

14498. Adulteration of Absorbex M and Absorbex C. U. S. v. The Tubbs Co. and Wilmer T. Phillips. Pleas of guilty. Fine of \$125 against defendants, jointly. (F. D. C. No. 26330. Sample Nos. 23392-K, 25203-K, 25210-K, 27754-K, 27755-K, 27757-K, 27761-K.)

INFORMATION FILED: February 14, 1949, Western District of Wisconsin, against the Tubbs Co., a corporation, Prescott, Wis., and Wilmer T. Phillips, secretary and manager.

ALLEGED SHIPMENT: On or about March 22 and 29, April 20 and 26, and May 13, 1948, from the State of Wisconsin into the States of Texas, Minnesota, Iowa, and Illinois.

LABEL, IN PART: "Absorbex M for Whole Milk, Skimmed Milk, Buttermilk and Whey for Human Consumption" or "Absorbex C for Cream Only."

NATURE OF CHARGE: Adulteration, Section 402 (a) (2), the articles contained an added poisonous and deleterious substance, a boron compound, which is unsafe within the meaning of the law since it is a substance not required in the production of the articles and could have been avoided by good manufacturing practice.

DISPOSITION: February 23, 1949. Pleas of guilty having been entered, the court imposed a fine of \$125 against the defendants, jointly.

14499. Adulteration of Absorbex M. U. S. v. 1 Barrel \* \* \* (and 1 other seizure action). (F. D. C. Nos. 24947, 25441. Sample Nos. 23392-K, 24967-K.)

LIBELS FILED: June 11 and September 9, 1948, District of Minnesota and Northern District of Texas.

ALLEGED SHIPMENT: On or about March 26 and May 13, 1948, by the Tubbs Co., from Prescott, Wis.

PRODUCT: 2 barrels of Absorbex M at Redwood Falls, Minn., and Abilene, Tex. The product was used for neutralizing cream in the manufacture of dairy products for human consumption.

LABEL, IN PART: (Portion) "Absorbex M For Whole Milk, Skimmed Milk, Buttermilk, and Whey for Human Consumption."

NATURE OF CHARGE: Adulteration, Section 402 (a) (2), the article contained an added poisonous and deleterious substance, a boron compound, which is unsafe within the meaning of the law since it is a substance not required in the production of the article and could have been avoided by good manufacturing practice.

DISPOSITION: October 14 and 22, 1948. Default decrees of condemnation and destruction.

14500. Adulteration and misbranding of coal-tar colors. U. S. v. 14 Jars, etc. (F. D. C. No. 24870. Sample Nos. 3845-K to 3852-K, incl.)

LIBEL FILED: On or about August 20, 1948, Eastern District of Virginia.

ALLEGED SHIPMENT: On or about February 3, March 1, and April 6 and 9, 1948, by the Chapman & Smith Co., from Chicago, Ill.

PRODUCT: 53 4-ounce jars of various paste colors at Richmond, Va.

LABEL, IN PART: (Jar) "Rolling Pin Brand Green [or "Lemon Shade Yellow," "Blue," "Orange Shade," "Violet Shade," "Bright Red," "Decorative Brilliant Rose," or "Black"] Paste Color A Mixture of Certified Coal Tar Color \* \* \* 4 Oz. When Packed."