Lbs. Net Weight"; and (package) "Luden's Choc-O-Lets Chocolate Raisins Net Wt. 8 Oz.," "Luden's Choc-O-Lets Chocolate Bridge Mix Net Wt. 8 Oz.," and "Unicy Marshmallows 6½ Oz. Net Wt."

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

DISPOSITION: April 21 and 22 and May 9 and 14, 1952. Luden's, Inc., having consented to the destruction of the New Orleans lots of the products and no person having appeared as claimant for the other lots, judgments of condemnation were entered and the court ordered that the New Jersey lots be delivered to a charitable institution, to be used as feed for swine, and that the other lots be destroyed.

18915. Adulteration of candy. U. S. v. 64 Boxes \* \* \*. (F. D. C. No. 32954. Sample No. 25997-L.)

LIBEL FILED: On or about March 20, 1952, District of New Jersey.

ALLEGED SHIPMENT: On or about January 31, 1952, by H. B. Reese Candy, Inc., from Hershey, Pa.

PRODUCT: Candy. 64 boxes, each containing 24 candy cups, at Camden, N. J.

LABEL, IN PART: "The Original Reese's Milk Chocolate Peanut Butter Cup."

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

DISPOSITION: May 5, 1952. Default decree of condemnation. The court ordered that the product be delivered to a county institution, for use as animal feed.

18916. Adulteration of candy. U. S. v. 17 Boxes \* \* \*. (F. D. C. No. 32884. Sample No. 33648-L.)

LIBEL FILED: March 14, 1952, Northern District of Indiana.

ALLEGED SHIPMENT: On or about February 20, 1952, from Chicago, Ill.

PRODUCT: 17 5-pound boxes of candy at Gary, Ind.

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: April 30, 1952. Default decree of condemnation and destruction.

## SIRUP

18917. Adulteration and misbranding of sorghum sirup. U. S. v. 152 Cans, etc. (F. D. C. No. 32919. Sample No. 34246-L.)

LIBEL FILED: March 31, 1952, Western District of Tennessee.

ALLEGED SHIPMENT: On or about March 7, 1952, by Buck Hillman, from Cone-hatta, Miss.

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