

16 dozen 3-ounce bottles of Royal Crown Brilliantine, and 72 dozen 3-ounce bottles of Royal Crown Rose Hair Oil, at Hot Springs, Ark.

Analyses showed that the hair dressing consisted essentially of petroleum jelly, perfume, and not more than 0.5 percent of olive oil; that the pomade and brilliantine consisted essentially of petroleum jelly, perfume, and not more than 1 percent of olive oil; and that the hair oil consisted of mineral oil, perfume, red coloring matter, and not more than 2.5 percent of olive oil.

LABEL, IN PART: "Royal Crown Hair Dressing with Olive Oil Contents 3 Oz. Net" [or "Contents 7 Ounces net"]; "Royal Crown DeLuxe Mens Pomade with Olive Oil Net Wt. 1½ Oz."; "Royal Crown Brilliantine with Olive Oil Contents 3 Fluid Ounces"; and "Royal Crown Rose Hair Oil with Olive Oil Contents 3 Fluid Ounces." The statement of the quantity of the contents was inconspicuously placed and was in small type.

NATURE OF CHARGE: Misbranding, Section 602 (a), the label statement "with Olive Oil" was misleading as applied to the articles containing olive oil in the percentages indicated by the above-mentioned analyses; and, Section 602 (c), the information required by law to appear on the label, namely, the statement of the quantity of the contents, was not prominently placed thereon with such conspicuousness (as compared with other words, statements, designs, or devices in the labeling) as to render it likely to be read by the ordinary individual under customary conditions of purchase and use.

DISPOSITION: June 17, 1949. Default decree of condemnation and destruction.

COSMETICS ACTIONABLE BECAUSE OF FAILURE TO BEAR MANDATORY LABELING*

182. Misbranding of Elizabeth Arden Sleek (depilatory cream). U. S. v. 74 Tubes * * *. (F. D. C. No. 27627. Sample No. 13616-K.)

LABEL FILED: August 3, 1949, Eastern District of Pennsylvania.

ALLEGED SHIPMENT: On or about May 25 and July 1, 1949, by Elizabeth Arden, from New York, N. Y.

PRODUCT: 74 tubes of Elizabeth Arden Sleek (depilatory cream) at Philadelphia, Pa.

LABEL, IN PART: "Elizabeth Arden Sleek Net Weight 5 Oz."

NATURE OF CHARGE: Misbranding, Section 602 (b) (2), the article failed to bear a label containing an accurate statement of the quantity of the contents. (The article was short of the declared weight.)

DISPOSITION: August 31, 1949. Default decree of condemnation and destruction.

183. Misbranding of miscellaneous salvaged cosmetics. U. S. v. 25 Crates, etc. (F. D. C. No. 27154. Sample No. 62100-K.)

LABEL FILED: April 21, 1949, District of Massachusetts.

ALLEGED SHIPMENT: On or about April 17, 1948, by the Underwriter Salvage Co. of New York, from Providence, R. I.

PRODUCT: 25 crates and 36 cartons of miscellaneous salvaged cosmetics at West Lynn, Mass. Some of the material had been fire-damaged, and some bottles and jars were unlabeled. A number of tablets in some bottles had partially

*See also No. 178.