

**2529. Adulteration of candy. U. S. v. 32 Boxes, 20 Boxes, 20 Boxes, and 21 Boxes of Candy. Default decree of condemnation and destruction.** (F. D. C. No. 5175. Sample Nos. 60820-E to 60823-E, incl.)

On July 21, 1941, the United States attorney for the Western District of Washington filed a libel against 93 boxes, each containing 24 bars, of candy at Seattle, Wash., alleging that the article had been shipped in interstate commerce in part on or about June 24, 1941, by Chas. Rawak Co. and in part on or about July 3, 1941, by Rawak Candy Co. from Los Angeles, Calif.; and charging that it was adulterated. It was labeled in part: (Bars) "Nut-ty Big Chew 5¢"; "Cherry Cream"; "Maple Walnut"; or "Spanish Peanut."

All lots of the article were alleged to be adulterated in that it had been prepared under insanitary conditions whereby it might have become contaminated with filth. All lots of the article except that labeled "Spanish Peanut" were alleged to be adulterated in that it consisted in whole or in part of a filthy substance.

On September 29, 1941, no claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

**2530. Adulteration of candy. U. S. v. 35 Boxes of Candy. Default decree of condemnation and destruction.** (F. D. C. No. 5218. Sample No. 59501-E.)

On July 24, 1941, the United States attorney for the District of Maryland filed a libel against 35 boxes of candy at Baltimore, Md., alleging that the article had been shipped on or about June 14, 1941, by Richmond Candy Manufacturing Co. from Richmond, Va.; and charging that it was adulterated. It was labeled in part: (Boxes) "72 Big Apple Sucker."

The article was alleged to be adulterated in that it consisted in whole or in part of a filthy substance; and in that it had been prepared under insanitary conditions whereby it might have become contaminated with filth.

On September 8, 1941, no claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

**2531. Adulteration of candy. U. S. v. 287 Boxes, 76 Baskets, and 18 Chests of Candy. Default decree of condemnation and destruction.** (F. D. C. No. 4780. Sample Nos. 69621-E to 69629-E, incl.)

Examination showed that this product was contaminated variously with the following extraneous materials: Rodent hairs and miscellaneous filth fragments, human hairs, insect fragments, wood splinters, metal filings and fragments, and pebbles.

On May 15, 1941, the United States attorney for the District of New Jersey filed a libel against 287 1-pound boxes, 60 1-pound baskets, 16 2-pound baskets, and 18 2-pound chests of candy at Newark, N. J., alleging that the article had been shipped within the period from on or about February 19 to April 29, 1941, by Romance Chocolate Co. from East Boston, Mass.; and charging that it was adulterated. It was labeled in part: "Handcrafters Dainty [or "Miss Ann's Assorted," "Romance Assorted," "Hostess Package Miniature," or "Romance Custom Made"] Chocolates"; Romance Chocolate Covered Fruits & Nuts (No Creams); or "Custom Made Chocolates by Romance."

The article was alleged to be adulterated in that it consisted in whole or in part of a filthy substance; and in that it had been prepared under insanitary conditions whereby it might have become contaminated with filth.

On August 7, 1941, no claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

**2532. Adulteration of candy. U. S. v. 30 Boxes, 4 Boxes, and 3 Boxes of Candy (and 2 other seizures of candy). Default decrees of condemnation and destruction.** (F. D. C. Nos. 4744, 4803, 4912. Sample Nos. 69039-E to 69041-E, incl., 69043-E, 69135-E, 69630-E to 69635-E, incl., 69638-E, 69639-E.)

Examination showed that this product was contaminated with rodent hairs. Portions also contained insect fragments, metal and paint fragments, and wood splinters.

On May 10 and 20 and June 17, 1941, the United States attorneys for the Northern District of New York and the District of New Jersey filed libels against 55 boxes of candy at Schenectady, N. Y., and 79 boxes of candy at Newark, N. J., alleging that the article had been shipped within the period from on or about March 17 to on or about May 6, 1941, by the San-Man Chocolates Co. from Boston and East Boston, Mass.; and charging that it was adulterated. The article was labeled in part: "San-Man Chocolates Canditreats [or "Assorted Chocolates"]"; "180 Ct. Peppermint [or "Whipped Cream" or "Milk Brazil Nuts"]"; "San-Man Chocolates \* \* \* One Pound Net"; or "180 Ct. Caramel [or "Nougatine"]."