

Ergosterol) 400 U. S. P. Units (Adult min. daily requirement is 400 U. S. P. Units)" were false and misleading since the product did not contain in each capsule the stated amounts of the vitamins mentioned.

The product was adulterated and misbranded while held for sale after shipment in interstate commerce.

DISPOSITION: November 1, 1948. Default decree of condemnation and destruction.

14094. Adulteration and misbranding of vitamin B complex tablets. U. S. v. 71 Cartons * * *. (F. D. C. No. 25784. Sample No. 18272-K.)

LIBEL FILED: October 5, 1948, Northern District of Ohio.

ALLEGED SHIPMENT: About the year 1943, from New York, N. Y.

PRODUCT: 71 cartons, each containing 1 bottle, of vitamin B complex tablets at Tiffin, Ohio. Each bottle contained 100 tablets.

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

Misbranding, Section 403 (a), the label statement "3 * * * tablets daily provides the minimum daily adult requirement of Thiamine (Vitamin B₁) * * * Each tablet Thiamine (vitamin B₁) .333 Milligrams 333 Micrograms" was false and misleading as applied to a product which did not contain the stated amounts of vitamin B₁.

The product was adulterated and misbranded while held for sale after shipment in interstate commerce.

DISPOSITION: November 5, 1948. Default decree of condemnation and destruction.

14095. Adulteration and misbranding of dicalcium phosphate tablets. U. S. v. 2 Drums * * *. (F. D. C. No. 25242. Sample No. 22395-K.)

LIBEL FILED: August 4, 1948, Northern District of Alabama.

ALLEGED SHIPMENT: On or about May 13, 1948, from Cleveland, Ohio.

LABEL, IN PART: "Dicalcium Phosphate Tablets Each Tablet Contains: * * * Vitamin D Synthetic 444 U. S. P. Units."

NATURE OF CHARGE: Adulteration, Section 402 (b) (1), a valuable constituent, vitamin D, had been in part omitted or abstracted.

Misbranding, Section 403 (a), the label statement "Each Tablet Contains: * * * Vitamin D 444 U. S. P. Units" was false and misleading. The product was adulterated and misbranded while held for sale after shipment in interstate commerce.

DISPOSITION: September 21, 1948. Default decree of condemnation and destruction.

14096. Adulteration and misbranding of Crest-A-Min. U. S. v. 5 Cases * * *. (F. D. C. No. 24651. Sample No. 19601-K.)

LIBEL FILED: May 24, 1948, Southern District of Ohio.

ALLEGED SHIPMENT: On or about May 6, 1948, by the Crestline Co., from Chicago, Ill.

PRODUCT: 5 cases, each containing 24 bottles, of Crest-A-Min at Cincinnati, Ohio. Examination showed that the product was an orange-colored powder, flavored with oil of orange and containing organic matter and minerals. Each ½ ounce contained 189 milligrams of calcium and 187 milligrams of phosphorus.

LABEL, IN PART: "Crest-A-Min A Food Supplement * * * ½ oz. Crest-A-Min contains * * * calcium 375 milligrams * * * phosphorus 375 milligrams * * * Net Weight 12 oz."