

Jane Louise Candies at Lancaster, Pa., alleging shipment on or about March 7 and April 27, 1942; from the State of Pennsylvania into the State of Maryland and the District of Columbia of quantities of candies which were adulterated. Portions of the article were labeled in part: "Lady Jane Chocolates," or "Ye Olde Colonial Assorted Chocolates."

The article was alleged to be adulterated in that it consisted in whole or in part of a filthy substance, since it contained rodent hairs, insects, and insect fragments, and in that it had been prepared under insanitary conditions whereby it might have become contaminated with filth.

On December 16, 1942, the defendant entered a plea of guilty and the court imposed a fine of \$300.

4320. Adulteration of candy. U. S. v. Jobbers Candy Company, Inc. Plea of guilty. Fine \$200. (F. D. C. No. 7667. Sample Nos. 59654-E, 59664-E to 59666-E incl. and 79032-E.)

On November 9, 1942, the United States attorney for the Western District of Virginia filed an information against the Jobbers Candy Co., Inc., a corporation, at Bristol, Va., alleging shipment within the period from on or about September 5 to on or about September 11, 1941, from the State of Virginia into the States of West Virginia and Kentucky of quantities of candy that was 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. The article was labeled in part: "Merry Christmas Stick," "Virginia Beauty Brand," or "Colonial Brand Pure Stick Candy."

On November 9, 1942, a plea of guilty having been entered on behalf of the defendant, the court imposed a fine of \$200.

4321. Adulteration of candy. U. S. v. Buren McGilvary Bennett. (Empire State Candy Co.) Plea of guilty. Fine \$300. (F. D. C. No. 7305. Sample Nos. 48403-E, 70437-E, 70452-E.)

On August 4, 1942, the United States attorney for the Middle District of Georgia filed an information against Buren McGilvary Bennett, trading as the Empire State Candy Co., at Athens, Ga., alleging shipment in the period from on or about March 12 to on or about March 25, 1942, from the State of Georgia into the State of South Carolina, of quantities of candy that was 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. The article was labeled in part: "Empire State's Cocoanut Roll [or "Mint Braid," "Peanut Brittle," "Caramel Cocoanut," "Pineapple Cocoanut," "Rainbow Cocoanut," "Peanut Roll," "Jack Pot," or "Chocolate Fudge"]."

On November 13, 1942, the defendant entered a plea of guilty and the court imposed a fine of \$300.

4322. Adulteration of candy. U. S. v. San-Man Chocolates Co. and William W. Cummings and Everett Buck. Plea of guilty. Fine of \$50 against the corporation and \$25 against each individual defendant. (F. D. C. No. 5575. Sample Nos. 40805-E, 40806-E, 51082-E, 51303-E, 51509-E, 69038-E, 69135-E.)

On December 8, 1942, the United States attorney for the District of Massachusetts filed an information against the San-Man Chocolates Co., a corporation, Boston, Mass., and William W. Cummings and Everett Buck, officers of the corporation, alleging shipment within the period from on or about January 9 to on or about May 6, 1941, from the State of Massachusetts into the States of Maine, New York, Pennsylvania, New Jersey, Vermont, and Rhode Island, of quantities of candy that was adulterated. Portions of these shipments were made in the name of the Romance Chocolates Co. The article was labeled in part: "Brick Top' Caramel Pops," "Honey Caramel Circles By Romance," "Bouquet of Sweets," "Rosella Chocolates," "Miss Ann's Assorted Chocolates," or "San-Man Chocolates."

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 December 22, 1942, pleas of guilty having been entered on behalf of the defendant corporation, and by the individual defendants, the court imposed a fine of \$50 against the corporation and a fine of \$25 against each of the individual defendants.