

RESULTS OF INVESTIGATION: The article was a pillow-shaped, padded, cloth-covered device containing an electric motor capable of providing some vibration.

LIBELED: 3-9-60, Dist. Minn.

CHARGE: 502(a)—when shipped, the labeling which accompanied the article contained false and misleading representations that the article was an adequate and effective treatment for easing nervous tension; relieving aching back; reducing thighs; and aid in reducing.

DISPOSITION: 4-29-60. Default—3 pillows were delivered to the Food and Drug Administration and the remainder were destroyed.

DRUGS FOR VETERINARY USE

6199. Kamala Compound Supplement. (F.D.C. No. 43322. S. No. 45-635 P.)

QUANTITY: 8 25-lb. drums and 5 100-lb. drums at Denver, Colo.

SHIPPED: 4-8-59, from Omaha, Nebr., by Corn States Laboratories, Inc.

TABLE IN PART: "Kamala Compound Supplement Kamala, Tobacco, Iron, Sulphate, Castor Oil and Active Dry Yeast (in a vegetable protein base) for all livestock and poultry. To be mixed with grains, mashes, slop or with salt in self-feeders * * * manufactured by Vitamineral Products Company Peoria * * * Illinois."

ACCOMPANYING LABELING: Pamphlet entitled "Vitamineral Products Company Where a Mixture of Kamala, Tobacco, Iron Sulphate, Castor Oil and Active Dry Yeast (in a vegetable protein base) is specified by veterinarians * * * Directions for feeding."

LIBELED: 7-28-59, Dist. Colo.

CHARGE: 502(a)—the labeling accompanying the article, when shipped, contained false and misleading representations that the article was an adequate and effective treatment for worms in feeder cattle, and that it would benefit gaunt, undernourished off-feed cattle with irregular appetites, intermittent scouring, rough coats, watery eyes, impaired eyesight, over on the fetlocks, stiffness in gaits, swollen joints, lower extremities and briskets.

DISPOSITION: Vitamineral Products Co., Peoria, Ill., appeared as claimant and filed exceptions to the libel as follows: That the warrant of arrest and the return thereof was not in accordance with Admiralty Rule 10 for the United States District Court; that the venue was improper; that the place of seizure was not named; that the libel made no charges against portions of the seized article; that the libel contained a defective jurisdictional allegation; that the libel was not clearly worded; and that the grounds for forfeiture were not stated as required by Admiralty Rule 21.

On 4-6-60, the court entered an order which directed that the Government state more definitely what articles were referred to by use of the words "the aforesaid article" and "the aforesaid articles" appearing in the libel, and which overruled and denied claimant's other exceptions to the libel.

On 6-10-60, the court entered an order of default against the Vitamineral Products Co. for failure to file a claim and answer, and on 6-15-60, the court entered a default decree of condemnation and destruction.

6200. Ancho-Dine. (F.D.C. No. 44067. S. No. 97-795 P.)

QUANTITY: 63 1-lb. jars, 9 25-lb. jars, 2 100-lb. jars, at Topeka, Kans.