

THE PACIFIC.

District Court, S. D. Florida.

SALVAGE–AMOUNT–DAMAGE TO GOODS–LEAK IN SALVING VESSEL.

- [1. Cited in The Mulhouse, Case No. 9,910, to the point that the owner of a vessel employed in the business of wrecking is liable for damages happening to goods taken on board from a wreck, caused by the leaky condition of his vessel.]
- [2. Cited in Baker v. The Slobodna, 35 Fed. 542, as an instance in which 30 per cent was allowed as salvage for cargo saved to the value of \$29,776.]

[Nowhere reported; opinion not now accessible.]

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