

ALLEGED SHIPMENT: On or about October 20, 1950, from the State of New Jersey into the State of Pennsylvania.

NATURE OF CHARGE: Adulteration, Section 402 (a) (4), (count 1) the article had been prepared under insanitary conditions whereby it may have become contaminated with filth.

The information alleged also (count 2) that the defendant had shipped in interstate commerce a quantity of extract of Glycyrrhiza which was adulterated under the provisions of the law applicable to drugs, as reported in notices of judgment on drugs and devices.

DISPOSITION: July 11, 1951. A plea of guilty having been entered, the court imposed a fine of \$250 on count 1. (The defendant was placed on probation for 2 years with respect to count 2.)

17553. Adulteration of candy-coated peanuts. U. S. v. 10 Cases * * *.
(F. D. C. No. 30827. Sample No. 1799-L.)

LIBEL FILED: On or about February 26, 1951, Northern District of Georgia.

ALLEGED SHIPMENT: On or about January 15, 1951, by the Ferrara Candy Co., from Chicago, Ill.

PRODUCT: 10 33-pound cases of candy-coated peanuts at Atlanta, Ga.

LABEL, IN PART: (Case) "S. S. Pee Wee Excel Mix."

NATURE OF CHARGE: Adulteration, Section 402 (d), the product was confectionery and contained nonnutritive substances, namely, stones and sand.

DISPOSITION: March 20, 1951; amended March 27, 1951. Default decree of condemnation. The court ordered that 2 boxes of the product be delivered to the Food and Drug Administration and that the remainder be delivered to a public institution, for use as animal feed, in lieu of destruction.

SIRUP

17554. Adulteration and misbranding of sorghum and cane sirups. U. S. v. 10 Unlabeled 1-Gallon Cans, etc. (and 1 other seizure action). (F. D. C. Nos. 30793, 30794. Sample Nos. 76494-K, 76495-K.)

LIBELS FILED: March 6, 1951, Eastern District of Arkansas.

ALLEGED SHIPMENT: On or about October 24, 1950, from points outside the State of Arkansas to points within the State of Arkansas.

PRODUCT: 66 unlabeled 1-gallon cans of sirup represented to be sorghum and 14 unlabeled 1-gallon cans and 3 unlabeled ½-gallon cans of sirup represented to be cane sirup, at West Helena, Ark.

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), sorghum with added sugar and glucose had been substituted for sorghum, and cane sirup with added sugar and glucose had been substituted for cane sirup.

Misbranding, Section 403 (b), the articles were offered for sale under the names of other foods; Sections 403 (e) (1) and (2), they failed to bear labels containing the name and place of business of the manufacturer, packer, or distributor, and an accurate statement of the quantity of the contents; and, Section 403 (i) (2), the articles were fabricated from two or more ingredients, and they failed to bear labels containing the common or usual name of each such ingredient.

DISPOSITION: April 20, 1951. Default decrees of condemnation were entered, and the court ordered that the products be released to a public institution, for consumption by the inmates.