

VIOLATIVE SALES OF PRESCRIPTION DRUGS

4401. Misbranding of methylparafynol capsules and methyltestosterone tablets. U. S. v. Claridge Pharmacy and Lester Weitzman. Pleas of guilty. Fine of \$100, plus costs, against pharmacy and \$300 against individual. (F. D. C. No. 35787. Sample Nos. 10104-L, 10108-L, 58981-L, 58982-L.)

INFORMATION FILED: April 14, 1954, Northern District of Illinois, against the Claridge Pharmacy, a partnership, Chicago, Ill., and Lester Weitzman, a partner and pharmacist in the partnership.

NATURE OF CHARGE: On or about June 4, 11, 21, and 30, 1953, while a number of *methylparafynol capsules* and *methyltestosterone tablets* were being held for sale at the Claridge Pharmacy, after shipment in interstate commerce, the defendants caused various quantities of the drugs to be dispensed without a prescription from a practitioner licensed by law to administer such drugs. Such acts of dispensing were contrary to Section 503 (b) (1), and resulted in the dispensed drugs being misbranded while held for sale.

DISPOSITION: May 10, 1954. The defendants having entered pleas of guilty, the court fined the partnership \$100, plus costs, and the individual \$300.

4402. Misbranding of methyltestosterone tablets and methantheline bromide tablets. U. S. v. Cecil E. Brown and Payton J. Powers. Pleas of guilty. Each defendant fined \$500 and sentenced to 3 months in jail. Jail sentence suspended and defendants placed on probation for 18 months. (F. D. C. No. 35770. Sample Nos. 69143-L, 69242-L, 69243-L, 69247-L.)

INFORMATION FILED: January 5, 1954, Northern District of Texas, against Cecil E. Brown and Payton J. Powers, pharmacists at the West Pharmacy, Plainview, Tex.

NATURE OF CHARGE: On or about June 13, 15, 20, and 29, 1953, while a number of *methyltestosterone tablets* and *methantheline bromide tablets* were being held for sale at the West Pharmacy, after shipment in interstate commerce, the defendants caused various quantities of the drugs to be dispensed without a prescription from a practitioner licensed by law to administer such drugs. Such acts of dispensing were contrary to Section 503 (b) (1), and resulted in the dispensed drugs being misbranded while held for sale.

DISPOSITION: May 4, 1954. The defendants having entered pleas of guilty, the court fined each defendant \$500 and sentenced each to 3 months in jail. The jail sentence was suspended, and the defendants were placed on probation for 18 months.

4403. Misbranding of methantheline bromide tablets, penicillin G crystalline potassium tablets, and a quantity of paraldehyde. U. S. v. Mark Begley and Eugene H. Hager. Pleas of guilty. Fine of \$100 against Eugene H. Hager and \$200 against Mark Begley, plus costs. (F. D. C. No. 35791. Sample Nos. 56982-L, 71053-L, 71055-L.)

INFORMATION FILED: February 26, 1954, Eastern District of Kentucky, against Mark Begley, a partner in the partnership of Begley Drug, Hazard, Ky., and against Eugene H. Hager, pharmacist for the partnership.

NATURE OF CHARGE: On or about April 28 and June 3, 1953, while a number of *methantheline bromide tablets*, *penicillin G crystalline potassium tablets*, and a quantity of *paraldehyde* were being held for sale at Begley Drug, after shipment