

**9486. Misbranding of Nervosex tablets. U. S. \* \* \* v. 9 Packages of Nervosex Tablets. Default decree of condemnation, forfeiture, and destruction.** (F. & D. No. 14496. I. S. No. 8463-t. S. No. E-3148.)

On February 29, 1921, the United States attorney for the Western District of Virginia, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for said district a libel for the seizure and condemnation of 9 packages of Nervosex tablets, remaining unsold in the original unbroken packages at Lynchburg, Va., alleging that the article had been shipped by the United Laboratories, East St. Louis, Ill., on or about June 24, 1920, and transported from the State of Illinois into the State of Virginia, and charging misbranding in violation of the Food and Drugs Act, as amended.

Analysis of a sample of the article by the Bureau of Chemistry of this department showed that it consisted essentially of iron, zinc, calcium, phosphates, phosphids, and plant extractives, including nux vomica.

Misbranding of the article was alleged in substance in the libel for the reason that the following statements, regarding the curative and therapeutic effects thereof, appearing upon the labels, "A compound of Nerve and Muscle Stimulants for Low Vitality, Lack of Energy, Sexual Weakness \* \* \*" were false and fraudulent in that the said article did not contain ingredients with the curative and therapeutic effects claimed.

On July 12, 1921, no claimant having appeared for the property, judgment of condemnation and forfeiture was entered, and it was ordered by the court that the product be destroyed by the United States marshal.

C. W. PUGSLEY,

*Acting Secretary of Agriculture.*

**9487. Misbranding of Egyptian Regulator Tea. U. S. \* \* \* v. 29 Packages of Egyptian Regulator Tea. Default decree of condemnation, forfeiture, and destruction.** (F. & D. No. 14616. Inv. No. 25789. S. No. E-3175.)

On or about March 17, 1921, the United States attorney for the Western District of Virginia, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for said district a libel for the seizure and condemnation of 29 packages of Egyptian Regulator Tea, remaining unsold in the original unbroken packages at Lynchburg, Va., alleging that the article had been shipped by the McCullough Drug Co., Lawrenceburg, Ind., on or about February 21 [3], 1921, and transported from the State of Indiana into the State of Virginia, and charging misbranding in violation of the Food and Drugs Act, as amended.

Analysis of a sample of the article by the Bureau of Chemistry of this department showed that it consisted essentially of taraxacum, balmony, cassia, coriander seed, triticum, ginger, sambucus, and glycyrrhiza.

Misbranding of the article was alleged in substance in the libel for the reason that the following statements, regarding the curative and therapeutic effects thereof, appearing upon the wrapper accompanying the said article, "\* \* \* A Remedy For \* \* \* Dyspepsia, Sick Headache, and all Disorders of the Stomach. Its daily use will Purify the Blood, Remove all Blotches from the Face, and Restore the Complexion. Ladies will find this a valuable remedy for all Female Complaints. Also for Liver and Kidney Trouble \* \* \*," were false and fraudulent in that the said article did not contain ingredients with the remedial and therapeutic effects claimed.

On July 12, 1921, no claimant having appeared for the property, judgment of condemnation and forfeiture was entered, and it was ordered by the court that the product be destroyed by the United States marshal.

C. W. PUGSLEY,

*Acting Secretary of Agriculture.*