

**VITAMIN, MINERAL, AND OTHER PRODUCTS OF
SPECIAL DIETARY SIGNIFICANCE***

15946. Adulteration and misbranding of vitamin B complex tablets. U. S. v. 92 Bottles * * *. (F. D. C. No. 28470. Sample No. 11890-K.)

LABEL FILED: On or about December 13, 1949, Southern District of New York.

ALLEGED SHIPMENT: On or about August 16, 1949, by White Laboratories, Inc., from Newark, N. J. The article was shipped in 4 drums, each containing approximately 100,000 tablets, and was repackaged by the consignee.

PRODUCT: 92 1,000-tablet bottles of vitamin B complex tablets at Goshen, N. Y. Examination showed that the product contained less thiamine, riboflavin, and nicotinic acid than declared on the drum labels.

LABEL, IN PART: (Drums) "Natural Vitamin B Complex Tablets Each tablet contains not less than: Thiamin 0.5 Milligram Riboflavin 0.5 Milligram * * * Nicotinic Acid 300.0 Micrograms."

NATURE OF CHARGE: Adulteration, Section 402 (b) (1), valuable constituents, thiamine, riboflavin, and nicotinic acid, had been in part omitted from the product.

Misbranding, Section 403 (a), the label statement "Each tablet contains not less than: Thiamin 0.5 Milligram Riboflavin 0.5 Milligram * * * Nicotinic Acid 300.0 Micrograms" was false and misleading.

DISPOSITION: January 25, 1950. Default decree of condemnation and destruction.

15947. Misbranding of wheat germ oil capsules. U. S. v. 3 Bottles, etc. (F. D. C. No. 28006. Sample No. 13815-K.)

LABEL FILED: September 27, 1949, Eastern District of Pennsylvania; amended libel filed on or about November 2, 1949.

ALLEGED SHIPMENT: On or about August 22 and September 16, 1949, from New York, N. Y.

PRODUCT: 3 500-capsule bottles and 66 90-capsule bottles of wheat germ oil capsules at Ivyland, Pa., in the possession of the Great Valley Mills.

NATURE OF CHARGE: Misbranding, Section 403 (a), the label statements "a good source of vitamins of the wheat berry principally vitamins A B E & G" were false and misleading since the article when used as directed would provide no vitamins B or G, only a trace of vitamin A, and an inconsequential amount of vitamin E.

The article was alleged also to be misbranded under the provisions of the law applicable to drugs, as reported in notices of judgment on drugs and devices.

DISPOSITION: December 12, 1949. Default decree of condemnation and destruction.

MISCELLANEOUS FOODS**

15948. Adulteration of food colors. U. S. v. J. Sklar & Co., Inc., and Jacob Sklar. Pleas of nolo contendere. Fine of \$100 against each defendant. (F. D. C. No. 28110. Sample Nos. 4792-K, 62374-K, 62375-K.)

*See also No. 15945.

**See also No. 15936.