UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

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UNITED STATES OF AMERICA,

Plaintiff,

70 Civ. 1228

ROSS TRUCKING, INC.; STANDARD FRUIT AND STEAMSHIP COMPANY; and CASTLE & COOKE, INC.,

Filed: March 6, 1973

Entered: April 17, 1973

Defendants.

Re: Defendants Standard Fra

Re: Defendants Standard Fruit and Steamship Company and Castle & Cooke, Inc. only

STIPULATION

It is stipulated by and between the undersigned parties, by their respective attorneys, that:

- 1. The parties consent that a Final Judgment in the form hereto attached and filed herewith may be filed and entered by the Court at any time after the expiration of thirty (30) days following the date of filing of this Stipulation without any further notice to any party or other proceeding, either upon the motion of any party or upon the Court's own motion, provided that plaintiff has not withdrawn its consent as hereinafter provided;
- 2. The plaintiff may withdraw its consent hereto at any time within the said period of thirty (30) days by serving notice thereof upon the other parties hereto and filing said notice with the Court;
- 3. In the event plaintiff withdraws its consent hereto, neither this proceeding nor the making of this Stipulation nor the filing of the attached proposed Final Judgment shall

im any manner prejudice any consenting party in any subsequent proceedings.

Dated: March 6, 1973

FOR THE PLAINTIFF:

Assistant Attorney General

Beddin J. Carlind

Darion H. Sciller

Attorneys, Department of Justice

FOR THE DEFENDANT, STANDARD FRUIT AND STEAMSHIP COMPANY

MILAANK, TWEED, HADLRY + WELLEY

By: Bring 1 Smit

FOR THE DEFENDANT, CASTLE & COOKE, INC.

By: Brief & Sil

Frient Hit

Attorneys, Department of Justice