

On November 17, 1919, no claimant having appeared for the property, judgment of condemnation and forfeiture was entered, and it was ordered by the court that the product be destroyed by the United States marshal.

E. D. BALL, *Acting Secretary of Agriculture.*

**8127. Misbranding of "G Zit" Complete-Stearns' and G Zit Bougies-Stearns'. U. S. \* \* \* v. 154 Packages, More or Less, of "G Zit" Complete-Stearns' and 18 Packages, More or Less, of G Zit Bougies-Stearns'. Default decree of condemnation, forfeiture, and destruction. (F. & D. No. 10785. I. S. No. 7709-r. S. No. C-1347.)**

On July 12, 1919, the United States attorney for the Western District of Missouri, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for said district a libel for the seizure and condemnation of certain quantities of certain articles, labeled in part "'G Zit' Complete-Stearns'" and "G Zit Bougies-Stearns,'" at Kansas City, Mo., alleging that the articles had been shipped on or about August 20, 1918, and March 4, 1919, by Stearns-Hollinshead Co., Portland, Oreg., and transported from the State of Oregon into the State of Missouri, and charging misbranding in violation of the Food and Drugs Act, as amended.

Analyses of samples of the articles by the Bureau of Chemistry of this department showed that the bougies consisted essentially of a cacao butter base containing silver nucleinate, and that the "G Zit" Complete consisted of two preparations, the bougies and the antiseptics. The antiseptics consisted of gelatin capsules containing chiefly balsam of copaiba, cubeb, a fixed oil, and combined sulphur.

Misbranding of the articles was alleged in substance in the libel in that certain statements appearing on the cartons enclosing and in the circulars accompanying the articles, regarding the curative and therapeutic effects of the articles, falsely and fraudulently represented the articles to be effective as a remedy and preventive for gonorrhœa, stricture, and seminal vesiculitis, whereas, in truth and in fact, it was not effective.

On November 17, 1919, no claimant having appeared for the property, judgment of condemnation and forfeiture was entered, and it was ordered by the court that the product be destroyed by the United States marshal.

E. D. BALL, *Acting Secretary of Agriculture.*

**8128. Misbranding of "G Zit" Complete-Stearns'. U. S. \* \* \* v. 10 Packages, More or Less, of "G Zit" Complete-Stearns'. Default decree of condemnation, forfeiture, and destruction. (F. & D. No. 10790. I. S. No. 7708-r. S. No. C-1333.)**

On July 1, 1919, the United States attorney for the Western District of Missouri, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for said district a libel for the seizure and condemnation of 10 packages, more or less, of "G Zit" Complete-Stearns', at Kansas City, Mo., alleging that the article had been shipped on or about April 19, 1919, by the Stearns-Hollinshead Co., Portland, Oreg., and transported from the State of Oregon into the State of Missouri, and charging misbranding in violation of the Food and Drugs Act, as amended.

Analysis of a sample of the article by the Bureau of Chemistry of this department showed that it consisted of two preparations, bougies and antiseptics, the bougies consisting essentially of silver nucleinate in a cacao butter base and the antiseptics of capsules containing essentially balsam of copaiba, oleoresin of cubeb, a fixed oil, and combined sulphur.

Misbranding of the article was alleged in substance in the libel in that certain statements regarding the curative or therapeutic effects of the article, appearing on the circular accompanying the article, falsely and fraudulently represented the article to be effective as a remedy for gonorrhœa, and as a preventive of stricture and seminal vesiculitis, whereas, in truth and in fact, it was not effective.

On November 17, 1919, no claimant having appeared for the property, judgment of condemnation and forfeiture was entered, and it was ordered by the court that the product be destroyed by the United States marshal.

E. D. BALL, *Acting Secretary of Agriculture.*

**S129. Misbranding of Orion Pearls S and C Compound. U. S. \* \* \* v. 6 Dozen Bottles of a Product Labeled in Part "Orion Pearls S and C Compound." Default decree of condemnation, forfeiture, and destruction.** (F. & D. No. 10906. I. S. No. 2935-r. S. No. W-437.)

On August 2, 1919, the United States attorney for the Northern District of California, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for said district a libel for the seizure and condemnation of a certain quantity of an article, labeled in part "Orion Pearls S and C Compound," remaining unsold in the original unbroken packages at San Francisco, Calif., consigned by the American Druggists' Syndicate (Inc.), Long Island City, N. Y., alleging that the article had been shipped on March 15 and 16, 1918, from Long Island City, N. Y., and transported from the State of New York into the State of California, and charging misbranding in violation of the Food and Drugs Act, as amended.

Analyses of samples of the article by the Bureau of Chemistry of this department showed that it consisted of capsules containing essentially a mixture of oils and resins, including cinnamon, santal, copaiba, and probably buchu and sulphurated fixed oil.

Misbranding of the article was alleged in the libel in that certain statements regarding the curative or therapeutic effects of the article, appearing in the circular accompanying the article, falsely and fraudulently represented the article to be effective and useful in chronic and subacute gonorrhœa and gleet, to stimulate the mucous membranes to healthy action and stop the discharge, in inflammation and catarrh of the bladder and urinary organs, whereas, in truth and in fact, it was not effective.

On November 12, 1919, no claimant having appeared for the property, judgment of condemnation and forfeiture was entered, and it was ordered by the court that the product be destroyed by the United States marshal.

E. D. BALL, *Acting Secretary of Agriculture.*

**S130. Misbranding of Methyloids. U. S. \* \* \* v. 4 Dozen Bottles of Methyloids. Default decree of condemnation, forfeiture, and destruction.** (F. & D. No. 11099. I. S. No. 17045-r. S. No. E-1672.)

On August 26, 1919, the United States attorney for the District of Porto Rico, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for said district a libel for the seizure and condemnation of 4 dozen bottles of Methyloids, remaining in the original unbroken packages at Ponce, P. R., alleging that the article had been shipped on or about April 26, 1919, by the France & New York Medicine Co. (Inc.), New York, N. Y., and transported from the State of New York into the Island of Porto Rico, and charging misbranding in violation of the Food and Drugs Act, as amended. The article was labeled in part, "Methyloids \* \* \* for the Successful Treatment