

2789. Adulteration and misbranding of Mocalcides. U. S. v. 35 Bottles, etc.
(F. D. C. No. 27180. Sample No. 42728-K.)

LABEL FILED: May 6, 1949, Northern District of Illinois.

ALLEGED SHIPMENT: On or about August 4 and 16, 1948, from Kansas City, Kans., by the Missouri Valley Serum Co.

PRODUCT: 35 bottles of *Mocalcides* at Chicago, Ill. Analysis showed that the product contained 0.51 gram of dextrose per 10 cc.

NATURE OF CHARGE: Adulteration, Section 501 (c), the strength of the article differed from that which it purported and was represented to possess since it contained less than the declared amount of dextrose.

Misbranding, Section 502 (a), the label statement "1 gram dextrose per 10 cc" was false and misleading as applied to the product, which contained less than the stated amount of dextrose.

DISPOSITION: June 14, 1949. Default decree of condemnation and destruction.

2790. Misbranding of Tim-Ball Solution. U. S. v. 12 Bottles * * *. (F. D. C. No. 26966. Sample No. 30197-K.)

LABEL FILED: April 1, 1949, District of Arizona.

ALLEGED SHIPMENT: On or about February 5, 1949, by the Tim-Ball Liniment Co., from Arcadia, Calif.

PRODUCT: 12 1-pint bottles of *Tim-Ball Solution* at Phoenix, Ariz. Analysis showed that the product consisted essentially of iodine, 3.15 percent; potassium iodide, 1.96 percent; alcohol, 55.6 percent; and water.

NATURE OF CHARGE: Misbranding, Section 502 (a), the following statements on the label of the article and in the circular were false and misleading since they represented and suggested that the article would be effective in the treatment of disease conditions involving the legs of horses, whereas it was not effective for such purposes: (Label) "* * * Miracle Treatment for the Bad Leg Problem * * * Buck Shins, Big Knee * * * Swelling and Lameness * * * Osslets * * * Splints, Ringbone" and (accompanying circular) "* * * A Miracle Treatment For The Bad Leg Problem * * * Tim-Ball Solution * * * It Is Effective * * * It Goes To Work The Minute You Paint It On * * * Splints and Ringbone * * * Buck Shins * * * Sesimoid And Big Knee * * * Osslets."

DISPOSITION: May 24, 1949. Default decree of condemnation and destruction.

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PRODUCTS

	N. J. No.		N. J. No.
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Alapex-----	2781	Devices-----	2787
Arthritis, remedy for-----	¹ 2780	Estrogenic substance-----	¹ 2775
Burnett's Radio-Active Emanator-----	2787	Fox No. 1 Mineral Feed and Fox Triumph Swine Liquid-----	2788
Chinese rhubarb root-----	2772	Geo-Mineral-----	2771
Colusa Natural Oil and Colusa Natural Oil Capsules-----	2782	Gramer's Sulgly-Minol-----	¹ 2780
Congo red-----	2779	Hair and scalp preparation-----	2781
		Heart disease, remedy for-----	2786

¹ (2775, 2780) Prosecution contested.

----- W.V. -----

Filed E.R.S. *Car*

F.D.C. *M*

FEDERAL SECURITY AGENCY D.M.T. *mt*

FOOD AND DRUG ADMINISTRATION L.H.C. *H*

P.E.S. -----

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**NOTICES OF JUDGMENT UNDER THE FEDERAL FOOD, DRUG,
AND COSMETIC ACT**

[Given pursuant to section 705 of the Food, Drug, and Cosmetic Act]

2791-2810

DRUGS AND DEVICES

The cases reported herewith were instituted in the United States district courts by the United States attorneys, acting upon reports submitted by the Federal Security Agency. Published by direction of the Federal Security Administrator.

PAUL B. DUNBAR, *Commissioner of Food and Drugs.*

WASHINGTON, D. C., *February 6, 1950.*

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*For new drug filed without effective application, see No. 2791; omission of, or unsatisfactory, ingredients statements, Nos. 2794, 2810; failure to bear a label containing an accurate statement of the quantity of the contents, No. 2794; failure to bear a label containing the name and place of business of the manufacturer, packer, or distributor, No. 2794; cosmetics, actionable under the drug provisions of the Act, Nos. 2803, 2804.

**DRUGS ACTIONABLE BECAUSE OF POTENTIAL DANGER
WHEN USED ACCORDING TO DIRECTIONS**

2791. Misbranding of syrup urethane. U. S. v. 94 Bottles * * * (and 1 other seizure action). (F. D. C. Nos. 26645, 26647. Sample Nos. 11186-11187-K.)

LIBELS FILED: On or about March 11 and 17, 1949, Eastern and Southern Districts of New York.

ALLEGED SHIPMENT: Between the approximate dates of November 29, 1948, and February 16, 1949, by Marvin R. Thompson, Inc., from Stamford, Conn.

PRODUCT: 94 16-ounce bottles and 12 1-gallon bottles of *syrup urethane* at Brooklyn and New York, N. Y.

LABEL, IN PART: "Syrup Urethane * * * Each teaspoonful (5-cc) contains urethane 4 Grs. in a flavored syrup base. Directions: 1 teaspoonful every 3 or 4 hours, or as directed by the physician."

NATURE OF CHARGE: Misbranding, Section 502 (j), the article was dangerous to health when used in the dosage and with the frequency and duration prescribed, recommended, or suggested in its labeling, namely, "1 teaspoonful every 3 or 4 hours." since the administration every 3 or 4 hours of 1 teaspoonful of the article containing the stated amount of urethane is capable of causing leucopenia.

Further misbranding, Section 505 (a), the article was a new drug within the meaning of the law, and an application filed pursuant to Section 505 (b) of the law was not effective with respect to the article.

DISPOSITION: April 22 and May 9, 1949. Default decrees of condemnation and destruction.

2792. Misbranding of vaginal suppositories. U. S. v. 34 Boxes * * *. (F. D. C. No. 27058. Sample Nos. 29261-K, 29262-K.)

LIBEL FILED: April 27, 1949, District of Colorado.

ALLEGED SHIPMENT: On or about October 28, 1946, and January 20, 1949, by the South Bend Remedy Co., from San Mateo, Calif.

PRODUCT: 34 boxes of *vaginal suppositories* at Denver, Colo. Examination of samples showed that each suppository contained not less than 36 percent of potassium alum.

LABEL, IN PART: "Magnolia Blossom 6 Vaginal Suppositories."

NATURE OF CHARGE: Misbranding, Section 502 (a), the statement "For minor vaginal irritations" appearing on the label of a portion of the article was false and misleading since the article would not be effective in relieving irritations but would produce an irritation; and, Section 502 (j), the article was dangerous to health when used with the frequency or duration recommended or suggested in the labeling thereof, namely, "insert one suppository into the vagina * * * and leave undisturbed for seventy two hours."

DISPOSITION: June 1, 1949. Default decree of condemnation and destruction.

2793. Misbranding of Gattis' Worm Oil. U. S. v. 60 Bottles * * * (and 1 other seizure action). (F. D. C. Nos. 27002, 27003. Sample Nos. 1640-K, 1641-K.)

LIBELS FILED: April 14, 1949, Western District of North Carolina.