NATURE OF CHARGE: Adulteration, Section 501 (c), the strength of the article differed from that which it was represented to possess, namely, d-amphetamine hydrochloride 5 mg. (Examination disclosed that the tablets contained not more than 4.15 milligrams of dextro-amphetamine hydrochloride.)

DISPOSITION: March 30, 1950. Default decree of condemnation and destruction.

3027. Adulteration of peppermint leaves, powdered capsicum, and Hungarian chamomile. U. S. v. 1 Bag, etc. (F. D. C. No. 28048. Sample Nos. 11777-K, 11779-K, 11780-K.)

LIBEL FILED: October 18, 1949, District of Connecticut.

ALLEGED SHIPMENT: On or about August 24 and 29 and September 8, 1949, from New York, N. Y.

PRODUCT: 1 bag containing 31 pounds of peppermint leaves, 1 drum containing 25 pounds of powdered capsicum, and 66 pounds in bulk and 136 cases, each case containing 720 1-ounce packages, of Hungarian chamomile, at Fairfield, Conn.

NATURE OF CHARGE: Adulteration, Section 501 (b), the products purported to be and were represented as drugs the names of which are recognized in official compendiums, and their purity and quality fell below the official standards since they contained insects, insect fragments, and rodent hairs. The standards provide that vegetable drugs are to be as free as practicable from molds, insects, and other animal contamination, and animal excreta. The articles were adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: January 11, 1950. Default decree of condemnation and destruction.

3028. Adulteration of oil of theobroma. U. S. v. 694 Bottles * * *. (F. D. C No. 28460. Sample No. 11702-K.)

LIBEL FILED: December 8, 1949, Southern District of New York.

ALLEGED SHIPMENT: On or about February 8, 1949, by the Royal Sundries Corp., from New Brunswick, N. J.

PRODUCT: 694 2-ounce bottles of oil of theobroma at New York, N. Y.

NATURE OF CHARGE: Adulteration, Section 501 (b), the article purported to be and was represented as "theobroma oil," a drug the name of which is recognized in the United States Pharmacopoeia, and its quality and purity fell below the official standard since it had a rancid, acrid odor and a rancid taste. The standard provides that theobroma oil has a faint, agreeable odor and a bland taste.

DISPOSITION: January 25, 1950. Default decree of condemnation and destruction.

3029. Adulteration and misbranding of prophylactics. U. S. v. 252 Gross * * *. (F. D. C. No. 28466. Sample Nos. 56599-K, 56600-K.)

LIBEL FILED: December 5, 1949, Eastern District of New York.

ALLEGED SHIPMENT: On or about October 31, 1949, by Central Sundries, Inc., from East Newark, N. J.

PRODUCT: 252 gross of *prophylactics* at Brooklyn, N. Y. Examination of samples showed that 2.4 percent were defective in that they contained holes.

Label, in Part: (Package) "Package of Two Royal Knight Prophylactics."