

2109. Adulteration of saccharin tablets. U. S. v. 174 Cards * * *. (F. D. C. No. 22244. Sample No. 72941-H.)

LABEL FILED: February 4, 1947, District of Kentucky.

ALLEGED SHIPMENT: On or about January 4, 1947, by the National Specialty Company, from Nashville, Tenn.

PRODUCT: 174 cards, each containing 12 envelopes, of *saccharin tablets* at Louisville, Ky. Analysis showed that the product contained an average of 114 percent of the labeled amount of soluble saccharin per tablet, and that the average number of tablets in an envelope was 31.

LABEL, IN PART: (Cards) "Nasco Brand Saccharin Tablets 35's One Quarter Grain"; (envelopes) "Nasco Brand Saccharin Tablets ¼ Grain Soluble."

NATURE OF CHARGE: Adulteration, Section 501 (b), the article purported to be and was represented as a drug, "Saccharin Sodium Tablets [Soluble Saccharin Tablets]," the name of which is recognized in the United States Pharmacopoeia, an official compendium, but its strength differed from the standard set forth in the compendium since the article contained more than 110 percent of the declared amount of soluble saccharin.

The article was alleged also to be misbranded under the provisions of the law applicable to foods, as reported in notices of judgment on foods.

DISPOSITION: March 14, 1947. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

2110. Adulteration and misbranding of saccharin tablets. U. S. v. 21 Cartons * * *. (F. D. C. No. 22322. Sample No. 39846-H.)

LABEL FILED: February 28, 1947, Eastern District of Illinois.

ALLEGED SHIPMENT: On or about January 3, 1947, by the National Specialty Co., from Nashville, Tenn.

PRODUCT: 21 cartons, each containing 12 100-tablet bottles, of *saccharin tablets* at Carbondale, Ill. Analysis showed that the tablets labeled ¼ grain contained an average of 131 percent of the labeled amount, and that the tablets labeled ½ grain contained an average of 69 percent of the labeled amount, of soluble saccharin. The United States Pharmacopoeia provides that saccharin tablets shall contain not less than 95 percent and not more than 110 percent of the labeled amount of soluble saccharin.

LABEL, IN PART: "Nasco Brand 100 Saccharin Tablets Soluble ¼ [or "½"] grain equal 1 lump [or "2 lumps"] sugar."

NATURE OF CHARGE: Adulteration, Section 501 (b), the article purported to be and was represented as a drug, "Saccharin Sodium Tablets [Soluble Saccharin Tablets]," the name of which is recognized in the United States Pharmacopoeia, an official compendium, but its strength differed from the standard set forth in such compendium.

Misbranding, Section 502 (a), the label statements, "Saccharin Tablets ¼ [or "½"] grain equals 1 lump [or "2 lumps"] sugar * * * Each Tablet is equal in sweetening power to 1 lump [or "2 lumps"] or 1 teaspoonful [or "2 teaspoonfuls"] of sugar," were false and misleading as applied to an article containing in the smaller size more than ¼ grain, and in the larger size less than ½ grain, of soluble saccharin.

DISPOSITION: March 18, 1947. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

2111. Adulteration and misbranding of hydrogen peroxide. U. S. v. 10 Cases * * *. (F. D. C. No. 21882. Sample No. 67421-H.)

LABEL FILED: December 23, 1946, Northern District of Oklahoma.

ALLEGED SHIPMENT: On or about June 10, 1946, by the Loveless Pharmacal Co., from Springfield, Mo.

PRODUCT: 10 cases, each containing 24 8-ounce bottles, of solution of *hydrogen peroxide* at Tulsa, Okla. The product contained less than ½ the amount of H₂O₂ (hydrogen peroxide) required by the United States Pharmacopoeia, and it would yield not more than ⅙ the volume of oxygen indicated on the label. It contained no acetanilid.

LABEL, IN PART: "Hydrogen Peroxide 10 Volumes 3% ¾ Gr. Acetanilid to oz. * * * Active Ingredients H₂O₂ 3%."