

LIVERPOOL & GREAT WESTERN STEAM CO.
v. SAITTA.¹

Circuit Court, E. D. New York. June 23, 1884.

COMMON
CARRIER—WAREHOUSEMAN—DELIVERY—PERISHABLE
CARGO—USAGE.

The decree of the district court in the same case (17 FED. REP. 695) affirmed.

In Admiralty.

Beebe, Wilcox & Hobbs, for libelant and appellee.

Charles E. Crowell, for claimants and appellants.

BLATCHFORD, Justice. I concur fully in the opinion of the district judge in this case as to the facts and the law. The libelants are entitled to a decree for \$841.20, with interest from December 31, 1881, and their costs in the district court, taxed at \$201.95, and their costs in this court to be taxed.

See the opinion of the district court in the same case, (reported as *Liverpool & Great Western Steam Co. v. Sutter and others*.) 17 FED. REP. 695.—REP.

¹ Reported by R. D. & Wyllys Benedict, of the New York bar.

This volume of American Law was transcribed for use
on the Internet
through a contribution from [Google's Public Sector](#)

Engineering. 