

CANDY AND SIRUP**CANDY**

18101. Adulteration of maple sugar candy. U. S. v. Vermont Confectionery Co., Inc. (Vermont Maple Tree Sugar Co.), and Theodore R. Davidson. Pleas of guilty. Fine of \$1,500 against corporation. Fine of \$200 against individual defendant; fine suspended and individual placed on probation for 2 years. (F. D. C. No. 31548. Sample Nos. 5018-L, 5194-L, 5358-L, 5394-L to 5397-L, incl.)

INFORMATION FILED: October 1, 1951, District of Vermont, against Vermont Confectionery Co., Inc., also trading under the name of the Vermont Maple Tree Sugar Co., Burlington, Vt., and against Theodore R. Davidson, vice president and assistant treasurer of the corporation.

ALLEGED SHIPMENT: On or about March 19 and April 10, 11, 13, and 16, 1951, into the States of Massachusetts and New Hampshire.

LABEL, IN PART: "Vermont Maple Sugar Absolutely Pure Blue Ribbon" or "Vermont Blue Ribbon Maple Products."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted 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 14, 1952. Pleas of guilty having been entered, the court imposed a fine of \$1,500 against the corporation and a fine of \$200 against the individual defendant. The fine against the individual was suspended, and he was placed on probation for 2 years.

18102. Adulteration of candy. U. S. v. Milk Maid Candy Co. and Anthony E. Graziano, Jr. Pleas of nolo contendere. Fines of \$700 against company and \$50 against individual. (F. D. C. No. 31071. Sample Nos. 95565-K, 95592-K, 5111-L, 5112-L, 5172-L, 5173-L.)

INFORMATION FILED: April 17, 1951, Eastern District of Pennsylvania, against the Milk Maid Candy Co., a corporation, Philadelphia, Pa., and Anthony E. Graziano, Jr., secretary of the corporation.

ALLEGED SHIPMENT: On or about November 22 and December 8, 20, and 21, 1950, from the State of Pennsylvania into the States of Rhode Island, Massachusetts, and New Jersey.

LABEL, IN PART: "Pinwheels [or "Gyros"] 120 Count."

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

DISPOSITION: November 27, 1951. A plea of nolo contendere having been entered, the court imposed a fine of \$700 against the company and a fine of \$50 against the individual.

RECEIVED