

**NATURE OF CHARGE:** Misbranding, Section 602 (b) (2), the article failed to bear a label containing an accurate statement of the quantity of the contents.

**DISPOSITION:** June 24, 1946. No claimant having appeared, judgment of condemnation was entered ordering the product destroyed.

**146. Misbranding of Lucille Laner's Pressing Oil and Lucille Laner's Tar Treatment. U. S. v. 247 Tins of Lucille Laner's Pressing Oil and Lucille Laner's Tar Treatment. Default decree of condemnation and destruction.** (F. D. C. No. 19445. Sample Nos. 12759-H, 12760-H, 56768-H, 56769-H.)

**LABEL FILED:** March 18, 1946, District of Massachusetts.

**ALLEGED SHIPMENT:** On or about December 1, 1945, by Madam Lillian, from New York, N. Y.

**PRODUCT:** 247 2-ounce tins of *Lucille Laner's Pressing Oil* and *Lucille Laner's Tar Treatment* at Roxbury, Mass. The product was shipped unlabeled. The tins contained approximately 1½ ounces, and they were labeled "2 Oz." after receipt by the consignee.

**LABEL, IN PART:** "Lucille Laner's Pressing Oil," or "Lucille Laner's Tar Treatment."

**NATURE OF CHARGE:** Misbranding, Section 602 (b), the article (when shipped) failed to bear a label containing the name and place of business of the manufacturer, packer, or distributor, and an accurate statement of the quantity of the contents.

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:** April 29, 1946. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

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#### PRODUCTS

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#### SHIPPERS, MANUFACTURERS, AND DISTRIBUTORS

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<sup>1</sup> (131) Permanent injunction issued.

<sup>2</sup> (143) Prosecution contested.

GRAPHIC SECTION  
JAN 28 1948  
C. N. J., F. D. C. 147-160  
REC'D

Issued February 1949

# FEDERAL SECURITY AGENCY

FOOD AND DRUG ADMINISTRATION

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

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

147-160

### COSMETICS

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

OSCAR R. EWING, *Administrator, Federal Security Agency.*

WASHINGTON, D. C., *July 23, 1948.*

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### COSMETIC ACTIONABLE BECAUSE OF ADULTERATION WITH A POISONOUS AND DELETERIOUS SUBSTANCE

**147. Adulteration of Locks-Up Hair Lacquer Pads. U. S. v. Parfait Powder Puff Co., Inc. Tried to the court. Fine, \$100 and costs. Judgment affirmed on appeal. Petition for writ of certiorari denied.** (F. D. C. No. 14228. Sample Nos. 12571-F, 12580-F, 21933-F, 35459-F, 35817-F, 35825-F, 35831-F, 46805-F.)

**INFORMATION FILED:** January 14, 1945, against the Parfait Powder Puff Co., Inc., Chicago, Ill.

**ALLEGED SHIPMENT:** On or about August 3, 5, 6, and 9, 1943, from the State of Illinois into the States of Washington, Georgia, South Carolina, North Carolina, Pennsylvania, and Wisconsin.

**LABEL, IN PART:** "[Design of bow] Prevents Stray Locks No more loose ends. Fixes hair firmly and invisibly. Keeps that fresh look all day. **DIRECTIONS** Stroke coiffure lightly with Locks-Up pad. Hair dries quickly, leaving a clear bright lustre. By Parfait **LOCKS-UP**"; "[Design of back and side view of woman's head, one hand applying a pad to back hair] 100 Pads **HAIR LACQUER PADS** Parfait Powder Puff Company, Chicago."

**NATURE OF CHARGE:** Adulteration, Section 601 (a), the product contained a poisonous and deleterious substance which may have rendered it injurious to users under the conditions of use prescribed on the jar labels, i. e. "Stroke coiffure lightly with Locks-Up pad."

**DISPOSITION:** On November 15, 1946, a plea of guilty having been entered by the defendant, the case was tried before the court and the defendant was

\*For failure to bear a label containing an accurate statement of the quantity of the contents, see No. 153.