

ALLEGED SHIPMENT: On or about March 23 and 31, 1945, by J. Ralph Kirkley, Inc., from Philadelphia, Pa.

PRODUCT: 45 boxes, each containing 40 bars, and 2 cases, each containing 48 1-pound boxes, of candy at St. Louis, Mo.; and 54 5-pound boxes of candy at New Rochelle, N. Y.

LABEL, IN PART: "Kirkley's Chocolate Kernel Bars 5¢," "Kirkley's Kernels Chocolate Covered Assorted Nuts," or "Fine Filled 'Art' Candies Kirkley's Krunch Kandies."

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

DISPOSITION: May 15 and 23, 1945. No claimant having appeared, judgments of condemnation were entered and the product was ordered destroyed.

9047. Adulteration of candy. U. S. v. 9 Cases of Candy. Default decree of condemnation and destruction. (F. D. C. No. 15851. Sample No. 22916-H.)

LIBEL FILED: April 18, 1945, Eastern District of Missouri.

ALLEGED SHIPMENT: On or about February 20, 1945, by the Big "D" Candy Co., from Dallas, Tex.

PRODUCT: 9 cases, each containing 24 boxes of 16 10-cent rolls, of candy at St. Louis, Mo.

LABEL, IN PART: "Big-D Pecan Roll."

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 insect fragments; and, Section 402 (d), it was confectionery and it contained a non-nutritive substance, mineral oil.

DISPOSITION: May 16, 1945. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

9048. Adulteration of hard candy. U. S. v. 38 Cartons and 15 Cartons of Hard Candy. Default decree of condemnation and destruction. (F. D. C. No. 16304. Sample No. 11019-H.)

LIBEL FILED: May 31, 1945, District of Massachusetts.

ALLEGED SHIPMENT: On or about May 7, 1945, by the Pioneer Specialty Co., from Brooklyn, N. Y.

PRODUCT: 38 35-pound cartons and 15 39-pound cartons of hard candy at Lawrence, Mass. Examination showed that the product was hard candy shaped like footballs, and that broken lollypop sticks were imbedded in the candy.

LABEL, IN PART: "Unwrapped Footballs."

NATURE OF CHARGE: Adulteration, Section 402 (d), the product was confectionery and it contained a nonnutritive article, a wooden stick. Some of the sticks had been broken off flush with the candy and others extended $\frac{3}{4}$ inch out of the candy.

DISPOSITION: July 31, 1945. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

9049. Adulteration and misbranding of candy. U. S. v. 790 Boxes of Candy (and 4 other seizure actions against candy). Default decrees of condemnation. Portion of the product ordered destroyed; remainder ordered delivered to charitable institutions. (F. D. C. Nos. 16017, 16095, 16096, 16200, 16201. Sample Nos. 6970-H, 6971-H, 12919-H, 23946-H, 23947-H.)

LIBELS FILED: Between May 1 and 16, 1945, Northern District of Alabama, Southern District of Ohio, and District of New Jersey.

ALLEGED SHIPMENT: Between the approximate dates of March 7 and April 4, 1945, by the Tower Candy Co., from Philadelphia, Pa.

PRODUCT: 790 boxes at Birmingham, Ala., 274 boxes at Ensley, Ala., 194 boxes at Jersey City, N. J., 194 boxes at Newark, N. J., and 192 boxes at Dayton, Ohio, each box containing 1 pound of candy.