namely, "Protein Hydrolysate sterile solution 15% parenteral." The article contained excessive quantities of undissolved material, whereas an article which is represented for parenteral use should be substantially free of any undissolved material. The article was adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: November 29, 1948. Default decree of condemnation and destruction.

2570. Adulteration and misbranding of Aquadiol. U. S. v. 46 Vials, etc. (F. D. C. No. 25251. Sample Nos. 26585-K, 46008-K, 46009-K.)

LIBEL FILED: August 11, 1948, Eastern District of Missouri.

ALLEGED SHIPMENT: On or about January 29 and June 4, 1948, by the National Drug Co., from Philadelphia, Pa.

PRODUCT: 46 vials and 213 vials of *Aquadiol* at St. Louis, Mo. Examination showed that the 46-vial lot contained less than 0.074 milligram and that the 213-vial lot contained less than 0.12 milligram, of alpha-estradiol per cubic centimeter.

NATURE OF CHARGE: Adulteration, Section 501 (c), the strength of the article differed from that which it was represented to possess, namely, (46-vial lot) 0.11 milligram and (213-vial lot) 0.22 milligram of alpha-estradiol per cubic centimeter.

Misbranding, Section 502 (a), the label statements (46-vial lot) "per cc. 0.11 mg alpha Estradiol" and (213-vial lot) "per cc. 0.22 mg alpha Estradiol" were false and misleading.

DISPOSITION: December 3, 1948. Default decree of condemnation and destruction.

2571. Adulteration and misbranding of Anademin Tablets and Arner Formula No. 37,200 Special Formula Tablets. U. S. v. 247 Packages, etc. (F. D. C. No. 25421. Sample Nos. 19545–K to 19548–K, incl.)

LIBEL FILED: September 1, 1948, Eastern District of Tennessee.

ALLEGED SHIPMENT: On or about November 20 and 24, 1947, and June 28 and July 1 and 6, 1948, by the Arner Co., Inc., from Buffalo, N. Y.

PRODUCT: 247 100-tablet packages of Anademin Tablets and 45 drums, each containing 45,000 tablets, of Arner Formula No. 37,200 Special Formula Tablets at Chattanooga, Tenn. Examination showed that the potency of each tablet was equivalent to less than two-thirds of a U. S. P. digitalis unit.

NATURE OF CHARGE: Adulteration, Section 501 (c), the strength of the tablets differed from that which they were represented to possess, namely, "one U. S. P. digitalis unit."

Misbranding, Section 502 (a), the statement on the drum and package labels of the tablets "Each tablet is equivalent in potency to one U. S. P. digitalis unit" was false and misleading as applied to an article containing less than two-thirds U. S. P. digitalis unit.

Disposition: October 13, 1948. The Anademin Chemical Co., Chattanooga, Tenn., having appeared as claimant, judgment of condemnation was entered and the product was ordered released under bond to be brought into compliance with the law, under the supervision of the Federal Security Agency.