

UNION INS. CO. OF PHILADELPHIA *v.* THE BRIDGEPORT AND THE  
WILLIAM BORROWS.  
POTTS *ET AL.* *v.* SAME.

*Circuit Court, E. D. New York.*

July 5, 1888.

In Admiralty. On appeal from district court, *ante*, 222.

*Sydney Chubb*, for Potts.

*Carpenter & Mosher*, for the insurance company.

*Benedict, Taft & Benedict*, for the Bridgeport.

*Edwin G. Davis*, for the Burrows.

BLATCHFORD, Justice. I concur with the district judge in his views and conclusions in his decision in these cases. In the first-entitled case let there be a decree for the libelant for \$700, with interest from December 24, 1883, and its costs in the district court, taxed at \$71.24, and its costs in this court, to be taxed, against the steam-tug; and a decree dismissing the libel as against the steam-boat, with costs to her claimant in the district court, against the libelant, taxed at \$48.03, and its costs in this court, against the libelant, to be taxed. In the second-entitled case, let there be a decree for the libelants for \$469.05, with interest from October 1, 1883, and their costs in the district court, taxed at \$76.13, and their costs in this court, to be taxed, against the steam-tug; and a decree dismissing the libel as against the steam-boat, with costs to her claimant, in the district court, against the libelants, taxed at \$57.11, and its costs in this court, against the libelants, to be taxed.