3132. Adulteration of Fernet Milano, Miscolanza, and Ferro China. U. S. v. 2 Cases Fernet Milano, 2 Cases Miscolanza, and 2 Cases Ferro China. Default decrees of condemnation, forfeiture, and destruction. (F. & D. No. 5264. S. No. 1848.)

On June 21, 1913, the United States Attorney for the Eastern District of Pennsylvania, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for said district libels for the seizure and condemnation of 2 cases each containing 12 quart bottles of Fernet Milano, 2 cases each containing 12 quart bottles of Miscolanza, and 2 cases each containing 12 quart bottles of Ferro China, remaining unsold in the original unbroken packages, and in the possession of Peter Martello at Philadelphia, Pa., alleging that the products had been shipped on or about May 20, 1913, and transported from the State of New York into the State of Pennsylvania, and charging adulteration in violation of the Food and Drugs Act. The Fernet Milano was labeled, "12 bottles—fragile—fernet—Northern Italian Importer—serial No. 48473." The Miscolanza was labeled, "12 Bottles—Fragile—Miscolanza—Northern Italian Importer—Serial No. 48437." The Ferro China was labeled, "12 Bottles—Fragile—Ferro China—Northern Italian Importer—Serial No. 48437."

Adulteration of these products was alleged in the libels for the reason that they contained a certain added poisonous and deleterious ingredient, to wit, "wood alcohol," which rendered said articles of food injurious to health.

On August 1, 1913, no claimant having appeared for the property, judgments of condemnation and forfeiture were entered as to the three products and it was ordered by the court that they should be destroyed by the United States marshal.

B. T. GALLOWAY, Acting Secretary of Agriculture.

WASHINGTON, D. C., May 21, 1914.

3133. Adulteration of Fernet Milano. U. S. v. 2 Cases of Fernet Milano. Default decree of condemnation, forfeiture, and destruction. (F. & D. No. 5265. S. No. 1848.)

On June 21, 1913, the United States Attorney for the Eastern District of Pennsylvania, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for said district a libel for the seizure and condemnation of 2 cases, each containing 12 quart bottles of Fernet Milano, remaining unsold in the original unbroken packages and in the possession of Joseph Froio, Philadelphia, Pa., alleging that the product had been shipped on or about May 20, 1913, and transported from the State of New York into the State of Pennsylvania, and charging adulteration in violation of the Food and Drugs Act. The product was labeled, "12 bottles—fragile—fernet—Northern Italian Importer—serial No. 48473."

Adulteration of the product was alleged in the libel for the reason that it contained a certain added poisonous and deleterious ingredient, to wit, "wood alcohol," which rendered it injurious to health.

On August 1, 1913, no claimant having appeared for the property, judgment of condemnation and forfeiture was entered and it was ordered by the court that the product should be destroyed by the United States marshal.

B. T. GALLOWAY, Acting Secretary of Agriculture.

Washington, D. C., May 21, 1914.

3134. Adulteration and misbranding of beer. U. S. v. 20 Barrels of Bottle Beer. Product released on bond by order of court. (F. & D. No. 5266. S. No. 1847.)

On June 26, 1913, the United States Attorney for the District of Utah, acting upon a report by the Secretary of Agriculture, filed in the District Court of