

**4794. Adulteration of condensed milk. U. S. \* \* \* v. 804 Cases \* \* \* and 75 Cases of Condensed Milk. Default decree of condemnation, forfeiture, and destruction.**  
(F. & D. Nos. 7494, 7495. I. S. No. 519-1. S. Nos. E-634, E-634-A.)

On June 2, 1916, the United States attorney for the Southern District of New York, 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 804 cases and 75 cases, respectively, of condensed milk, remaining unsold in the original unbroken packages at New York, N. Y., alleging that the article had been shipped, on or about May 1, 1916, by the American Milk Co., Union, Ill., and transported from the State of Illinois into the State of New York, and charging adulteration in violation of the Food and Drugs Act. The article was labeled: "To Be Used For Manufacturing Purposes Only Union Condensed Milk Co."

Adulteration of the article was alleged in the libels for the reason that it consisted particularly [in part] of a decomposed animal product, to wit, [decomposed] condensed milk.

On June 27, 1916, 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.

CARL VROOMAN, *Acting Secretary of Agriculture.*