

affections, including Pyorrhoea and Trench Mouth. They have found its medicinal values singularly adapted to the delicate tissue and membrane of the mouth and gums, and have commended its prompt and effective action, as well as its soothing and pain-easing qualities. Pyro-Sana is Sure and Safe \* \* \* The Combined Medicinal Values of Pyro-Sana are Potent and Vital Agents wherever applied to inflamed, irritated or infected tissues and membrane, on any part of the human body. The immediate effect is both soothing and pain easing. Pyro-Sana is recommended for Throat, Tonsils and Nasal Passages \* \* \* Inflamed Areas."

On December 12, 1932, 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.

R. G. TUGWELL, *Acting Secretary of Agriculture.*

**20384. Misbranding of Orange Honey Compound Cough Syrup. U.S. v. 51 Bottles of Orange Honey Compound Cough Syrup. Default decree of condemnation and destruction. (F. & D. no. 28363. Sample no. 1964-A.)**

Examination of the drug preparation, Orange Honey Compound Cough Syrup, disclosed that the article contained no ingredient or combination of ingredients capable of producing certain curative and therapeutic effects claimed on the bottle and carton labels. The name conveyed the impression that the article was compounded from oranges and honey, whereas the active ingredients were mineral drugs.

On June 2, 1932, the United States attorney for the District of Montana, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for the district aforesaid a libel praying seizure and condemnation of 51 bottles of Orange Honey Compound Cough Syrup at Butte, Mont., alleging that the article had been shipped in interstate commerce on or about October 2, 1930, by the McKesson-Langley-Michaels Co., San Francisco, Calif., to Butte, Mont., and charging misbranding in violation of the Food and Drugs Act as amended. The article was labeled in part: "Orange Honey Compound \* \* \* Cough Syrup \* \* \* Manufactured by National Pharmacy Co., San Francisco, California."

Analysis of a sample of the article by this Department showed that it consisted essentially of an antimony compound such as tartar emetic, alum, honey, alcohol, and water.

It was alleged in the libel that the article was misbranded in that the name "Orange Honey Compound Cough Syrup", appearing on the carton and bottle, was misleading in view of the composition of the article which included alum and an antimony compound as the active ingredients. Misbranding was alleged for the further reason that the following statements appearing in the labeling, regarding the curative or therapeutic effects of the article, were false and fraudulent: (Carton) "Coughs \* \* \* Whooping Cough, Croup, etc."; (bottle) "Coughs, Whooping Cough, \* \* \* etc. Will prevent many a severe attack of croup if taken in time \* \* \* If children wake suddenly at night and begin a choking cough, either from want of breath or an accumulation of phlegm in the throat, give the usual dose every 20 or 30 minutes until relief is afforded."

On December 10, 1932, no claimant having appeared for the property, judgment of condemnation was entered and it was ordered by the court that the product be destroyed by the United States marshal.

R. G. TUGWELL, *Acting Secretary of Agriculture.*

**20385. Adulteration and misbranding of Gold Bond Sterilseptic toilet powder. U.S. v. 27 Cans of Gold Bond Sterilseptic Toilet Powder. Default decree of condemnation, forfeiture, and destruction. (F. & D. no. 29657. Sample no. 16448-A.)**

Examination of the drug preparation, Gold Bond Sterilseptic toilet powder, showed that the article would not be effective as an antiseptic and sterilizing agent, which properties were claimed for the article in the labeling. Examination also disclosed that the article contained no ingredient or combination of ingredients capable of producing certain curative and therapeutic effects claimed.

On December 22, 1932, the United States attorney for the District of Rhode Island, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for the district aforesaid a libel praying seizure and condemnation of 27 cans of Gold Bond Sterilseptic toilet powder,

remaining in the original unbroken packages at Providence, R.I., alleging that the article had been shipped in interstate commerce on or about August 24, 1932, by the Gold Bond Sterilizing Powder Co., Fairhaven, Mass., to Providence, R.I., and charging adulteration and misbranding in violation of the Food and Drugs Act as amended.

Analysis of a sample of the article by this Department showed that it consisted of boric acid (3 percent), small proportions of menthol, thymol, and methyl salicylate and talc, perfumed with aromatics. Bacteriological examination showed that the article was not antiseptic.

It was alleged in the libel that the article was adulterated in that its strength fell below the professed standard or quality under which it was sold, namely, "Antiseptic Toilet Powder."

Misbranding was alleged for the reason that the following statements appearing in the labeling were false and misleading: (Can) "Antiseptic Toilet Powder, Guaranteed by Gold Bond Sterilizing Powder Co. under the Food and Drugs Act, June 30, 1906, Serial No. 25132"; (circular) "Promotes \* \* \* sterilizing of the human skin \* \* \* it performs the seemingly impossible and renders the skin free from bacteria. Misbranding was alleged for the further reason that the following statements appearing in the labeling, regarding the curative or therapeutic effects of the article, were false and fraudulent: (Can) "For \* \* \* Hives, Eczema, Bed Sores, Chicken Pox, Measles, Scarlet Fever, Pimples."

On January 13, 1933, 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.

R. G. TUGWELL, *Acting Secretary of Agriculture.*

**20386. Misbranding of Sal-Va-Sena. U.S. v. 62 Bottles of Sal-Va-Sena. Default decree of condemnation, forfeiture, and destruction. (F. & D. no. 29013. Sample no. 26223-A.)**

Examination of the drug preparation, Sal-Va-Sena, disclosed that the article contained no ingredient or combination of ingredients capable of producing certain curative and therapeutic effects claimed on the bottle and carton labels.

On October 8, 1932, the United States attorney for the Eastern District of Louisiana, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for the district aforesaid a libel praying seizure and condemnation of 62 bottles of the said Sal-Va-Sena, remaining in the original unbroken packages at New Orleans, La., alleging that the article had been shipped in interstate commerce on or about May 17, 1932, by the Millin Drug Co., Memphis, Tenn., to New Orleans, La., and charging misbranding in violation of the Food and Drugs Act as amended.

Analysis of a sample of the article by this Department showed that it consisted essentially of Epsom salt (21 grams per 100 milliliters), iron chloride, extracts of plant drugs including laxative drugs, citric acid, benzoic acid, alcohol (4.2 percent by volume), and water.

It was alleged in the libel that the article was misbranded in that the following statements appearing on the labeling, regarding the curative or therapeutic effects of the article, were false and fraudulent: (Carton and bottle label) "Salvasena is beyond question the greatest of all remedies for Billiousness, \* \* \* and a General Run-down Condition, and should always be kept on hand by every family as many cases of serious illness can be prevented by its timely use. \* \* \* Directions for Taking \* \* \* For \* \* \* Biliousness, La Grippe, Etc."; (bottle label only) "Your Health depends on your Liver, Kidneys and Blood. If you are sick, treat these organs and in the majority of cases you will eradicate the cause. Salvasena is an excellent \* \* \* Blood Purifier."

On December 12, 1932, 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.

R. G. TUGWELL, *Acting Secretary of Agriculture.*

**20387. Misbranding of Rice's remedy. U.S. v. 63 Bottles of Rice's Remedy. Default decree of condemnation and destruction. (F. & D. no. 29585. Sample no. 16083-A.)**

Examination of the drug preparation, Rice's remedy, disclosed that the article contained no ingredient or combination of ingredients capable of producing certain curative and therapeutic effects claimed on the bottle label and in a circular shipped with the article.