

PHOENIX INS. CO. v. LIVERPOOL & GREAT
WESTERN STEAM CO. (LIMITED.)¹

Circuit Court, E. D. New York. June 30, 1883.

SHIPPING—ORAL AGREEMENT—RECOVERY BACK
OF FREIGHT MONEY.

The decree of the district court in the same case (12 FED. REP. 77) affirmed.

In Admiralty.

Beebe, Wilcox & Hobbs, for libelant and appellant.

Butler, Stillman & Hubbard, for respondent and appellee.

BLATCHFORD, JUSTICE. The conclusion of the district court, and the reasons stated therefor, are entirely satisfactory to me. A decree must be entered dismissing the libel, with costs to the respondent, in the district court, taxed at \$68.84, and in this court to be taxed.

See the opinion of the district court in the same case, (reported as *Mehrbach v. Liverpool & Great Western Steam Co.*.) 12 FED. REP. 77.