

menorrhagia, obesity, otitis media, ovarian cyst, ovarian tumor, polycythemia, prostate hypertrophy, prostatitis, dilatation and ptosis of the stomach, urethral strictures, scars, urethral ulceration, uterine subinvolution, and visceroptosis. Use of the device would not constitute an adequate and effective treatment for such diseases and conditions.

DISPOSITION: August 11, 1954. Rittenhouse & Revere, Inc., claimant, having filed an answer denying that the device was misbranded and later having withdrawn such answer, judgment of condemnation was entered and the court ordered that the product be delivered to the Food and Drug Administration.

4460. Misbranding of Tammen table. U. S. v. 1 Device, etc. (F. D. C. No. 34995. Sample No. 14693-L.)

LABEL FILED: April 25, 1953, Northern District of Texas.

ALLEGED SHIPMENT: On or about April 28, 1952, by the Tammen Table Co., from Tucson, Ariz.

PRODUCT: 1 device known as a *Tammen table* at Lubbock, Tex., together with leaflets entitled "Tammen Tables."

The device consisted of a table, the top of which was divided into six individual padded sections. Four of the padded sections could be given a vibratory-rotatory motion by a 1/3-horsepower electric motor. Individual controls were provided to adjust the length of stroke and direction of rotation of each movable padded section. In addition, a pair of pedals on a rotating arm could be brought into position for use by a person lying on the table top.

LABEL, IN PART: "Tammen Table Oscillatable."

NATURE OF CHARGE: Misbranding, Section 502 (a), certain statements in the above-mentioned leaflets accompanying the article were false and misleading. The statements represented and suggested that the article would be effective to reduce overweight and normalize all body functions, whereas the article would not be effective for such purposes.

DISPOSITION: June 15, 1954. Kathleen Tammen, doing business as Tammen Tables, Tucson, Ariz., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the device be released under bond for relabeling under the supervision of the Department of Health, Education, and Welfare.

INDEX TO NOTICES OF JUDGMENT D. D. N. J. NOS. 4441 TO 4460

PRODUCTS

	N. J. No.		N. J. No.
Aloe leaves	4453	Ointment, rectal	4452
Ammonium chloride tablets	4455	Ovarian substance	4450
Amphetamine sulfate tablets	¹ 4441	Papaya soap	4453
Chilton's throat tablets	4458	Rectal ointment	4452
Devices	4454, 4459, 4460	Reducing device	4460
Electrotherapy device	4459	Salve, Tropical	4453
Generator, ozone, Vitozone	4454	Senecol tablets	4451
Hemorrhoidal suppositories	4452	Soap, papaya	4453
Liver injection	4457	Sore throat, remedy for	4458

¹ (4441, 4444) Prosecution contested.

ANN
S.D.F.
AW

U. S. Department of Health, Education, and Welfare

FOOD AND DRUG ADMINISTRATION

NOTICES OF JUDGMENT UNDER THE FEDERAL FOOD, DRUG, AND COSMETIC ACT

[Given pursuant to section 705 of the Food, Drug, and Cosmetic Act]

4461-4480

DRUGS AND DEVICES

The cases reported herewith were instituted in the United States district courts by the United States attorneys, acting upon reports submitted by the Department of Health, Education, and Welfare, and include, where indicated, the results of investigations by the Department, prior to the institution of the proceedings. Published by direction of the Secretary of Health, Education, and Welfare.

GEO. P. LARRICK, *Commissioner of Food and Drugs.*

WASHINGTON, D. C., *August 29, 1955.*

CONTENTS

	Page		Page
Violative sales of prescription drugs	404	Drugs and devices actionable because of false and misleading claims	410
Drugs actionable because of failure to bear adequate directions or warning statements	406	Drugs for human use	410
Drugs for human use	406	Drugs for veterinary use	414
Drugs for veterinary use	407	Index	415
Drugs actionable because of deviation from official or own standards	408		