READ THE MUTUAL CONDITIONS OF THIS CONTRACT to which the Shipper agrees by accepting this receipt containing the same. (NOT NEGOTIABLE) Received Valued at S Which it is mutually agreed is to be forwarded to our Agency nearest or most to whom the Adams Express Company may entrust or deliver the above deconvergent to destination only, and there delivered to other parties to complete for of such other Company or person. It being understood that this Company relies upon the various Railroads and Steamboat lines of the country for its The care to be exercised in transporting roperty, and the reasonable commeans of forwarding pr perty delivered to it to be forwa led, it is agreed that pany's charges for forwarding are proportioned to the value of the property this Company shall not be liable for any damage to said property caused by delivered to it to be forwarded and to some extent based on that value, which is detention of any train of cars or upon any Steamboat upon which said property an important element in fixing its charges.

List part of the consideration of this entract, and it is agreed, that the said Express Company ARE FORWARDERS ONLY, and are not to be held liable or responsible for any loss or damag to said property while being conveyed by the CARRIERS to whom the same may be by said Express Company entrusted, or arising from the dangers of Railroads, Ocean or River Navigations, Carlos Car shall be placed for transportation, nor by the neglect or refusal of any Railroad or Steamboat Company to receive and forward the said property In no event shall the Adams Express Company be liable for any loss or damage unless the claim therefor shall be presented to them in writing, at this office, within thirty days after this date, in a statement to which this receipt shall be annexed. tion, Steam, Fire in Stores, Depots, or in Tansit, Leakage, Breakage, or from All articles of GLASS, or contained in Glass, or any of a fragile nature, will be taken at Shippers' risk only, and the Shipper agrees that the Company shall not be held responsible for any injury, by breakage or otherwise, nor for damage to goods not properly packed and secured for transportation.

It is further agreed, that said Company shall not, in any event, be liable any cause whatever, unless, in every case the same be proved to have occurred from the fraud or gross negligence of said kpress Company, or their servants; nor, in any event, shall the holder thereof amand beyond the sum of FIFTY DOLLARS, at which the above property prograd is hereby valued, unless otherwise herein expressed, or unless specify insured by them, and so specified in this receipt, which insurance shall constitute the limit of the liability of the for any loss, damage or detention caused by the acts of God. Civil or Military Authority, or by Rebellion, Piracy, Insurrection or Riot, or the dangers incident to a time of war, or by any riotous or armed assemblage. If any sum of money, besides the charge for transportation, is to be collected

Adams Express Company.

And if the same is entrusted or delined to any other Express Company or Avent (which said Adams Express Company are hereby authorized to do), such Dompany or person so selected shall be regarded exclusively as the agent of the shipper or owner, and, as such, fore table, and the Adams Express Company shall not be, in any event, responsible for the negligence or non-performance of any such Company or person; at, the shipper and owner hereby severally agree that all the stignlations and conditions in this receipt contained, shall extend to and indre to the benefit of each and every Company or person

FREIGHT ._

of contained, erty while in its possession for the purpose of making such collection, shall be that of Warchousemer of the purpose of making such collection, shall be the contained of the purpose of making such collection, shall be the contained of the purpose of making such collection, shall be the contained of the purpose of making such collection, shall be the contained of the purpose of making such collection, shall be the contained of the purpose of making such collection, shall be the contained of the purpose of making such collection, shall be the contained of the contai

from the consignee on delivery of the above described property, and the same is not paid within thirty days from the date thereof, the Shipper agrees that this Company may return said property to him at the expiration of that time, subject to the conditions of this receipt, and that he will pay the charges for temperation both ways, and that the liability of this Company for such prop-

For the Company,