ALLEGED SHIPMENT: On or about June 8 and 15, 1948, by S. & R. Laboratories, Inc., from Chicago, Ill.

PRODUCT: 310 12-ounce bottles of Vit-An-Min at Toledo, Ohio, together with 1,300 circulars entitled "Add to Your Diet with Vit-An-Min." Sales of this product were made on the basis of lectures given at the store of the consignee by Edward S. Haller, a representative of the S. & R. Laboratories, Inc. Examination showed that the product was an orange, powdered material containing calcium, phosphorus, and iron.

NATURE OF CHARGE: Misbranding, Section 502 (a), certain statements in the circulars were false and misleading. These statements represented and suggested that common food cannot be relied upon to supply the vitamins and minerals essential to man for normal health, and that it is necessary to add the article to your diet. There is no difficulty in obtaining the vitamins and

minerals needed by the consumption of common foods.

Further misbranding, Section 502 (f) (1), the labeling of the article failed to bear adequate directions for use in the treatment of nervous and ulcerated stomach, arthritis, neuritis, rheumatism, anemia, underweight, and overweight, and to obviate the need for changes in eyeglasses, which were the diseases, symptoms, and conditions for which the article was offered in its advertising disseminated and sponsored by or on behalf of the manufacturer, packer, or distributor.

DISPOSITION: August 30, 1948. Default decree of condemnation and destruction.

2506. Misbranding of Cravex. U. S. v. 35 Small Cartons, etc. (F. D. C. No. 25136. Sample No. 756-K.)

LIBEL FILED: August 19, 1948, Southern District of Florida.

ALLEGED SHIPMENT: On or about May 8, 1948, by Plant Products Co., Inc., from Burbank, Calif.

PRODUCT: 35 small and 11 large cartons of Cravex at Jacksonville, Fla.

NATURE OF CHARGE: Misbranding, Section 502 (f) (1), the labeling of the article failed to bear adequate direction for use, since it failed to reveal the reason for its use as directed in the labeling, namely, "one powder twice daily in food or liquid."

DISPOSITION: October 26, 1948. Default decree of condemnation and destruction.

2507. Misbranding of Spectro-Chrome. U. S. v. 1 Device \* \* \* (and 5 other seizure actions). (F. D. C. Nos. 25038, 25121, 25122, 25200, 25209, 25210. Sample Nos. 6691-K, 15219-K, 15220-K to 15222-K, incl., 31620-K.)

Libels Filed: July 15, 23, and 30, and September 13, 1948, Western District of New York, Northern District of Illinois, and Southern District of California.

ALLEGED SHIPMENT: On or about December 8, 1947, and February 9 and March 1 and 26, 1948, by the Dinshah Spectro-Chrome Institute, from Malaga, N. J.

PRODUCT: 6 Spectro-Chrome devices at Lackawanna, N. Y., Blue Island, Chicago, and Rockford, Ill., and Redlands, Calif. The device consisted of a cabinet equipped with a 1,000-watt floodlight bulb, an electric fan, a container for water for cooling purposes, two glass condenser lenses for concentrating the light, and glass slides of different colors.

NATURE OF CHARGE: Misbranding, Section 502 (f) (1), the labeling of the article failed to bear adequate directions for use for the purposes for which it was intended.

DISPOSITION: August 16, September 14, and October 5 and 12, 1948. Default decrees of condemnation and destruction.

## DRUGS ACTIONABLE BECAUSE OF CONTAMINATION WITH FILTH

2508. Adulteration and misbranding of Scheuerman's Herb Compound No. 1. U. S. v. Charles Scheuerman. Plea of guilty. Sentence of 1 year and 1 day on each count, to run concurrently; sentence suspended and defendant placed on probation for 1 year and 1 day. (F. D. C. No. 24248. Sample Nos. 63636-H, 68819-H.)

INDICTMENT RETURNED: July 9, 1948, Southern District of Ohio, against Charles Scheuerman, Cincinnati, Ohio.

ALLEGED SHIPMENT: On or about April 17, 1946, and March 22, 1947, from the State of Ohio into the States of New York and Illinois.