

Deduct also a rateable part of the general costs
 Clear sum from the appraisement of the dry goods & furniture
 Gross amount from the sale of the corn.
 Deduct a rateable part of the general costs
 Clear sum from the sale of the corn
 Amount for distribution

| | | | |
|-------|--------|-----|----|
| \$ | | | |
| 45.75 | | | |
| 26,08 | | | |
| | \$ | \$ | |
| | 420.00 | 23 | 82 |
| | 71.83 | 349 | 17 |
| | | | |
| | 263.59 | | |
| | 16.39 | | |
| | | 247 | 20 |
| | | 620 | 19 |
| | | 310 | 10 |
| | | 103 | 36 |
| | | 77 | 53 |
| | | | |
| | | 42 | 90 |
| | | 31 | 20 |
| | | 15 | 60 |
| | | 39 | 00 |

The half of that sum condemned for salvage
 Share of Andrew F. Hammond, one third of that sum -
 Share of Charles Forward, one fourth of the same sum -
 Share of Burrows, Carson, John R. House, M. Johns, William Bartle, Swains F. Godper,
 S. S. Sharpe, J. D. Sharpe, & A. F. Howell, owners of the Schooner John S. Lee, one third
 of the residue -
 Share of Burrows, Carson, as master of the schooner John S. Lee -
 Share of B. B. Taylor, as mate of the schooner John S. Lee -
 Share of William Clarke, \$7,80 - of Andrew Robinson, \$7,80 - share of Hector McNeil, \$7,80 -
 of John J. Johnson, \$7,80 - of Samuel French, \$7,80.
 And the account aforesaid is approved by the court.

The United States } This cause was continued.
 v
 The Steamer Fashion }

Owners of Steamer Verano } This cause is continued.
 v
 Steamer Alice Verano }

The United States } This cause is continued.
 v
 Baig Cigaret }

The United States } This cause is continued.
 v
 John M. Dabney }

The United States } This cause is continued.
 v
 Brown Meaker }

The United States } This cause is continued.
 v
 William Foster }

And the minutes being approved, the court adjourned until the term next in course.
 Wm. G. Jones Judge &c.

Pleas had before the District Court of the United States for the Southern District of Mobile, at a special term thereof, begun & held in & for said District, in Mobile, on the first Monday of January, in the year of our Lord, 1861.

Monday, January 7th A.D. 1861.

The court met this day.

Present, the Hon. William G. Jones, Judge.

The United States }
 vs } This cause came on to be heard, & the parties appeared by their factors. It was
 The Brig Cygnat. } heard on libel, answer, & proof adduced. Many witnesses having been examined,
 & the examination of the witnesses not being concluded -
 The court therefore adjourned until tomorrow, the 8th day of January,
 A.D. 1861, at ten o'clock A.M.

Tuesday, January 8th, A.D. 1861

The court met this day, pursuant to adjournment -

Present, the Hon. William G. Jones, Judge.

The United States }
 vs } This cause is continued.
 The Steamer Fashion }

Owners of Steamer Wavron }
 vs } This cause is continued, on motion of the libellants
 The Alice Vivian }

Robert Eason }
 vs } This cause is continued.
 The Bark Zephyra }

The United States }
 vs } In this cause the parties by their factors: & the examination of
 The Brig Cygnat. } the proofs was resumed, & was finished. & case submitted to the
 court for decision - & Court adjourned until
 tomorrow at 10 o'clock.

The United States } January 9th - 1861
 vs } The Court met pursuant to adjournment and
 The Brig Cygnat } argument resumed, & the ^{Court} then adjourned
 until tomorrow at 10 o'clock.

January 10th - 1861

The Court met pursuant to adjournment - Present
 the Hon. Wm G. Jones presiding -

The United States } This case having been argued by counsel
 vs } it is thereupon ordered and decreed by the
 The Brig Cygnat } Court that the Libel of Information be
 dismissed - & that the said Brig her tackle apparel
 & furniture & cargo be restored by the Marshal to the
 claimants - And on motion of the District Attorney of the

United States, and it appearing to the satisfaction of the Court that there was probable cause for the seizure of the said brig her tackle apparel and furniture and cargo it is ordered by the Court that it be and is hereby certified - that there was probable cause for filing a libel in this case, and for the seizure of the said brig her tackle apparel and furniture & cargo.

John Grant
vs
Steamer Grey Cloud } This cause came on to be heard on the libel of Complaint and the Exception of Claimants thereto and was argued by Counsel and the case is taken under advisement by the Court

United States
vs
John M. Dobney } On motion of the District Attorney of the United States it is ordered by the Court that the information in this case be dismissed

United States
vs
Burr Meaher } On motion of the District Attorney of the United States it is ordered by the Court that the information in this case be dismissed

United States
vs
Wm Foster } On motion of the District Attorney of the United States it is ordered by the Court that this case be continued.

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The United States
vs
Bruno Von Natzmer
A M Solomon
W D Premrose } This cause having been argued at a former Term of this Court, on the motion of the District Attorney of the United States for leave to amend, the entry of the judgment *ni si* made at a former Term of this Court, and also to amend the *seire facias*, issued on said judgment nisi, and upon the demurrer of the Defendants to the said *seire facias*, and it appearing to the satisfaction of the Court, from the records of this Court, and the admissions of the parties by their Attorneys, that several Terms of this Court had passed since the taking of the said recognizance at which Grand Jurors were empaneled and charged, and that no bill of Indictment has been found against the said Bruno

Don the
before
said
charged by
by the Court
of the United
by the Court
to support
that the
M Si - and
United States
John
Steamer
said
decreed
that
the
And
Jerr