default decree of condemnation and destruction.

CONFECTIONERY

CANDY

15811. Adulteration of candy. U. S. v. 9 Cartons * * * (and 5 other seizure actions). (F. D. C. Nos. 28495, 28509 to 28512, incl., 28667. Sample Nos. 62575-K, 63153-K to 63155-K, incl., 63178-K, 63385-K, 63386-K.)

LIBELS FILED: December 22 and 30, 1949, District of Massachusetts.

ALLEGED SHIPMENT: On or about November 14, 19, 23, and 29, 1949, by Kazarian Brothers, from Providence, R. I.

PRODUCT: Candy. 9 10-pound cartons at Taunton, Mass.; 250 1-pound boxes at Springfield, Mass.; 11 10-pound cartons and 94 1-pound boxes at Quincy, Mass.; 100 1-pound boxes at New Bedford, Mass.; and 13 cartons, each containing 26 1-pound boxes, at Fall River, Mass.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance by reason of the presence of rodent

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

DISPOSITION: February 13, 1950. Default decrees of condemnation and destruction.

15812. Adulteration of candy. U. S. v. 92 Boxes, etc. (F. D. C. No. 28468. Sample Nos. 50081-K to 50086-K, incl.)

LABEL FILED: December 9, 1949, District of Alaska.

ALLEGED SHIPMENT: On or about November 17, 1949, by Frederick & Nelson, from Seattle, Wash.

PRODUCT: 224 boxes of candy at Anchorage, Alaska. The boxes were of various sizes, ranging from 6 ounces to 2 pounds.

LABEL, IN PART: "Frango Mints," "P. R. Mints," "Frederick & Nelson Since 1890 Gift Package Chocolates," and "French Mints."

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

DISPOSITION: February 17, 1950. Default decree of forfeiture and destruction.

15813. Adulteration of candy. U. S. v. 9 Tins, etc. (F. D. C. No. 28582. Sample Nos. 34401-K to 34407-K, incl.)

LABEL FILED: December 20, 1949, Northern District of California.

ALLEGED SHIPMENT: On or about November 2, 1949, by Frederick & Nelson, from Seattle, Wash.

PRODUCT: Candy. 20 14-ounce tins and 35 8-ounce packages at San Francisco, Calif.

LABEL, IN PART: "Frango Mints," "Mokas Coffee Frango," and "Jamacas Rum Frango."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance by reason of the presence of 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 13, 1950. The sole intervener having consented to the entry of a decree, judgment of condemnation and destruction was entered.

15814. Adulteration of chocolate novelties. U. S. v. 115 Dozen Boxes * * *. (F. D. C. No. 28486. Sample Nos. 67129-K to 67138-K, incl.)

LABEL FILED: December 16, 1949, District of Columbia.

ALLEGED SHIPMENT: On or about October 14 and November 16, 1949, by A. Newberg & Co., Inc., from New York, N. Y.

PRODUCT: 115 dozen boxes of chocolate novelties at Washington, D. C.

LABEL, IN PART: "Product of Czechoslovakia Chocolate Umbrella [or "Elephant" or other descriptive designation]."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the articles consisted in whole or in part of filthy substances by reason of the presence of larvae and insect webbing.