Salve Regina University

Digital Commons @ Salve Regina

Series 4: Personal expenses

Goelet Family Papers

12-23-1896

Contract between New York and Boston Despatch Express Co. and Ogden Goelet

New York and Boston Despatch Express Co.

E. D. Wood

Follow this and additional works at: https://digitalcommons.salve.edu/goelet-personal-expenses

Recommended Citation

New York and Boston Despatch Express Co. and Wood, E. D., "Contract between New York and Boston Despatch Express Co. and Ogden Goelet" (1896). *Series 4: Personal expenses*. 158. https://digitalcommons.salve.edu/goelet-personal-expenses/158

Rights Statement

EDUCATIONAL USE PERMITTED

In Copyright - Educational Use Permitted. URI: http://rightsstatements.org/vocab/InC-EDU/1.0/

This Item is protected by copyright and/or related rights. You are free to use this Item in any way that is permitted by the copyright and related rights legislation that applies to your use. In addition, no permission is required from the rights-holder(s) for educational uses. For other uses, you need to obtain permission from the rights-holder(s).

READ THE MUTUAL CONITIONS OF THIS CONTRACT to which the Shipper agrees by acoting this Receipt containing the same.

NEW YORK AND BOSTON ESPATCH EXPRESS COMPANY.
RECEIVED OF CONTROL 1896
Ine Box
Marked Valud at \$
Which it is mutually agreed is to destination only, and there delivers to other parties to complete the transportation. It is part of the consideration of this company or person. It being understood that this Company relies upon the various Railroad and Steamboat lines of the country for its means of forwarding property delivered to it to be
Company ARE FORWARDERS ONLY and are not to be held liable or responsible for any classed by detention of any train of cars or upon any steamhoat upon which said property shall loss or damage to said property while being conveyed by the CARRIERS to whom the sam may be by said Express Company intrusted or arising from the dangers of Railroads, Ocean River Navigation, Steam, Fire in Stores, Depots, or in Transit, Leakage, Breakage, or from any cause whatever, unless, in every case, the same be proved to have occurred from fraud gross negligence of said Express Company, or their servants; nor, in any event, shall the hold
by valued, unless otherwise herein expressed, or unless specially insured by them, and specified in this receipt, which insurance shall constitute the limit of the liability of the Ne York and Boston Despatch Express Company. And if the same is intrusted or delivered any other Express Company or Agent (which saio New York and Boston Despatch Express Company or Agent (which saio New York and Boston Despatch Express Company or Agent (which saio New York and Boston Despatch Express Company or Agent (which saio New York and Boston Despatch Express Company or Agent (which saio New York and Boston Despatch Express Company or Agent (which saio New York and Boston Despatch Express Company or Agent (which saio New York and Boston Despatch Express Company or Agent (which saio New York and Boston Despatch Express Company or Agent (which saio New York and Boston Despatch Express Company or Agent (which saio New York and Boston Despatch Express Company or Agent (which saio New York and Boston Despatch Express Company or Agent (which saio New York and Boston Despatch Express Company or Agent (which saio New York and Boston Despatch Express Company) or Agent (which saio New York and Boston Despatch Express Company) or Agent (which saio New York and Boston Despatch Express Company) or Agent (which saio New York and Boston Despatch Express Company) or Agent (which saio New York and Boston Despatch Express Company) or Agent (which saio New York and Boston Despatch Express Company) or Agent (which saio New York and Boston Despatch Express Company) or Agent (which saio New York and Boston Despatch Express Company) or Agent (which saio New York and Boston Despatch Express Company) or Agent (which saio New York and Boston Despatch Express Company) or Agent (which saio New York and Boston Despatch Express Company) or Agent (which saio New York and Boston Despatch Express Company) or Agent (which saio New York and Boston Despatch Express Company) or Agent (which saio New York and Boston Despatch Express Company) or Agent (which saio N
and Boston Despatch Express Company shall not be in any event, responsible for the negligence or non-performance of any such Company or person, and the shipper and owne hereby severally agree that all the stipulations and conditions in this receipt contained, shall extend to and enure to the benefit of each and every Company or person to whom the New York and Boston Despatch Express Company may intrust or deliver the above described yronger type of transportation and shall define and limit the liability therefor of such they are the shaper agrees that the liability of this Company for such property while in its possession for the purpose of making such collection, shall be that of Warehousemen only.
FREIGHT Paid 35 For the Company, Mount