PRODUCT: 18 cartons, each containing 16 4-ounce bottles and 6 1-ounce bottles, of Caragol at Pittsburgh, Pa.

LABEL, IN PART: (Bottle) "Caragol (Linimentum Caragolis) Active Ingredients: Menthol, Camphor, Oil Wintergreen (Synthetic) Extract Capsicum."

NATURE OF CHARGE: Misbranding, Section 502 (a), certain statements on the bottle label and in the circular wrapped around the 1-ounce bottles represented and suggested that the article was an adequate and effective treatment for sprains, strains, muscular aches and pains, stiff neck, back strain, lumbago, burns, bruises, frostbite, sunburn, rheumatism, arthritis, and neuritis, whereas the article would not be effective for such purposes.

DISPOSITION: March 30, 1953. Caragol Laboratories, Inc., having filed an answer denying that the product was misbranded and subsequently having stated that it did not wish to contest the action, judgment of condemnation was entered. The court ordered that the product be delivered to a local hospital.

16920. Misbranding of MacLevy hand massagers. U. S. v. 5 Devices, etc. (F. D. C. No. 34144. Sample No. 14581-L.)

LIBEL FILED: November 17, 1952, District of Utah.

ALLEGED SHIPMENT: On or about July 8, 1952, by the MacLevy Equipment Corp., from New York, N. Y.

PRODUCT: 5 MacLevy hand massagers and a number of leaflets entitled "Reduce At Home" at Salt Lake City, Utah. The device consisted of 4 rubber balls mounted on a metal shaft with a handle at each end.

NATURE OF CHARGE: Misbranding, Section 502 (a), certain statements in the above-mentioned leaflet accompanying the device were false and misleading. The statements represented and suggested that the device would be effective to bring about a reduction in weight, whereas the device would not be effective for that purpose.

Disposition: December 29, 1952. Default decree of condemnation. The court ordered that the devices and leaflets be delivered to the Food and Drug Administration.

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PRODUCTS

J. No.	N	. J. No.
	dl-desoxyephedrine hydrochloride	
	tablets	3907
3918	Dunkler Cancer Test, Reagens	¹ 3912
3913	Enca Cream	² 3911
3912	Estrogenic substance	3901
3919	Gonorrhea, remedy for	3902
3903	Gramer's Sulgly-Minol	3916
	Hope mineral tablets	3906
3907	Lecithin	3914
3920	Liniment, McKay's Maxlin	3917
3901	liver-folic acid-B ₁₂ injection	3909
3901	Livo B-12 injection	39 08
	3918 3913 3912 3919 3903 3907 3920 3901	dl-desoxyephedrine hydrochloride tablets 3918 Dunkler Cancer Test, Reagens Brica Cream Estrogenic substance 3919 Gonorrhea, remedy for Gramer's Sulgly-Minol Hope mineral tablets 3907 Lecithin

¹ (3912) Permanent injunction issued.

² (3911) Contains opinion of the court.

U. S. Department of Health, Education, and Welfare

FOOD AND DRUG ADMINISTRATION



NOTICES OF JUDGMENT UNDER THE FEDERAL FOOD, DRUG, AND COSMETIC ACT

[Given pursuant to section 705 of the Food, Drug, and Cosmetic Act]

3921-3940

DRUGS AND DEVICES

The cases reported herewith were instituted in the United States district courts by the United States attorneys, acting upon reports submitted by the Department of Health, Education, and Welfare. Published by direction of the Secretary of Health, Education, and Welfare.

CHARLES W. CRAWFORD, Commissioner of Food and Drugs.

WASHINGTON, D. C., August 4, 1953.

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^{*}For presence of a habit-forming narcotic without warning statement, see Nos. 3921-3927; omission of, or unsatisfactory, ingredients statements, Nos. 3921-3929; failure to bear a label containing an accurate statement of the quantity of the contents, Nos. 3921-3929; failure to bear a label containing the name and place of business of the manufacturer, packer, or distributor, Nos. 3922, 3923, 3925-3929.