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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.]