TENANTS OF BOATHOUSE PERMITTED TO REFIL YACHT TANKS WITH GASOLINE IN BOATHOUSE.

The Court of Appeal at Montreal, on the 18th inst., unanimously confirmed judgment of the Superoir Court and dismissed the appeal of the General Fire Insurance Company of Paris, France, against condemnation to pay \$1,091 to compensate Henri Claprood for the loss of his yacht in the fire which destroyed the boathouse at St. Johns, Que., on August 30, 1918.

It was urged in support of the appeal that the insurance policy had been invalidated by violation of the clause which prohibited gasoline being taken into the insured premises.

Judgment of first instance found there was no breach of conditions, as it was practically impossible for tenants of the boathouse to refill the tanks of their yachts with gasoline in any other way than by taking gasoline into the boat house.

In the circumstances, the Court of Appeal found there was no error in the judgment appealed from, and the appeal was dismissed with costs.

Claxton & Co. for the company appellant; G. Fortin for respondent.

