- ALLEGED SHIPMENT: On or about December 15, 1948, from the State of Connecticut into the State of Massachusetts.
- LABEL, IN PART: "La Rosa One Pound Net Grade A Macaroni Enriched Elbows."
- NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in part of a filthy substance by reason of the presence of insects and insect fragments; and, Section 402 (a) (4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth.
- DISPOSITION: May 11, 1949. A plea of guilty having been entered, the defendant was fined \$1,000.
- 14818. Adulteration of macaroni and noodle products. U. S. v. 37 Cases, etc. (F. D. C. Nos. 26441, 26442. Sample Nos. 41019-K to 41021-K, incl., 41023-K to 41025-K, incl.)
- LIBELS FILED: February 8, 1949, District of Montana.
- ALLEGED SHIPMENT: On or about December 17 and 28, 1948, by the U.S. Macaroni Mfg. Co., from Spokane, Wash.
- PRODUCT: 16,728½ pounds of macaroni and noodle products at Warmsprings and Missoula, Mont.
- LABEL, IN PART: (Portions) "Red & White Brand Egg Noodles [or "Shell Macaroni"]" or "U. S. Taystie Brand Home Style Enriched Egg Noodles Wide."
- NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the products consisted in whole or in part of filthy substances by reason of the presence of insect fragments and rodent hairs; and, Section 402 (a) (4), they had been prepared under insanitary conditions whereby they may have become contaminated with filth.
- DISPOSITION: May 20, 1949. Default decrees of condemnation. The products were ordered denatured and delivered to a State institution, for use as animal feed.
- 14819. Adulteration of macaroni and noodle products. U. S. v. 5 Bags, etc. (and 1 other seizure action). (F. D. C. Nos. 26653, 26654. Sample Nos. 5727-K to 5730-K, incl.)
- LIBELS FILED: March 14, 1949, District of Massachusetts.
- ALLEGED SHIPMENT: On or about February 14, 1949, by G. D. Del Rossi Co., Inc., from Providence, R. I.
- PRODUCT: Macaroni and noodle products. 8 20-pound cartons at Lowell, Mass., and 96 1-pound bags at Methuen, Mass.
- NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the products consisted in whole or in part of filthy substances by reason of the presence of insect fragments; and, Section 402 (a) (4), they had been prepared under insanitary conditions whereby they may have become contaminated with filth.
- DISPOSITION: May 11, 1949. Default decrees of condemnation and destruction.
- 14820. Adulteration of macaroni and noodle products. U. S. v. 9 Cases, etc. (F. D. C. No. 26242. Sample Nos. 40751-K, 40752-K.)
- LIBEL FILED: December 29, 1948, District of Montana.
- ALLEGED SHIPMENT: On or about November 2, 1948, by the Pacific Coast Macaroni Mfg. Co., from Seattle, Wash.

PRODUCT: 9 cases of Sea Shells and 9 cases of long spaghetti at Billings, Mont. Each case contained 12 14-ounce packages.

LABEL, IN PART: "Three Monks Brand Sea Shells [or "Long Spaghetti"]."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the products consisted in whole or in part of filthy substances by reason of the presence of rodent hairs and insect fragments; and, Section 402 (a) (4), they had been prepared under insanitary conditions whereby they may have become contaminated with filth.

DISPOSITION: April 28, 1949. Default decree of condemnation and destruction.

CHOCOLATE AND CANDY

- 14821. Misbranding of chocolate coating and chocolate liquor. U. S. v. Cocoline Products, Inc., Samuel Klein, and Charles Carriero. Pleas of nolo contendere. Corporation and Samuel Klein each fined \$300 and Charles Carriero fined \$150. (F. D. C. No. 26696. Sample Nos. 9287-K, 10190-K, 10191-K.)
- INFORMATION FILED: May 10, 1949, Eastern District of New York, against Cocoline Products, Inc., Long Island City, N. Y., Samuel Klein, president-treasurer, and Charles Carriero, plant superintendent.
- ALLEGED SHIPMENT: Between the approximate dates of June 4, 1947, and September 25, 1948, from the State of New York into the State of New Jersey.
- LABEL, IN PART: "Congress Light. Van. Choc. Ctg." or "Glenwood Choc. Liq."
- NATURE OF CHARGE: Misbranding, Section 403 (g) (1), the products fell below the definition and standard of identity for chocolate coating and chocolate liquor since they contained more cacao shell than permitted by the definition and standard.
- DISPOSITION: June 22, 1949. Pleas of nolo contendere having been entered, the corporation and Samuel Klein each were fined \$300 and Charles Carriero was fined \$150.
- 14822. Adulteration of candy. U. S. v. Oliver-Finnie Company. Plea of nolo contendere. Fine, \$4,000. (F. D. C. No. 26779. Sample Nos. 23540-K, 45863-K, 45864-K, 45870-K, 45871-K.)
- INDICTMENT RETURNED: May 24, 1949, Western District of Tennessee, against the Oliver-Finnie Co., a corporation, Memphis, Tenn.
- ALLEGED SHIPMENT: On or about November 18, 19, and 22, 1948, from the State of Tennessee into the States of Louisiana and Arkansas.
- LABEL, IN PART: "Silver Moon Candies * * * Creme Gems [or "Old Fashioned Chocolate Drops" or "Orange Jelly Candy Slices"]" or "Polka Dots Candy Coated Peanuts."
- NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in part of a filthy substance by reason of the presence of insects, insect fragments, larvae, and 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: June 16, 1949. A plea of nolo contendere having been entered, the defendant was fined \$4,000.