

Case No. 5,003.

FOWLER v. REDFIELD.

Circuit Court, S. D. New York.

Oct. 23, 1862.

CUSTOMS DUTIES—PROSPECTIVE PROTESTS—INTEREST ON VERDICT.

1. The allowance of interest from the time of the rendering of the verdict till the judgment was proper, this court having adopted the practice of the state court.
2. The prospective protests were sufficiently explicit and direct to come within the act of congress, as has already been decided in the supreme court and in this.

[Cited in *Hutton v. Schell*, Case No. 6,961; *Davies v. Miller*, 130 U. S. 287, 9 Sup. Ct. 561.]

[See *Choteau v. Redfield*, Case No. 2,696; *Wetter v. Schell*, Id. 17,470.]

{Before NELSON, Circuit Justice.}

{NOTE. Nowhere reported; opinion not now accessible. The memorandum of the decision was secured from the record of the case.}