ALLEGED SHIPMENT: On or about April 21, 1952, from Haiti.

PRODUCT: 50 bags each containing 160 pounds, of green coffee at Brooklyn, N. Y.

LABEL, IN Part: (Bag) "Standard Coffee Triages Product of Haiti Green Coffee SCI Selected Haiti 447 P."

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 manure and other extraneous material.

DISPOSITION: March 26, 1953. The Brazilian Minerals & Timbers Corp., New York, N. Y., agent for Societe Industrielle Capoise Cap-Haitien, claimant, having consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the product be released under bond to be reprocessed and repacked under the supervision of the Food and Drug Administration. As a result of the reprocessing operations, 1,738 pounds of the product were found unfit and were denatured.

20304. Adulteration of coffee sweepings. U. S. v. 300 Pounds * * *. (F. D. C. No. 34957. Sample No. 50867-L.)

LIBEL FILED: April 17, 1953, Eastern District of New York.

Alleged Shipment: The product was imported from a foreign country on an unknown date.

PRODUCT: 300 pounds of coffee sweepings in 3 bags at Brooklyn, N. Y.

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 dirt, stones, and miscellaneous debris. The article was adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: May 29, 1953. Default decree of condemnation and destruction.

20305. Adulteration of coffee sweepings and cocoa sweepings. U. S. v. 10 Bags, etc. (F. D. C. No. 34148. Sample Nos. 37882-L, 37883-L.)

LIBEL FILED: November 24, 1952, Eastern District of New York.

ALLEGED SHIPMENT: At different times from various foreign countries.

PRODUCT: 10 bags of coffee sweepings and 2 bags of cocoa sweepings at Brooklyn, N. Y.

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 dirt, wood splinters, rodent excreta, and extraneous material. The articles were adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: May 18, 1953. Default decree of condemnation and destruction.

CANDY AND SIRUP

CANDY

20306. Misbranding of candy. U. S. v. 41 Cases * * *. (F. D. C. No. 34693. Sample No. 44530-L.)

LIBEL FILED: March 2, 1953, District of Massachusetts.

ALLEGED SHIPMENT: On or about January 12, 1953, by the Windsor Toffee Co., from Brooklyn, N. Y.

Product: 41 cases, each containing 24 bags, of candy at Boston, Mass.