

"Midget Caramels"; "Assorted Banner Choc."; "Handy Case Assortment"; "Crown Clusters"; "Handy Pack Asst."; "Van Pyramids."

It 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 February 21, 1941, the defendants having entered pleas of guilty, the court imposed a fine of \$350 against each. Costs also were imposed.

1670. Adulteration of candy. U. S. v. Schuler Chocolates, Inc., and Charles C. Schuler. Pleas of guilty. Fine of \$50 against the corporation and \$50 against Charles C. Schuler. (F. D. C. No. 2979. Sample Nos. 38426-E, 38427-E, 38428-E, 39584-E.)

Samples of this product were found to contain filth in the form of rodent excreta, rodent hairs, insect fragments, and larvae.

On May 31, 1941, the United States attorney for the District of Minnesota filed an information against Schuler Chocolates, Inc., Winona, Minn., and Charles C. Schuler, alleging shipment within the period from on or about May 13 to on or about October 11, 1940, from the State of Minnesota into the State of Iowa of quantities of candy that was adulterated in that it consisted in whole or in part of a filthy substance. Portions of the article were labeled in part: "The Fowler Co., Waterloo, Ia. Sugar Loaf Carmel Cream [or "Iced Carmel Cream"]."

On May 31, 1941, a plea of guilty having been entered on behalf of the corporation to counts 1 and 2 and a plea of guilty having been entered by Charles C. Schuler to count 3, the court imposed a fine of \$50 against each defendant. Count 3 was dismissed as to the corporation and counts 1 and 2 were dismissed as to the individual defendant.

1671. Adulteration of candy. U. S. v. Bernard A. Sennett, Sr. (Sennett Candy Co.). Plea of guilty. Fine, \$450. (F. D. C. No. 2933. Sample Nos. 39297-E to 39300-E, incl., 39421-E to 39431-E, incl.)

Samples of this product were found to contain various types of filth such as rodent hairs, insect fragments, and whole beetles.

On February 25, 1941, the United States attorney for the Western District of Tennessee filed an information against Bernard A. Sennett, Sr., trading as the Sennett Candy Co., Memphis, Tenn., alleging shipment on or about September 23 and 26, 1940, from the State of Tennessee into the States of Kentucky and Missouri of quantities of candy that was adulterated. The article was labeled variously in part: "Sennett Quality Candies," "Big Boy Sticks," "Mint P-Nut Assorted," "Nifty," "Easy Eater Peanut Bar," "Dizzy Dozen Stick Candy," "Big Bud Sticks," "Special Twist Sticks," "Chow Bar," "Banner Bars," and "Assorted Mint."

It 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 April 28, 1941, the defendant having entered a plea of guilty, the court imposed a fine of \$450.

1672. Adulteration of candy. U. S. v. Ucanco Candy Co., Inc. Plea of guilty. Fine, \$180 and costs. (F. D. C. No. 2921. Sample Nos. 333-E, 4501-E, 4502-E, 4503-E, 6415-E, 6416-E, 8190-E, 8191-E, 9265-E, 15009-E, 15655-E, 15700-E, 15706-E, 15709-E, 15711-E, 15718-E, 16449-E, 20216-E.)

This product was contaminated with rodent hairs and excreta, insect fragments, and other foreign material.

On March 28, 1941, the United States attorney for the Southern District of Iowa filed an information against the Ucanco Candy Co., Inc., Davenport, Iowa, alleging shipment by said defendant within the period from on or about March 30 to May 17, 1940, from the State of Iowa into the States of Arkansas, Colorado, Illinois, Minnesota, Missouri, Nebraska, and North Carolina, of candies that were adulterated. They were labeled in part, variously: "Ol' Timer Milk Nut Bar [or "Roll"] 5¢"; "Blu Boy * * * 5¢"; "Nut Balls"; "Clusters"; "Cannon Ball 5¢"; "Ucanco's Nut Balls"; "Extra Special 5¢ * * * Ol' Timer Loaf"; "It's A Darb"; "150 Assorted Caramels."

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 and packed under insanitary conditions whereby it might have become contaminated with filth.

On March 31, 1941, a plea of guilty was entered on behalf of the defendant and the court imposed a fine of \$10 on each count, totaling \$180, together with costs.