

**PRODUCT:** 95 cases, each containing 24 10-ounce cans, of unpopped popcorn at Kansas City, Mo.

**LABEL, IN PART:** "Davis Hybrid Pop Corn."

**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, 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:** March 30, 1950. Default decree of condemnation. The court ordered that the product be delivered to a municipal institution, for use as hog feed.

**16057. Adulteration of unpopped popcorn. U. S. v. 26 Cases \* \* \*. (F. D. C. No. 28822. Sample No. 68623-K.)**

**LIBEL FILED:** January 27, 1950, District of Montana.

**ALLEGED SHIPMENT:** On or about July 14, 1949, by the Southern Idaho Growers, from Buhl, Idaho.

**PRODUCT:** 26 cases, each containing 12 2-pound packages, of unpopped popcorn at Missoula, Mont.

**LABEL, IN PART:** "Crown Quality Improved or Hybrid Popcorn."

**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 insect-damaged kernels and rodent pellets, and of a decomposed substance by reason of the presence of moldy kernels.

**DISPOSITION:** March 23, 1950. Default decree of condemnation was entered, and the court ordered that the product be denatured and delivered to a State institution, for use as animal feed.

**16058. Adulteration of rice. U. S. v. 398 Sacks, etc. (F. D. C. No. 28897. Sample Nos. 34571-K, 34572-K.)**

**LIBEL FILED:** March 15, 1950, Northern District of California.

**ALLEGED SHIPMENT:** On or about October 7, 1948, and March 3, 1949, from De Witt, Ark.

**PRODUCT:** 498 100-pound sacks of rice at San Francisco, Calif.

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

**DISPOSITION:** April 7, 1950. Parodi, Erminio & Co., Inc., San Francisco, Calif., having appeared as claimant, judgment of condemnation was entered and the court ordered that the product be released under bond to be brought into compliance with the law, under the supervision of the Food and Drug Administration. Segregation operations resulted in the destruction of 40 pounds of the product.

**16059. Adulteration of brewers rice. U. S. v. 2,000 Bags \* \* \*. (F. D. C. No. 28868. Sample Nos. 48804-K, 48805-K.)**

**LIBEL FILED:** February 21, 1950, Middle District of Pennsylvania.

**ALLEGED SHIPMENT:** On or about December 29, 1949, and January 6, 1950, by Rosenberg Bros. & Co., Inc., from San Francisco, Calif.

**PRODUCT:** 2,000 100-pound bags of brewers rice at Wilkes-Barre, 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 rodent excreta and insects; and, Section 402 (a) (4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth.

**DISPOSITION:** On or about April 12, 1950, Rosenberg Bros. & Co., Inc., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the product be released under bond to be converted into stock feed, under the supervision of the Food and Drug Administration.

## CONFECTIONERY

### CANDY

**16060. Adulteration of candy. U. S. v. Garlon Nelson (Garlon Nelson Candy Co.).** Plea of nolo contendere. Fine, \$350. (F. D. C. No. 29136. Sample Nos. 71277-K, 71282-K, 71283-K.)

**INFORMATION FILED:** April 3, 1950, Western District of Arkansas, against Garlon Nelson, trading as the Garlon Nelson Candy Co., Texarkana, Ark.

**ALLEGED SHIPMENT:** On or about December 14, 1949, from the State of Arkansas into the State of California.

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

**DISPOSITION:** April 14, 1950. A plea of nolo contendere having been entered, the court imposed a fine of \$350.

**16061. Adulteration of candy. U. S. v. 17 Boxes, etc.** (F. D. C. Nos. 28854, 28855. Sample Nos. 71287-K, 71288-K.)

**LIBEL FILED:** February 9, 1950, Southern District of California.

**ALLEGED SHIPMENT:** On or about December 15, 1949, by Garlon Nelson, from Texarkana, Ark.

**PRODUCT:** Candy. 17 boxes, each containing 120 sticks, and 18 boxes, each containing 24 sticks, at Los Angeles, Calif.

**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 insect fragments 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:** March 1, 1950. Default decree of condemnation and destruction.

**16062. Adulteration of candy. U. S. v. 10 Boxes, etc.** (F. D. C. No. 28866. Sample Nos. 58276-K, 58277-K.)

**LIBEL FILED:** February 16, 1950, Southern District of California.

**ALLEGED SHIPMENT:** On or about December 20, 1949, by the Mignon Chocolate Co., from New York, N. Y.

**PRODUCT:** Candy. 10 boxes, each containing 24 1-ounce bars, and 38 8-ounce boxes, at Los Angeles, Calif.