

VIOLATIVE SALES OF PRESCRIPTION DRUGS

4341. Misbranding of methantheline bromide tablets, penicillin G potassium tablets, thyroid tablets, and tablets containing a mixture of phenobarbital, hyoscyamine sulfate, atropine sulfate, and hyoscyne hydrobromide. U. S. v. John W. Adams, Thomas C. Watson, and Cecil F. Elkin. Pleas of guilty. Fine of \$100 against Defendant Adams, \$300 against Defendant Elkin, and \$100 against Defendant Watson, plus costs. (F. D. C. No. 35736. Sample Nos. 56977-L, 71051-L, 71060-L, 71064-L, 71071-L.)

INFORMATION FILED: November 19, 1953, Eastern District of Kentucky, against John W. Adams and Thomas C. Watson, partners in the partnership of Adams & Watson Drugs, Paris, Ky., and against Cecil F. Elkin, a pharmacist for the partnership.

NATURE OF CHARGE: On or about April 27 and June 1, 5, and 8, 1953, while a number of *methantheline bromide tablets, penicillin G potassium tablets, thyroid tablets, and tablets containing a mixture of phenobarbital, hyoscyamine sulfate, atropine sulfate, and hyoscyne hydrobromide* were being held for sale at Adams & Watson Drugs, after shipment in interstate commerce, various quantities of the drugs were dispensed without a prescription from a practitioner licensed by law to administer such drugs. Defendant Adams was charged with causing the dispensing of a quantity of the *tablets containing a mixture of phenobarbital, hyoscyamine sulfate, atropine sulfate, and hyoscyne hydrobromide*; Defendant Elkin was charged with causing the dispensing of an additional quantity of such tablets and also the dispensing of the *methantheline bromide tablets* and the *penicillin G potassium tablets*; and Defendant Watson was charged with causing the dispensing of the *thyroid tablets*. Such acts of dispensing were contrary to Section 503 (b) (1), and resulted in the dispensed drugs being misbranded while held for sale.

DISPOSITION: January 12, 1954. The defendants having entered pleas of guilty, the court fined Defendant Adams \$100, Defendant Elkin \$300, and Defendant Watson \$100, plus costs.

4342. Misbranding of thyroid tablets and dextro-amphetamine sulfate tablets. U. S. v. Harold H. Loomis (Loomis Drug Store). Plea of guilty. Fine of \$300, plus costs. (F. D. C. No. 35744. Sample Nos. 33199-L to 33201-L, incl.)

INFORMATION FILED: December 10, 1953, Northern District of Indiana, against Harold H. Loomis, trading as Loomis Drug Store, Angola, Ind.

NATURE OF CHARGE: On or about March 12 and April 2, 1953, while a number of *thyroid tablets* and *dextro-amphetamine sulfate tablets* were being held for sale at the Loomis Drug Store, after shipment in interstate commerce, the defendant caused various quantities of the drugs to be dispensed without a prescription from a practitioner licensed by law to administer such drugs. Such acts of dispensing were contrary to Section 503 (b) (1), and resulted in the dispensed drugs being misbranded while held for sale.

DISPOSITION: March 10, 1954. The defendant having entered a plea of guilty, the court fined him \$300, plus costs.

4343. Misbranding of dextro-amphetamine sulfate tablets and pentobarbital sodium capsules. U. S. v. Travis E. Shankle (Lyons Drug Co.), Herbert C. Rehnberg, and Henry Rozeboom. Plea of nolo contendere by Defendant Shankle and pleas of guilty by Defendants Rehnberg and Rozeboom.