ALLEGED SHIPMENT: On or about December 14, 1950, by Hershel California Fruit Products Co., Inc., from San Jose, Calif.

PRODUCT: 619 cases, each containing 96 6-ounce cans, of tomato paste at Boston, San Artista (1984) (1984) (1984) (1984) Mass.

LABEL, IN PART: (Can) "La Dolce Vita Brand Tomato Paste."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a decomposed substance by reason of the presence of decomposed tomato material. Marie Marie Marie Committee Committee

DISPOSITION: March 22, 1951. The shipper of the product having consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the product be destroyed.

17187. Adulteration of tomato puree. U.S. v. 33 Cases *. (F. D. C. No. 30345. Sample No. 81767-K.)

LIBEL FILED: December 18, 1950, Eastern District of Pennsylvania.

ALLEGED SHIPMENT: On or about October 5, 1950, by C & E Canners, from Hammonton, N. J.

PRODUCT: 33 cases, each containing 24 1 pound, 12-ounce cans, of tomato puree laat Philadelphia, Pa. The track half and half and heart is to

LABEL, IN PART: (Can) "ECO Brand Tomato Puree."

Samuel to thinkill of

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of fly eggs and maggots, and of a decomposed substance by reason of the presence of decomposed tomato material.

Disposition: April 4, 1951. Default decree of condemnation and destruction.

MEAT AND POULTRY

17188. Adulteration of dressed rabbits. U.S. v. 1 Barrel * * * (and 1 other seizure action). (F. D. C. Nos. 30420, 30422. Sample Nos. 24296-L, $(0,0,0,0) \in 24297$. The constraints of the (0,0,0) and (0,0,0)the length of the swifth

LIBERS FILED: February 8, 1951, Southern District of New York. Strike Additional

ALLEGED SHIPMENT: On or about January 16, 1951, by C. Hansen & Co., from Preston, Kans.

Dressed rabbits. 1 barrel containing a total of 136 pounds and 1 barrel containing a total of 146 pounds at New York, N. Y.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of fecal matter, dirt, and rabbit hairs; and, Section 402(a) (5) the rabbits in one b of the barrels consisted in whole or in part of the product of diseased animals by reason of the presence of diseased rabbits had an applicate and after

DISPOSITION: March 2, 1951. Default decrees of condemnation. The court ordered that samples of the product be delivered to the Federal Security Agency and that the remainder of the product be destroyed. room) the continue of manner to make adobt. Addit

Street from the color of the fit of the green is a series which

nentalia di ang matalan a