Sec. 466.	No Damages Allowed Where Justifiable Reasons for Seizure Existed. British Decisions
	Damages Not Allowable as a Charge Against Cargo. British Decisions
468.	The Same.—French Decisions
469.	The Same.—German Decisions
	Claims for Damages Where Neutral Vessel is Taken in for Search and Not Formally Captured
	Damages for the Destruction of Neutral Vessels and Cargoes
	Claims in Case of Unavoidable Destruction of In- nocent Goods on Vessel Legally Destroyed
	Destruction of Innocent Neutral Goods on Board Enemy Ship.—Cases of the "Glitra" and Others
	Destruction of Innocent Enemy Goods on Neutral Vessel Lawfully Sunk
475.	Damages for Deterioration or Loss of Goods Resulting from Fault of Captor
	VII. INDEMNITIES AND DAMAGES (CONTINUED) 66
	Claims of Captor Against Owners of Innocent Goods Carried on Enemy or Non-Enemy Ships. British Decisions
477.	The Same.—French Decisions
478.	Claims of British Ship Owners Against the Captor of the Ship or Against the Owners of the Cargo
	Right of British Ship Owner to Freight for Carriage of Goods Released in Default of Condemnation
480.	Claims of Neutral Ship Owners
	Disallowance of Freight Where Cargo Consists of Contraband
482.	Claims of Interested Parties Other Than Owners
	Indemnities for Seizures in Neutral Waters. Claims of Owners
484.	Claims of Neutral Governments
	The Same, Continued.—Case of the "Pellworm" and Other Vessels
486.	Valuation of Indemnity. British Practice
487.	German Jurisprudence
488.	French Jurisprudence
489	Indirect Damages
490	Claims for Interest. British Decisions
491	The Same.—German Decisions
492	. Claims for "General Average"