

days when as much of the directed use as deemed necessary may be repeated \* \* \* Not forgetting that too frequent use of this or any laxative may result in a dependence on them."

**DISPOSITION:** March 29, 1948. Default decree of condemnation and destruction.

**2484. Misbranding of Hemcaps. U. S. v. 59 Bottles \* \* \*. (F. D. C. No. 24719. Sample No. 6442-K.)**

**LIBEL FILED:** April 12, 1948, Western District of New York.

**ALLEGED SHIPMENT:** On or about March 17, 1948, by the Marlo Products Co., from Cleveland, Ohio.

**PRODUCT:** 59 50-capsule bottles of *Hemcaps* at Rochester, N. Y., together with 480 leaflets entitled "Hemcaps For Relief of Piles."

**LABEL, IN PART:** "Hemcaps \* \* \* Active Ingredients: Yellow Dock, Horse Chestnut, Witch Hazel and Stone Root."

**NATURE OF CHARGE:** Misbranding, Section 502 (a), certain statements on the label of the article, on the display carton, and in the leaflets shipped with the article were false and misleading, since they represented and suggested that the article was effective in relieving and treating hemorrhoids, whereas it was not effective for such purposes.

**DISPOSITION:** May 12, 1948. Default decree of condemnation and destruction.

**2485. Misbranding of Cravex. U. S. v. 83 Cartons \* \* \*. (F. D. C. No. 24613. Sample No. 18535-K.)**

**LIBEL FILED:** April 23, 1948, Southern District of Ohio.

**ALLEGED SHIPMENT:** On or about March 28, August 5, September 26, and November 24, 1947, by the Plant Products Co., Inc., from Burbank, Calif.

**PRODUCT:** 83 cartons of *Cravex* at Dayton, Ohio. Examination showed that the product consisted essentially of calcium and magnesium phosphates and glycerophosphates, caffeine, and milk sugar.

**NATURE OF CHARGE:** Misbranding, Section 502 (a), the following statements in the labeling of the article were false and misleading, since the article was not a treatment for the causes and effects of over-indulgence in liquor: (Carton) "Cravex" and (circular within carton) "It has been shown that alcohol chiefly affects the nervous system, which causes nervous irritability and frequently results in malnutrition. Cravex is a nerve tonic which contains several substances which are helpful in the treatment of both the causes and effects of over-indulgence."

**DISPOSITION:** June 18, 1948. Default decree of condemnation and destruction.

**2486. Misbranding of Denver Mud. U. S. v. 6 Cases \* \* \*. (F. D. C. Nos. 24744, 24745. Sample Nos. 28497-K, 28498-K.)**

**LIBELS FILED:** April 29, 1948, Western District of Texas.

**ALLEGED SHIPMENT:** On or about April 6, 1948, by Demco, Inc., from Denver, Colo.

**PRODUCT:** 4 cases, each containing 72 4½-ounce jars, and 2 cases, each containing 36 8-ounce jars, of *Denver Mud* at El Paso, Tex., together with an accompanying circular entitled "Medicated Denver Mud." Examination showed that the product consisted essentially of clay, mixed with boric acid, glycerin, resorcinol, and essential oils.

**NATURE OF CHARGE:** Misbranding, Section 502 (a), certain statements on the label of the article and in the circular were false and misleading, since they represented and suggested that the article constituted an adequate treatment for boils, sprains, congestion, inflammation, chest colds, skin irritations, chilblains, frostbite, pulmonary affections, pneumonia, and pimples. The article was not an adequate treatment for such diseases, symptoms, and conditions.

**DISPOSITION:** July 12, 1948. Default decrees of condemnation and destruction.

**2487. Misbranding of Marvel Bath and Marvel Cream. U. S. v. Aaron N. Sawyer, also known as A. Neil Sawyer, (American Vita Products Co.). Plea of guilty. Fine, \$500. (F. D. C. No. 24258. Sample Nos. 91149-H, 91150-H.)**

**INFORMATION FILED:** June 10, 1948, Southern District of New York, against Aaron N. Sawyer, also known as A. Neil Sawyer, doing business as the American Vita Products Co., New York, N. Y.