

denced by chewed bags, rodent pellets, and quantities of nesting material. Examination of samples showed that the product contained rodent pellets and rodent hairs.

VIOLATIONS CHARGED: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance; and, Section 402 (a) (4), it had been held under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: November 17, 1944. The Haslett Warehouse Co. having appeared as claimant, judgment was entered ordering the product released under bond to be brought into compliance with the law, under the supervision of the Food and Drug Administration.

7984. Adulteration of wheat bran. U. S. v. Colorado Milling and Elevator Co. Plea of nolo contendere. Fine, \$250. (F. D. C. No. 14249. Sample No. 69116-F.)

INFORMATION FILED: December 21, 1944, District of Colorado, against the Colorado Milling and Elevator Co., a corporation, Denver, Colo.

ALLEGED SHIPMENT: On or about April 13, 1944, from the State of Colorado into the State of Michigan.*

LABEL, IN PART: "Pure Soft Wheat Bran Manufactured by The Mennel Milling Co. Toledo, Ohio."

VIOLATIONS CHARGED: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance by reason of the presence of rodent hairs, insect parts, feather barbules, mites, larva heads, and larva and beetle parts; and, Section 402 (a) (4), it had been prepared, packed, and held under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: March 5, 1945. A plea of nolo contendere having been entered on behalf of the defendant, a fine of \$250 was imposed.

CHOCOLATE, SUGARS, AND RELATED PRODUCTS

CANDY

7985. Adulteration of candy. U. S. v. Opera Chocolate Co., Inc., and Samuel I. Epstein. Pleas of guilty. Fine, \$400 against individual defendant; sentence suspended against corporate defendant. (F. D. C. No. 7652. Sample Nos. 54651-E, 84362-E, 84363-E, 89161-E, 89164-E.)

INFORMATION FILED: January 22, 1945, Southern District of New York, against the Opera Chocolate Co., Inc., New York, N. Y., and Samuel I. Epstein, president of the corporation.

ALLEGED SHIPMENT: Between the approximate dates of January 23 and March 10, 1942, from the State of New York into the States of Delaware, New Jersey, and Connecticut.

PRODUCT: Examination of the product showed the presence of rodent hairs, human hairs, cat hairs, dirt fragments, miscellaneous filth having the characteristics of rodent excreta, metal and soot fragments, wood splinters, and metal shavings.

LABEL, IN PART: "The Original Opera Fluffs," "Opera Peanut Squares," "Opera Nougatines," or "The Original Opera Chocolate Int. Cherry Frappe."

VIOLATIONS CHARGED: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance; and, Section 402 (a) (4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: March 6, 1945. Pleas of guilty having been entered, the court imposed a fine of \$100 on each of 4 counts, a total of \$400, against the individual defendant, and suspended sentence against the corporate defendant.

7986. Adulteration of candy. U. S. v. W. Bronson Palmer, Jr., Edward C. Palmer, and (Mrs.) Winogene E. Palmer, trustees of the Estate of W. B. Palmer (Palmer Candy Co.). Plea of guilty. Fine, \$300 and costs. (F. D. C. No. 12591. Sample Nos. 40249-F, 40282-F, 67135-F.)

INFORMATION FILED: December 19, 1944, Northern District of Iowa, against W. Bronson Palmer, Jr., Edward C. Palmer, and Winogene E. Palmer, trustees of the estate of W. B. Palmer, trading as the Palmer Candy Co., Sioux City, Iowa.

ALLEGED SHIPMENT: Between the approximate dates of February 4 and March 27, 1944, from the State of Iowa into the States of Minnesota and Nebraska.