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

S922. Misbranding of Lozon Pills. U. S. * * * v. 89 Packages * * * of Lozon Pills. Default decree of condemnation, forfeiture, and destruction. (F. & D. Nos. 13698, 13699, 13700. I. S. Nos. 5357-t, 5359-t, 5368-t. S. Nos. E-2756, E-2757, E-2758.)

On September 21, 1920, the United States attorney for the District of Maine, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for said district a libel, and on October 28, 1920, an amended libel, praying the seizure and condemnation of 89 packages of an article, labeled in part "Lozon Pills," consigned by the Lafayette Co., Berlin, N. H., between June 28, 1919, and June 23, 1920, remaining unsold in the original unbroken packages at Portland, Me., alleging that the article had been transported from the State of New Hampshire into the State of Maine, 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 the pills consisted essentially of ferrous carbonate, nuxvomica, damiana, arsenic, and a laxative plant drug.

It was alleged in substance in the libel and amended libel that the article was misbranded for the reason that the packages contained certain statements regarding the curative or therapeutic effect of said article, as follows, "Restores Vitality to weak men, whether lost by * * * excesses of any kind * * * will tone up weak men, * * * gives a youthful ardor * * *," "* * * for men's health * * * will * * * tone up weak men * * * No cure no pay," "* * * give new life * * * recommended for young * * * middle age and old men * * * troubles * * * often caused by * * * abuses and bad habits so common among men and boys * * *. To give vitality and new energy * * * Dyspepsia Kidney Troubles Rheumatism Affections of the Nerves," which said statements were false and fraudulent as the article contained no ingredient or combination of ingredients capable of producing the effects claimed for it.

On November 5, 1920, 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.*

S923. Misbranding of Bar-Ben. U. S. * * * v. 15 Packages * * * of Bar-Ben. Default decree of condemnation, forfeiture, and destruction. (F. & D. No. 13704. I. S. No. 396-t. S. No. C-2507.)

On September 18, 1920, the United States attorney for the District of Nebraska, 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 15 packages of Bar-Ben, remaining in the original unbroken packages at Omaha, Nebr., alleging that the article had been shipped on or about October 8, 1917, by Fred C. Keeling, Rockford, Ill., and transported from the State of Illinois into the State of Nebraska, and charging misbranding in violation of the Food and Drug Act, as amended. The article was labeled in part: "Health power energy * * * especially efficacious as a tonic for weak women * * * the great restorative Bar-Ben is a truly wonderful nerve tonic and blood builder. It replaces the essentials of life that have been