

LABEL, IN PART: "Net Wt. 10 Oz. 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: November 3, 1950. Judgment of condemnation and destruction.

16613. Adulteration of rice. U. S. v. 11 Bags * * *. (F. D. C. No. 29574. Sample No. 60598-K.)

LIBEL FILED: September 15, 1950, Northern District of Illinois.

ALLEGED SHIPMENT: On or about December 6, 1949, from Houston, Tex.

PRODUCT: 11 bags of rice at Chicago, Ill.

LABEL, IN PART: "100 Lbs. Net Rice Extra Fancy Texas Patna."

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. The product was adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: November 8, 1950. Default decree of condemnation and destruction.

16614. Adulteration of wheat. U. S. v. 1,600 Bushels * * *. (F. D. C. No. 29576. Sample No. 21598-K.)

LIBEL FILED: September 7, 1950, District of Kansas.

ALLEGED SHIPMENT: On or about August 25, 1950, by the Huyck Grain Co., from Verona, Nebr.

PRODUCT: 1,600 bushels of wheat at Kansas City, Kans.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article was unfit for food by reason of the presence of musty wheat.

DISPOSITION: September 12, 1950. The Huyck Grain Co. having appeared as claimant, judgment was entered providing for delivery of the product to the claimant under bond, to be brought into compliance with the law, under the supervision of the Food and Drug Administration. The unfit portion of the product subsequently was segregated from the fit portion. A total of 63,400 pounds of wheat was found musty and was mixed with other grain for use as animal feed.

CONFECTIONERY

CANDY

16615. Adulteration of candy. U. S. v. Frederick & Nelson. Plea of nolo contendere. Fine of \$3,500, plus costs. (F. D. C. No. 29172. Sample Nos. 32147-K, 32152-K, 34401-K to 34405-K, incl., 34407-K, 50082-K, 50084-K.)

INFORMATION FILED: June 5, 1950, Western District of Washington, against Frederick & Nelson, a corporation, Seattle, Wash.

ALLEGED SHIPMENT: On or about November 2 and 16 and December 1, 1949, from the State of Washington into the Territory of Alaska and the State of California.

LABEL, IN PART: (Portions) "Frango Mints," "Mokas Coffee Frango," "Jamacas Rum Frango," "P. R. Mints," and "Miniature Mints."