

LABEL IN PART: (Btl.) "Syrup No. 42 8 Fl. Ozs. Juniplex Alcohol 6% Each ounce contains: * * * Cyanocobalamin (Vitamin B₁₂ U.S.P. XIV) 30 mcg." and (ctn.) "List No. 13A 10 cc size (10.50 cc.) Multiple Dose Package Liver Injection U.S.P. Each cc. contains Vitamin B₁₂ activity equivalent to 10 mcgms. of Cyanocobalamin."

RESULTS OF INVESTIGATION: Analyses showed that the *liver injection* contained approximately 40 percent and the *Juniplex* contained approximately 70 percent of the declared amounts of vitamin B₁₂.

LIBELED: 5-4-60, N. Dist. Calif.

CHARGE: *Juniplex*. 501(c)—while held for sale, the strength of "*Juniplex*" differed from that which it purported and was represented to possess; 502(a)—the label statement "Each ounce contains: * * * Cyanocobalamin (Vitamin B₁₂ U.S.P. XIV) 30 mcg." was false and misleading as applied to the article which contained less than the declared amount of vitamin B₁₂; and 502(a)—the labeling contained statements which represented that the article was of value as a hematinic whenever there was a reason to suspect a deficiency of the vitamin B complex, and in retarded growth of children, which statements were false and misleading in that they represented and suggested that there might be need for supplementing the diet of children with vitamin B complex, which representations were contrary to fact.

Liver injection. 501(b)—while held for sale, the strength of the article differed from the standard for such article as set forth in the United States Pharmacopeia; and 502(a)—the label statement "Each cc. contains vitamin B₁₂ activity equivalent to 10 mcgms. of Cyanocobalamin" was false and misleading as applied to the article which contained less than the declared amount of vitamin B₁₂.

DISPOSITION: On 7-7-60, the Chicago Pharmacal Co., Chicago, Ill., claimant, filed an answer denying the allegations of adulteration and misbranding in the libel. On 3-17-61, the claimant having consented to the entry of a decree with the understanding that it should not be deemed to have admitted such allegations in the libel, and the court having found that the articles were adulterated as alleged in the libel, judgment was entered providing for condemnation and destruction of the article.

6566. Rubber prophylactics. (F.D.C. No. 45377. S. No. 25-006 R.)

QUANTITY: 8 ctns., each containing 12 pkgs. of 1-doz. units each, at Tulsa, Okla.

SHIPPED: 11-22-60, from North Kansas City, Mo., by Dean Rubber Mfg. Co.

LABEL IN PART: (Pkg.) "Peacocks Redi-Wet Rubbers in Foil * * * Dean Rubber Mfg. Co. North Kansas City, Mo. * * * An Aid in Preventing Venereal Diseases. No. 12."

RESULTS OF INVESTIGATION: Examination of 150 prophylactics showed that 3 units contained holes and one unit could not be unrolled without tearing.

LIBELED: 12-29-60, N. Dist. Okla.

CHARGE: 501(c)—when shipped, the quality of the article fell below that which it purported to possess; and 502(a)—the label statement "An aid in Preventing Venereal Diseases" was false and misleading as applied to an article containing holes and which could not be unrolled without tearing.

DISPOSITION: 1-30-61. Consent—destruction.

6567. Rubber prophylactics. (F.D.C. No. 45175. S. No. 26-687 R.)

QUANTITY: 55 gross ctns. of 3-unit pkgs. each, at Las Vegas, Nev.