

of certain nerves and their branches. No fever or inflammation. In severe cases, excruciating, citing, tearing, burning pain may follow. Facial Neuralgia, in which the nerve supplying the side of the face, eye, teeth and jaw is involved. Another form called Sciatica, affecting the great nerve below the hips and running down the thigh. For these and similar cases, this medicine should be taken as already described in two teaspoonful doses regularly three times a day for some time, taking as much rest and freedom from cares and worry as possible. Sleeplessness is often due to an irritated condition of the brain the same as headache. In mild cases two or three teaspoonfuls of this medicine in water before retiring will cause the patient to obtain a restful night's sleep. Cases more severe and of longer duration should be treated by two teaspoonful doses three times a day, the last dose just before retiring, and as the patient begins to improve and obtains sleep and rest, diminish the treatment gradually until thoroughly recovered. \* \* \* Nervous diseases \* \* \* In Nervous Diseases \* \* \* The Digestive Organs are composed of hundreds of nerves, and any fault in digestion is registered by these nerves and may cause serious trouble. \* \* \* A Suggested Diet For Nervous Irritability \* \* \* diet is the most essential thing in treating any disease arising from Nervous Disorders, \* \* \* Diet Suggested For Epileptics While this is also a nervous disease it differs from Nervous Irritability, and requires somewhat different diet."

On February 10, 1933, no claimant having appeared for the property, judgment of condemnation and forfeiture was entered, and it was ordered by the court that the product be destroyed by the United States marshal.

R. G. TUGWELL, *Acting Secretary of Agriculture.*

**20738. Misbranding of Neol. U. S. v. Three 1-Gallon Containers and Twenty-four 6-Ounce Bottles of Neol. Default decree of condemnation, forfeiture, and destruction. (F. & D. no. 29744. Sample no. 14480-A.)**

Examination of the drug preparation Neol disclosed that the article contained no ingredient or combination of ingredients capable of producing certain curative and therapeutic effects claimed in the labeling.

On January 13, 1933, the United States attorney for the Northern District of California, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States a libel praying seizure and condemnation of three 1-gallon containers and twenty-four 6-ounce bottles of Neol, remaining in the original unbroken packages at North Sacramento, Calif., alleging that the article had been shipped in interstate commerce, on or about May 27, 1932, by the Gland O Lac Co., from Omaha, Nebr., into the State of California, and charging misbranding in violation of the Food and Drugs Act as amended.

Analysis of a sample of the article by this Department showed that it consisted essentially of a petroleum oil containing small proportions of thymol, menthol, eucalyptol, and guaiacol, and a trace of iodine.

It was alleged in the libel that the article was misbranded in that the following statement appearing in the circular, regarding its curative and therapeutic effect, was false and fraudulent: "The Fastest Selling Roup Remedy on the Market."

On March 21, 1933, no claimant having appeared for the property, judgment of condemnation and forfeiture was entered, and it was ordered by the court that the product be destroyed by the United States marshal.

R. G. TUGWELL, *Acting Secretary of Agriculture.*

**20739. Misbranding of Dr. Hale's Household ointment and Dr. Hale's Household pills. U. S. v. 63 Small Packages of Dr. Hale's Household Ointment, et al. Default decree of condemnation, forfeiture, and destruction. (F. & D. no. 27966. I. S. no. 39089. S. no. 6000.)**

Examination of the drug products involved in this case disclosed that the articles contained no ingredients or combinations of ingredients capable of producing certain curative and therapeutic effects claimed in the labeling.

On March 30, 1932, the United States attorney for the District of Massachusetts, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States a libel praying seizure and condemnation of 63 small packages and 10 large packages of Dr. Hale's Household ointment, and a sample of Dr. Hale's Household pills, remaining in the original unbroken packages at Boston, Mass., alleging that the articles had been shipped in interstate commerce on or about February 9, 1932, by Kenyon & Thomas Co., from Adams, N. Y., to Boston, Mass., and charging misbranding in violation of the Food and Drugs Act as amended.