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, weevils, mites, insect parts, and rodent hairs.

Disposition: December 27, 1945. No claimant having appeared, judgment was entered ordering that the product be destroyed.

10573. Adulteration of coconut parfait. U. S. v. 9 and 8 Cases \* \* \* \*. (F. D. C. Nos. 18259, 18260. Sample Nos. 11669-H, 11670-H.)

LIBELS FILED: November 1, 1945, District of Massachusetts.

ALLEGED SHIPMENT: On or about August 29 and September 24, 1945, by Snyders, Inc., from Erie, Pa., and by the Whelan Co., from Bradford, Pa. These were return shipments.

PRODUCT: 16 cases, each containing 5 6-pound boxes, and 1 case, containing 10 6-pound boxes, of coconut parfait at Lawrence, Mass., in possession of the Blue Bird Candy Co.

LABEL, IN PART: (Box) "Made in Cuba Fresh Coconut Parfait \* \* \* Miramar Products Company Havana Cuba."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a decomposed substance by reason of the presence of moldy and rancid candy.

DISPOSITION: March 11, 1946. No claimant having appeared, judgments of condemnation were entered and the product was ordered destroyed.

10574. Adulteration of Fruit Bars (candy). U. S. v. 68 Boxes \* \* \*. (F. D. C. No. 18087. Sample No. 36477-H.)

LIBEL FILED: November 7, 1945, District of Oregon.

ALLEGED SHIPMENT: On or about May 23, 1945, by the National Grocery Co., from Seattle, Wash.

PRODUCT: 68 boxes of Fruit Bars at Portland, Oreg.

LABEL, IN PART: "California Fruit Bars \* \* \* Manufactured by Fruit Bar Products Co., Los Angeles."

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, and insect excreta.

Disposition: December 10, 1945. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

10575. Adulteration and misbranding of popcorn confection. U. S. v. 44 Boxes

\* \* \* (and 5 other seizure actions). (F. D. C. Nos. 18472, 18633, 18634,
18711, 18712, 18938. Sample Nos. 868-H, 1064-H, 1069-H, 1126-H to 1128-H,
incl., 1231-H.)

LIBELS FILED: Between the dates of December 3, 1945, and January 8, 1946, Eastern and Western Districts of South Carolina and Western District of North Carolina.

ALLEGED SHIPMENT: Between the approximate dates of July 14 and October 24, 1945, by the Almonette Candy Co., from Lynn, Mass.

PRODUCT: Popcorn confection. 44 boxes at Anderson, 192 boxes at Spartanburg, and 19 boxes at Sumter, S. C., and 59 boxes at Canton and 15 boxes at Bryson City, N. C. Each box contained 60 %-ounce bars of popcorn confection.

LABEL, IN PART: (Bar wrapper) "Tasty Crunchy Delicious Molasses, Peanut Cornette."

NATURE OF CHARGE: Adulteration, Section 402 (d), the article was confectionery, and it contained a nonnutritive substance, mineral oil.

Misbranding, Section 403 (a), (2 lots) the prominent words "Molasses, Peanut," which preceded the name "Cornette," were misleading in that they implied that the product consisted chiefly of molasses and peanuts, whereas it consisted chiefly of popcorn, corn sirup, and sugar.

DISPOSITION: January 12, 22, and 23 and February 4 and 6, 1946. No claimant having appeared for any of the lots, judgments of condemnation were entered and the product was ordered destroyed.