## 44 + 4 · ·

	Rochester and Syracuse Kailroad Company.
3000	- minima ( )
	Moteston Station, Henre 21, 1853.
	Received from 12 9 Court
	ARTICLES. MARKED. WEIGHT OR MEASURE.
	18 dale of Sheeting & S. E. Sto 235
	L' Geneva
	Ds described above, contents and value unknown; to be transported by the ROCHESTER AND SYRACUSE RAIL-
	ROAD COMPANY to grant and pelivered there according to the above directions, without
	rish to us after delivery.
	Mylesale, For the Company.

R Froad Flecht 1 Prace Sheeting 8 S books General April 21 1523

## CONDITIONS AND RULES.

1. The business of the Freight Department of each Corporation, is to carry property which is properly the subject of transportation in Cars.

2. The Corporation will not, however, receive or carry any Bank Bills, Drafts,

Notes, Deeds, Contract, or other writings, or be responsible for their loss

3. No Conductor, or other Agent of the Corporation, is authorized to take charge

3. No Conductor, or other Agent of the Corporation, is authorized to take charge of Bank Notes, Money, or other valuable papers.
4. No Gold or Silver Coin, or Bullion, or Manufactured Articles of Gold or Silver, Jewels, Watches, Pictures, Plated Articles, Glass, Silks or Lace, will be curried by the Corporation, for the loss of which it will be responsible, unless with such articles when delivered, is also delivered a memorandum in writing, stating the character and kind of articles, and their value, and unless a proper extra price for the carriage and responsibility for such articles be paid.
5. Gunpowder, Friction Matches, and the like combustible articles, will not be taken on any terms; and if found secreted, or among other goods, they will be frestited or destroyed; and in case of destroyed the support or equipment will be

forfeited or destroyed; and in case of damage, the shipper or consignor will be

held liable therefor.

6. Articles will not be received for transportation, unless properly packed in suitable casks, bazes, bazes or packages; and each must be well and clearly marked with the name of the consignee and of the station where they are to be delivered; otherwise they will not be receipted for, in which case no damages for loss or miscarriage will be paid. All property is subject to cooperage, when necessary.

Goods in bundles will not be considered as properly packed, and the Company will not be responsible for any loss of parts or the whole of such packages.

No allowance for deficiency of Lemons or Oranges, or the like, if not covered with canyas, will be made.

7. The Corporation will not be liable for property, unless receipted by a duly.

7. The Corporation will not be liable for property, unless receipted by a duly authorized Agent; and the destination of property cannot be changed after ship-

8. The Corporation will not be responsible for damage, occasioned by delays, from storms, accidents, or unavoidable causes; or by the decay or injury of perishable articles; or from injury to property produced by frost, heat or the elements. Perishable property must always be prepaid.

9. The Corporation will only be liable as warehousemen for property while in

their storehouse.

10. Storage, at customary rates, will be charged for all property not taken from the warehouse within one day after arrival.