

Within the period from September 20, 1940, to August 19, 1941, no claimant having appeared, judgments of condemnation were entered and those lots located at Cincinnati and Mobile were ordered distributed to various charitable institutions, and the remaining lots were ordered destroyed.

593. Misbranding of Ayds Candy. U. S. v. 17 Boxes of Ayds Candy. Default decree of condemnation and destruction. (F. D. C. No. 4269. Sample No. 28268-E.)

On April 9, 1941, the United States attorney for the District of Columbia filed a libel against 17 boxes of Ayds Candy, alleging that the article was in interstate commerce in the District of Columbia at the Vita Health Food Co., in the City of Washington, District of Columbia; and charging that it was misbranded.

The article was alleged to be misbranded (1) in that representations in the labeling regarding its efficacy in effecting reduction of body weight in the consumer were false and misleading since they were incorrect; and (2) in that the combination of letters "Ayds Candy," appearing on the package label, constituted a false and misleading device since it meant to purchasers that the article was an appropriate and effective aid in reducing body weight—having acquired such meaning because of statements and designs appearing in a circular bearing the title legends "Now! Many Lose Weight by New, Easy Plan. Ayds Easy Reducing Plan and Candy": whereas the candy was not an effective and appropriate aid in reducing body weight.

It also was alleged to be misbranded under the provisions of the law applicable to foods, as reported in F. N. J. No. 2976.

On May 1, 1941, no claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

594. Misbranding of Slend-R-Form Candy. U. S. v. 91¼ Dozen Boxes of Slend-R-Form Candy (and 12 other seizure actions against Slend-R-Form Candy). Default decrees of condemnation. Portions of product ordered distributed to charitable institutions; remainder ordered destroyed. (F. D. C. Nos. 3599, 3916, 3924, 3998, 4017, 4201, 4678, 4768, 5048, 5239, 5240, 5749, 5758. Sample Nos. 5181-E, 11404-E, 22302-E, 38942-E, 39706-E, 43590-E, 44652-E, 47481-E, 52318-E to 52320-E, incl., 55422-E, 55604-E, 58291-E, 79928-E.)

Between December 28, 1940, and September 17, 1941, the United States attorneys for the Eastern District of Missouri, Western District of Washington, Northern District of California, District of Oregon, Southern District of Ohio, Western District of Louisiana, Northern District of Oklahoma, Eastern District of Wisconsin, Southern District of Indiana, and the District of Minnesota filed libels against 9¼ dozen boxes of Slend-R-Form at St. Louis, Mo., 451 boxes at Seattle Wash., 140 boxes at San Francisco, Calif., 19 dozen boxes at Portland, Oreg., 140 boxes at Dayton, Ohio, 25 boxes at Appleton, Wis., 54 boxes at Lake Charles, La., 24 boxes at Tulsa, Okla., 126 boxes at Milwaukee, Wis., 16 boxes at Indianapolis, Ind., and 274 packages at Minneapolis, Minn., alleging that the article had been shipped in interstate commerce within the period from on or about October 28, 1940, to on or about August 7, 1941, by Riley Products, Inc., from Chicago, Ill. On March 10, 1941 the United States attorney for the District of Colorado filed a libel against 8 dozen boxes of Slend-R-Form Candy at Denver, Colo., which had been shipped by Riley Products, Inc., from Chicago, Ill., on or about December 3, 1940.

The article was alleged to be misbranded in that representations in the labeling regarding its efficacy in effecting a reduction of body weight in the consumer were false and misleading. The article was also alleged to be misbranded under the provisions of the law applicable to foods, as reported in F. N. J. No. 2978.

Between January 30, 1941, and March 4, 1942, no claimant having appeared, judgments of condemnation were entered. The portions of the product located at Denver, Dayton, and Minneapolis were ordered distributed to charitable institutions and the remaining lots were ordered destroyed.

595. Misbranding of Slend-R-Form. U. S. v. 58 Boxes of Slend-R-Form. Default decree of condemnation and destruction. (F. D. C. No. 4290. Sample Nos. 24696-E, 37283-E.)

On April 17, 1941, the United States attorney for the Northern District of Illinois filed a libel against 58 boxes of Slend-R-Form candy at Chicago, Ill., alleging that the article had been shipped in interstate commerce on or about April 2, 1941, by Thomas Martindale & Co. from Philadelphia, Pa.; and charging that it was misbranded. This was a returned shipment and was part of a lot originally shipped to Philadelphia by Riley Products, Inc., from Chicago, Ill.