United States Department of Agriculture,

OFFICE OF THE SECRETARY.

NOTICE OF JUDGMENT NO. 492, FOOD AND DRUGS ACT.

ADULTERATION OF FROZEN EGG MATTER.

On or about March 3, 1910, the Max Malter Company, a corporation, Chicago, Ill., shipped from the State of Illinois to the State of Massachusetts 574 cans of frozen egg material. Examination of samples of this product made in the Bureau of Chemistry, United States Department of Agriculture, showed it to be adulterated within the meaning of the Food and Drugs Act of June 30, 1906. As it appeared from the findings of the analyst and report made that the product was liable to seizure under section 10 of the act, the Secretary of Agriculture reported the facts to the United States attorney for the District of Massachusetts.

In due course a libel was filed in the District Court of the United States for said district against said 574 cans, charging the above shipment and alleging the product to be adulterated within the meaning of the act, in that it consisted in part of filthy, decomposed, and putrid animal and vegetable substance, and praying seizure, condemnation, and forfeiture.

The case coming on for hearing, and there being no claimant of record, the court entered a default decree, forfeiting the product to the United States.

This notice is given pursuant to section 4 of the Food and Drugs Act of June 30, 1906.

James Wilson, Secretary of Agriculture.

Washington, D. C., June 25, 1910.