

LABEL, IN PART: "Capitol Candies [or "Capitol Stick"] Net Wt. 1¼ Oz."

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

Misbranding, Section 403 (e) (2), the product was in package form and failed to bear a label containing an accurate statement of the quality of the contents since the packages contained less than declared.

DISPOSITION: December 30, 1948. Default decree of condemnation and destruction.

14160. Adulteration of candy. U. S. v. 15 Cases * * *. (F. D. C. No. 25891. Sample No. 23885-K.)

LABEL FILED: November 1, 1948, Northern District of Alabama.

ALLEGED SHIPMENT: On or about July 8, 1948, by the Hot Springs Candy Co., from Hot Springs, Ark.

PRODUCT: 15 cases, each containing 16 boxes, of candy at Birmingham, Ala.

LABEL, IN PART: "120 Ct. Penny Marshmallow Banana."

NATURE OF CHARGE: Adulteration, Section 402 (d), the article was confectionery and it contained nonnutritive substances, wood splinters and brush bristles.

DISPOSITION: December 3, 1948. Default decree of condemnation and destruction.

14161. Adulteration of candy. U. S. v. 24 Cartons * * *. (F. D. C. No. 25849. Sample No. 2745-K.)

LABEL FILED: October 13, 1948, District of Columbia.

ALLEGED SHIPMENT: On or about May 28 and June 28, 1948, from McKeesport, Pa.

PRODUCT: Candy. 24 cartons, each containing 12 4½-ounce bars, at Washington, D. C.

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: December 28, 1948. Default decree of condemnation. The product was ordered used for animal feed.

14162. Adulteration of peanut brittle. U. S. v. 6 Cartons * * *. (F. D. C. No. 25874. Sample No. 32562-K.)

LABEL FILED: November 4, 1948, District of Oregon.

ALLEGED SHIPMENT: On or about October 8, 1948, by the Chiodo Candy Co., from Oakland, Calif.

PRODUCT: 6 25-pound cartons of peanut brittle at Salem, Oreg.

LABEL, IN PART: "Chiodo Peanut Brittle."

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 and larvae parts.

DISPOSITION: January 11, 1949. Default decree of condemnation and destruction.