

and transported from the State of Colorado 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 suppositories of cocoa butter, boric acid, sodium salicylate, a trace of zinc salt, and perfume.

Misbranding of the article was alleged in substance in the libel for the reason that the following statements regarding its curative and therapeutic effect, appearing on the label of the box containing the said article and in the accompanying circular, (box) “* * * For Female Disorders * * *,” (circular) “* * * Women suffering from Leucorrhoea, * * * Inflammation of the Genital Organs and the various disorders of the Vagina and Uterus will find in Lee’s Hazel Antiseptic Cones an effective remedy. * * * for various distressing derangements of the Uterine Organs, * * * It applies directly to the weak, diseased organs the influence necessary to overcome the fundamental disturbances. Women who suffer from derangements peculiar to their sex cannot afford to neglect them. Lee’s Hazel Antiseptic Cones Are * * * decidedly effective. * * * insuring the thorough therapeutic action needed in the treatment of female disorders. They Help The Conditions Caused By Leucorrhoea. Congestion renders the womb heavy thereby stretching the ligaments, the natural support of the womb thus causing displacements of the womb. By relieving congestion this cause of displacement is removed. Congestion is also a cause of painful menstruation. Relief of congestion removes this cause of painful menstruation. * * * For Female Complaints in General A remedy of great medicinal value which is used by women suffering from derangements peculiar to their sex. The secret of the success of Lee’s Hazel Antiseptic Cones lies in the application of the medicine to the affected parts, * * * If the case is extremely severe and of long standing * * * This remedy * * * has its field in the treatment of the conditions described. Lee’s Hazel Antiseptic Cones Are * * * decidedly effective. * * *,” were false and fraudulent, since the said article contained no ingredients or combination of ingredients capable of producing the effects claimed.

On May 29, 1922, 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.

C. W. PUGSLEY, *Acting Secretary of Agriculture.*

10726. Adulteration of frozen eggs. U. S. v. 300 Cans of Frozen Eggs. Default decree of condemnation, forfeiture, and destruction. (F. & D. No. 16151. I. S. No. 7921-t. S. No. E-3851.)

On April 26, 1922, the United States attorney for the Eastern District of Pennsylvania, 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 300 cans of frozen eggs, remaining in the original unbroken packages at Philadelphia, Pa., consigned by the American Egg & Products Co. (Booth Cold Storage Co.), St. Louis, Mo., alleging that the article had been shipped from St. Louis, Mo., on or about February 10, 1922, and transported from the State of Missouri into the State of Pennsylvania, and charging adulteration in violation of the Food and Drugs Act.

Adulteration of the article was alleged in the libel for the reason that it consisted wholly or in part of a filthy, decomposed, and putrid animal substance.

On May 26, 1922, 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.

C. W. PUGSLEY, *Acting Secretary of Agriculture.*

10727. Misbranding of Durand’s Swiss herb tea. U. S. v. 10 Dozen Packages, et al, of Durand’s Swiss Herb Tea. Default decrees of condemnation, forfeiture, and destruction. (F. & D. Nos. 16274, 16275, 16301. S. Nos. C-3580, C-3583, C-3619.)

On May 4 and 9, 1922, respectively, the United States attorney for the Northern District of Illinois, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for said district libels for the seizure and condemnation of 35 dozen packages of Durand’s Swiss herb tea, at Chicago, Ill., alleging that the article had been shipped by the Durand Medicine Co., Cincinnati, Ohio, January 17, March 17, and March 30, 1922, respectively, and transported from the State of Ohio into the State of Illinois, and charging misbranding in violation of the Food and Drugs Act, as amended.