

PRAYER OF COMPLAINT: That the defendant be perpetually enjoined from commission of the acts complained of, and that a preliminary injunction be granted during the pendency of the action.

The defendant also was charged with the interstate shipment of various adulterated and misbranded drugs. See notices of judgment on drugs and devices, No. 2961.

DISPOSITION: On April 2, 1948, the court entered an order denying the Government's motion for a preliminary injunction. Findings of fact and conclusions of law are published in the notice of judgment referred to above.

15695. Misbranding of Remin's Brewers' Hydrolyzed Yeast (Powder), Remin's Multi-Vitamin A-B-C-D Drops, Remin's Brewers' Hydrolyzed Yeast and Whey Powder, and Remin's (Powdered) Hydrolyzed Brewers' Yeast Vegetables and Whey. U. S. v. Eugene A. Kazmark (M & M Service). Plea of guilty. Fine, \$10. (F. D. C. No. 25624. Sample Nos. 16849-K to 16852-K, incl.)

INFORMATION FILED: August 4, 1949, Northern District of Illinois, against Eugene A. Kazmark, trading as M & M Service, at Joliet, Ill.

ALLEGED SHIPMENT: On or about April 13, 1948, from the State of Illinois into the State of Wisconsin.

LABEL, IN PART: "Remin's Brewers' Hydrolyzed Yeast (Powder) A Supplementary source of Hydrolyzed Brewers' Yeast and its natural vitamins B₁ and B₂," "Remin's Multi-Vitamin A-B-C-D Drops In A Base Of Brewers' Yeast Extract," "Remin's Brewers' Hydrolyzed Yeast and Whey Powder A Supplementary source of Hydrolyzed Brewers' Yeast and its natural vitamins B₁ and B₂," and "Remin's (Powdered) Hydrolyzed Brewers' Yeast Vegetables and Whey."

NATURE OF CHARGE: Misbranding, Section 403 (a), certain statements in the labeling of the articles were false and misleading.

The articles were alleged also to be misbranded under the provisions of the law applicable to drugs, as reported in notices of judgment on drugs and devices, No. 2964, in which is set forth the nature of the false and misleading statements referred to above.

DISPOSITION: September 19, 1949. A plea of guilty having been entered, the court imposed a fine of \$10.

15696. Adulteration and misbranding of Bevina. U. S. v. 13 Dozen Bottles * * *. (F. D. C. No. 27825. Sample No. 57001-K.)

LABEL FILED: September 6, 1949, Eastern District of New York.

ALLEGED SHIPMENT: On or about July 27, 1949, by the Lorr Laboratories, from Paterson, N. J.

PRODUCT: 13 dozen bottles of Bevina at Brooklyn, N. Y.

LABEL, IN PART: (Bottle) "Whelco Twelve Fluid Ounces Bevina (Elixir Thiamine Hydrochloride) (Vitamin B₁)."

NATURE OF CHARGE: Adulteration, Section 402 (b) (1), a valuable constituent, thiamine hydrochloride (vitamin B₁), had been in part omitted from the article.

Misbranding, Section 403 (a), the label statements "Each fluid ounce contains 10 milligrams of Crystalline Thiamine Hydrochloride equivalent to not less than 3330 U. S. P. Units of Vitamin B₁ * * * three teaspoonfuls supplies 375% of the adult minimum daily requirement of vitamin B₁," were