

LABEL, IN PART: (Box containing device) "Oxydonor"; (engraved on cylinder) "Oxydonor * * * Manufactured by Dr. H. Sanche & Co., Montreal, Canada * * * Made in U. S. A."; (engraved on disc) "Dr. H. Sanche & Co. * * * Made in U. S. A."

NATURE OF CHARGE: Misbranding, Section 502 (a), certain statements in the above-mentioned booklet and leaflet accompanying the devices were false and misleading since the statements represented and suggested that the device was effective in the cure and mitigation of all forms of diseases, whereas the device exerted no curative or therapeutic effect whatever.

Some typical statements contained in the labeling of the device to convey such representations and suggestions were as follows: (Engraved on cylinder) "Diaduction Rules Life," (on booklet) "Condensed Directions For The Proper Use of Oxydonor To cure all forms of Disease quickly, intangibly, pleasantly, infallibly, during sleep, or while awake; and to brace the Human System in all conditions, with Animation never before known, and not otherwise attained, whether in Disease or Debility, or in Fatigue, and in all Physical and Mental Ordeals. To Induce a Diaductive Cure of Disease," and (in leaflet) "* * * If an acute disease is to be treated, such as severe cold, severe pain, sprains, croup, etc., apply Oxydonor at once * * * In chronic diseases, apply Oxydonor."

DISPOSITION: August 19, 1952. Default decree of condemnation. The court ordered that a number of the devices and their parts, together with copies of the booklets and leaflets, be delivered to the Food and Drug Administration, and that the remainder of the devices and parts and booklets and leaflets be destroyed.

4018. Misbranding of Roller Relaxer device. U. S. v. 85 Devices * * *. (F. D. C. No. 34031. Sample No. 14048-L.)

LIBEL FILED: October 27, 1952, District of Colorado.

ALLEGED SHIPMENT: On or about August 18, 1952, by Post & Post, from Los Angeles, Calif.

PRODUCT: 85 *Roller Relaxer Devices* at Denver, Colo. Examination showed that the device consisted of 3 rubber balls mounted so that they would rotate on an axis between two wooden handles.

LABEL, IN PART: (Cardboard insert) "Relax the Entire Body with the Post Roller Relaxer * * * Easy-N-Quick-Beauty Stick."

NATURE OF CHARGE: Misbranding, Section 502 (a), the labeling of the devices, namely, the cardboard insert, represented and suggested that use of the device would relax nerves and muscles and enable overweight persons to reduce. The statements were false and misleading since the device was not effective for such purposes.

DISPOSITION: December 16, 1952. Default decree of condemnation. The court ordered that the product be turned over to the Food and Drug Administration.

DRUGS FOR VETERINARY USE

4019. Misbranding of Airsac-Treat (powder and liquid). U. S. v. 9 Bags, etc. (F. D. C. No. 34445. Sample No. 38891-L.)

LIBEL FILED: December 17, 1952, Northern District of West Virginia.

ALLEGED SHIPMENT: On or about July 28 and August 18, 1952, by the Early Poultry Supply (Subsidiary of Airsac-Treat, Inc.), Broadway, Va.