On August 10, 1938, no claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

HARRY L. BROWN, Acting Secretary of Agriculture.

29438. Misbranding of gauze bandages. U. S. v. 45 Dozen Packages of Gauze Bandages. Default decree of condemnation and destruction. (F. & D. Bandages. Default decree of c No. 42893. Sample No. 27347-D.)

The labeling of this product bore false and misleading representations that it was sterile; whereas it was contaminated with viable micro-organisms.

On June 4, 1938, the United States attorney for the District of Colorado, acting upon a report by the Secretary of Agriculture, filed in the district court a libel praying seizure and condemnation of 45 dozen packages, 1-inch size, and 12 dozen packages, 2-inch size, of gauze bandage at Denver, Colo., consigned by Hampton Manufacturing Co., Inc.; alleging that the article had been shipped in interstate commerce on or about March 16, 1938, from Carlstadt, N. J.; and charging misbranding in violation of the Food and Drugs Act. The article was labeled in part: "National Gauze Bandage * * * National Pharmacal Company, New York, N. Y."

It was alleged to be misbranded in that the statement on the label in English, "Has been scientifically prepared for surgical use under sanitary manufacturing conditions," and a similar statement in Spanish, were false and misleading when applied to an article contaminated with viable micro-organisms.

On July 26, 1938, no claimant having appeared, judgment of condemnation

was entered and the product was ordered destroyed.

HARRY L. BROWN, Acting Secretary of Agriculture.

29439. Misbranding of Spavin Counter-Irritant. U. S. v. 18 Bottles of Spavin Counter-Irritant. Default decree of condemnation and destruction. (F. & D. No. 42892. Sample No. 24822-D.)

The labeling of this product bore false and fraudulent curative and thera-

peutic claims.

On June 14, 1938, the United States attorney for the Eastern District of North Carolina, acting upon a report by the Secretary of Agriculture, filed in the district court a libel praying seizure and condemnation of 18 bottles of Spavin Counter-Irritant at Raleigh, N. C.; alleging that the article had been shipped in interstate commerce on or about March 22, 1938, from Newburgh, N. Y., by the Kells Co.; and charging misbranding in violation of the Food and Drugs Act as amended. The article was labeled in part: "Dr. E. Detchen Med. Co., Spavin Counter-Irritant."

Analysis of a sample of the article showed that it consisted essentially of oil

of turpentine and ginger.

Misbranding was alleged in that the following statements in the labeling falsely and fraudulently represented the curative or therapeutic effectiveness of the article: "Spavin * * * is used as a local treatment for new and acute Bone Spavins, * * * splints. * * * Apply with the hand once a acute Bone Spavins, day for three days; then omit three days and so continue applying and omitting for the space of thirty days. Then omit two weeks to see if the enlargement or disease is all gone. If not repeat the process. Bathe the throat for Distemper, Sore Throat and coughs. Bathe the breast and sides for Lung Fever, Boils and Heaves. One bottle is usually sufficient, very bad blemishes require several."

On August 17, 1938, no claimant having appeared, judgment of condemnation

was entered and the product was ordered destroyed.

HARRY L. Brown, Acting Secretary of Agriculture.

29440. Adulteration and misbranding of Epsom salts. U. S. v. 20 Bags and 77
Bags of Epsom Salts. Default decree of condemnation. Product delivered to welfare organization. (F. & D. Nos. 41960, 41961. Sample
Nos. 11561-D, 11563-D.)

This product was sold under a name recognized in the United States Pharmacopoeia, Epsom salt, i. e., magnesium sulphate, but differed from the standard laid down in said pharmacopoeia since it contained a considerable proportion of sodium sulphate, i. e., Glauber's salt.

On March 16, 1938, the United States attorney for the District of Utah, acting upon a report by the Secretary of Agriculture, filed in the district court a libel praying seizure and condemnation of 97 bags of Epsom salts at Salt Lake City, Utah; alleging that the article had been shipped in interstate commerce on or about December 3, 1937, from Medicine Bow, Wyo., by Wyoming Chemicals, Inc.;