On the same day was filed the following motion to set aside decree :---

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ALASKA.

UNITED STATES

VS.

MUNZIE & Co., AND SCHOONER "CABOLINA."

Motion to set aside Decree.

Now come W. Clark and D. A. Dingley, proctors intervening for and in behalf of the claimants herein, and move the court to set aside the decree rendered herein for the reason that the evidence produced on behalf of the United States is wholly insufficient upon which to base the said decree.

W. CLARK AND D. A. DINGLEY, Proctors for Claimants.

Which motion was overruled by the court, and on the same day was filed the following notice of appeal :--

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ALASKA.

UNITED STATES

vs.

MUNZIE & CO. AND SCHOONER "CAROLINA."

Notice of Appeal.

And now come W. Clark and D. A. Dingley, proctors for and in behalf of the claimants herein and notifies this honorable court that they hereby appeal from the decree rendered herein to the Circuit Court having appellate jurisdiction over this district and that said appeal is taken upon questions of law and fact, and pray the court for an order on its clerk to prepare a complete transcript of the record herein, as the law requires.

W. CLARK AND D. A. DINGLEY, Proctors for Claimants.

On the 9th day of February, 1887, was entered the following order :--

IN THE MATTER OF THE UNITED STATES,

	vs.			· · ·	
SCHOONER.	"ONWARD,"	1	No.	49.	
do	"THORNTON,"		do	50.	
do	"CAROLINA,"		· do	51.	
do	"SAN DIEGO,"		do	52.	
ARMS AND	Ammunition Schooner "Sierra,"		do	57.	
	do do "City of S.	an Diego,"	do	58.	

In the above causes, upon motion of the attorney for the United States and argument of counsel for the United States and for the interveners in said causes, and consideration by the court, it is this day ordered that writs of *venditioni exponas* do issue from the clerk of said court to the marshal of said district, for the sale of the attached vessels, with their tackle, cargoes and furniture of whatsoever description, and of the arms and ammunition attached in said causes,—And as to said attached vessels that the sale of the same (except the schooner "San Diego," which shall be sold at Sitka) shall be made at Port Townsend, in the District of Washington Territory, and as to the seal skins, part of the cargoes of said vessels attached, that sale of the same shall be made at San Francisco, in the District of California, and that sale of said schooner "San Diego," and all the other attached property be made at Sitka, in the District of Alaska. Thirty days' notice of such sales to be given at each of