

LABEL, IN PART: (Boxes or chests of candy) "Allegretto Chocolate Covered Cherries [or "Easter Greetings" or "Fruit and Nut Egg"]" or "Di Giorgio Allegretto."

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

DISPOSITION: April 19, 1950. Pleas of nolo contendere having been entered, the court fined Marie Di Giorgio \$10 and Joseph Di Giorgio \$100.

16013. Adulteration of candy. U. S. v. Dixie Candy Co. and Charles Smith. Pleas of nolo contendere. Each defendant fined \$200. (F. D. C. No. 28764. Sample Nos. 61067-K to 61069-K, incl., 61826-K, 63867-K.)

INFORMATION FILED: March 7, 1950, Western District of Tennessee, against the Dixie Candy Co., a partnership, Jackson, Tenn., and Charles Smith, a partner and plant manager.

ALLEGED SHIPMENT: On or about October 12, 17, 25, and 31, and November 3, 1949, from the State of Tennessee into the States of Missouri, Mississippi, and South Carolina.

LABEL, IN PART: "Dixie Peanut Fudge," "Dixie Fudge Bar," "Dixie Ball," "Dixie Cocoanut Roll," "Dixie Peco Bar," "Dixie's Cocoanut Bon Bon," "Dixie Peanut Roll," "Colonial Peanut Bar," or "Tri-Color Bar."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in part of a filthy substance by reason of the presence of insect fragments and rodent hair fragments, larval head capsules, insects, and thrips; and, Section 402 (a) (4), it had been prepared and packed under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: March 28, 1950. Pleas of nolo contendere having been entered, the court fined each defendant \$200.

16014. Adulteration of candy. U. S. v. The Southwestern Candy Co., a partnership, and Joseph P. Mims. Pleas of nolo contendere. Partnership fined \$350; individual defendant fined \$150. (F. D. C. No. 28761. Sample No. 61360-K.)

INFORMATION FILED: February 24, 1950, Western District of Tennessee, against The Southwestern Candy Co., Jackson, Tenn., and Joseph P. Mims, partner and general plant supervisor.

ALLEGED SHIPMENT: On or about October 24, 1949, from the State of Tennessee into the State of Missouri.

LABEL, IN PART: "Sno Ball."

NATURE OF CHARGE: Adulteration, Section 402 (a) (4), the product had been prepared and packed under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: March 28, 1950. Pleas of nolo contendere having been entered, the court fined the partnership \$350 and the individual defendant \$150.

16015. Adulteration of candy. U. S. v. 19 Boxes, etc. (F. D. C. No. 28622. Sample Nos. 32147-K, 32152-K, 32153-K.)

LIBEL FILED: January 3, 1950, Northern District of California.

ALLEGED SHIPMENT: On or about December 1, 1949, by the Frederick & Nelson Candy Factory, from Seattle, Wash.

PRODUCT: Candy. 19 7-ounce boxes, 19 8-ounce boxes, 53 1-pound boxes, and 33 2-pound boxes at Oakland, Calif.

LABEL, IN PART: (Portions) "Miniature Mints" or "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, insect parts, and rodent hair fragments; and, Section 402 (a) (4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: April 11, 1950. Default decree of condemnation and destruction.

16016. Adulteration of candy. U. S. v. 57 Boxes * * *. (F. D. C. No. 28662. Sample No. 68808-K.)

LIBEL FILED: January 23, 1950, Western District of Washington.

ALLEGED SHIPMENT: On or about November 28, 1949, by the Haslett Warehouse Co., from San Francisco, Calif.

PRODUCT: 57 boxes, each containing 120 sticks, of candy at Seattle, Wash.

LABEL, IN PART: "Garlon's Sugar Stick Candy Mfg. by Garlon Nelson, Texarkana, U. S. A."

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, 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: April 13, 1950. Default decree of condemnation and destruction.

DAIRY PRODUCTS

BUTTER

16017. Adulteration of butter. U. S. v. Gerald A. Roth (Breda Creamery). Plea of guilty. Fine of \$300 and costs. (F. D. C. No. 28772. Sample Nos. 11410-K, 11993-K.)

INFORMATION FILED: March 29, 1950, Northern District of Iowa, against Gerald A. Roth, trading as the Breda Creamery, Breda, Iowa.

ALLEGED SHIPMENT: On or about November 20, 1948, and September 26, 1949, from the State of Iowa into the State of New York.

LABEL, IN PART: "Butter Distributed By Ritter & Sussman Newark, N. J."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in part of a filthy substance by reason of the presence of insect fragments, mites, rodent hair fragments, manure fragments, feather barbules, and sediment consisting chiefly of wood fragments, plant matter, dirt, and sand; and, Section 402 (a) (4), (1 shipment) it had been prepared under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: March 29, 1950. A plea of guilty having been entered, the court fined the defendant \$300, together with costs.

16018. Adulteration of butter. U. S. v. Dearmin & Co., Inc. Plea of guilty. Fine, \$250. (F. D. C. No. 28762. Sample Nos. 51700-K, 62797-K.)

INFORMATION FILED: March 1, 1950, Southern District of Indiana, against Dearmin & Co., Inc., Odon, Ind.