Disposition: August 29, 1945. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

9682. Adulteration of candy. U. S. v. 135 Cases and 250 Cases of Candy (and 2 other seizure actions against candy). Default decrees of condemnation and destruction. (F. D. C. Nos. 17151, 17245, 17246. Sample Nos. 20794—H, 21353—H, 21746—H, 21747—H.)

LIBELS FILED: On or about August 27 and September 11, 1945, District of Kansas and Western District of Missouri.

ALLEGED SHIPMENT: Between the approximate dates of July 13 and August 1, 1945, by the Eason Brokerage Co., from Oklahoma City, Okla.

PRODUCT: 32 cartons, each containing 22 pounds, and 300 cases, each containing 40 pounds, of candy at Wichita, Kans.; and 135 cases, each containing 40 pounds, and 250 cases, each containing 21 pounds, of the same product at Kansas City, Mo.

LABEL, IN PART: (Portion) "Chocolate Pecan Fudge," or "Chocolate Raisin Fudge."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of larvae, webbing, insects, insect fragments, and beetles.

Disposition: October 12 and 23, 1945. No claimant having appeared, judgments of condemnation were entered and the product was ordered destroyed.

9683. Adulteration of candy. U. S. v. 362 Boxes of Candy. Default decree of destruction. (F. D. C. No. 16945. Sample Nos. 20765-H, 20766-H.)

LIBEL FILED: On or about August 6, 1945, Western District of Missouri.

ALLEGED SHIPMENT: On or about June 27, 1945, by the Findlay Candy Co., from Oklahoma City, Okla.

PRODUCT: 362 boxes of candy at Kansas City, Mo.

LABEL, IN PART: "Williams Candy Made By Walter Williams Candy Company Oklahoma City, Oklahoma Almond (Flavored) Bitz [or "Magnolia Jellies"]."

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 and insect fragments; and, Section 402 (a) (4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: October 11, 1945. No claimant having appeared, judgment was entered ordering the product destroyed.

9684. Adulteration of candy. U. S. v. 88 Cases of Candy (and 2 other seizure actions against candy). Default decrees of condemnation. One lot ordered delivered to a Federal institution, for use as animal feed; remaining lots ordered destroyed. (F. D. C. Nos. 16946, 16980, 17016. Sample Nos. 10547-H, 12818-H, 12819-H, 14698-H.)

LIBELS FILED: Between the approximate dates of July 31 and August 6, 1945, Western District of Pennsylvania, Southern District of Indiana, and Eastern District of Michigan.

ALLEGED SHIPMENT: Between the approximate dates of July 2 and 18, 1945, by the Mackenzie Candy Co., Cleveland, Ohio.

PRODUCT: Candy. 88 cases at Detroit, Mich.; 54 cartons at Indianapolis, Ind.; and 28 boxes at Aliquippa, Pa. Examination showed that the Detroit and Aliquippa lots contained rodent hair fragments, and that the Indianapolis lot contained rodent hairs and insect fragments.

LABEL, IN PART: "Mackenzie's Old Hickory Fudge," or "Mackenzie's Nut-Mac Chocolate Covered Nut Fudge."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance; and, Section 402 (a) (4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: September 21 and 28, 1945. No claimant having appeared, judgments of condemnation were entered and the Detroit lot was ordered delivered to a Federal institution, for use as animal feed, and the remaining lots were ordered destroyed.