

Box 1, Folder 25, Item 6- Freight Receipt for Ora Morgan from Wells Fargo (1905 Jan 24)

[[preprinted]]

Express Charges do not include Duties nor Custom House Expenses, which must be guaranteed by Shipper.

[17] (August 1, 1898) Wells Fargo & Co. Express [image- hand with pointing finger facing right] READ THE CONDITIONS OF THIS RECEIPT.

Value, \$ [[handwritten annotation]] 5.00 Woodward OS 4.11 [[/handwritten annotation]] 190
[[handwritten annotation]]5 [[/handwritten annotation]]

RECEIVED from, [[handwritten annotation]] Ora H Morgan

Pa [[/handwritten annotation]] Said to contain [[handwritten annotation]] Millinery
[[/handwritten annotation]] valued at [[handwritten annotation]] Five Dollars [[/handwritten
annotation]]

Addressed [[handwritten annotation]]Mrs. Emma Williams Oklahoma City, OK [[/handwritten
annotation]]

Which Wells Fargo & Company, a corporation hereby undertakes to forward to its agency nearest destination, but only upon the following conditions: The liability of Wells Fargo & Co. shall be at all times only that of a forwarder, and in no event shall it be liable for loss of or damage to said property caused by or resulting from the same being improperly packed, secured, or address; nor by or from any act of the law, or of a person acting as an officer of the law, whether acting with or without lawful process, warrant or authority: nor for loss of or damage to fragile articles, unless plainly marked as such; nor for loss of or damage to articles consisting of or contained in glass; nor shall said Company be liable for any loss of or damage to said property in an y event or for any cause whatever unless said loss or damage shall be proved to have been caused by or to have resulted from the fraud or gross negligence of said Company or its servants; nor in any event shall said Company be held liable beyond the sum of FIFTY DOLLARS, at not exceeding which sum said property is hereby valued, unless a different value is herein above

stated; nor in any event shall said Company be held liable for any loss or damage to said property unless written claim be made therefor to said Company within Ninety Days from this date In respect to C.O.D. goods, if the amount to be collected from the consignee on delivery is not paid within thirty days from this date, Wells, Fargo & Co. may at its option return the same to the Consignor, who shall pay the charges for transportation both ways. Wells Fargo & Co. is not required to make free delivery of said property beyond its office at any station where no free delivery service is maintained by said company, at the date hereof, unless otherwise herein agreed and an additional compensation paid therefor. All of the stipulations and conditions in this receipt shall extend to, and inure to the benefit of each and every person or company to whom this Company may entrust or deliver the above described property for transportation storage or delivery.

The party accepting this Receipt thereby agrees to its conditions.

NOT NEGOTIABLE for WELLS FARGO & COMPANY

CHARGES \$ [[handwritten annotation]] 35 pd OR W.W. ARNOLD [[/handwritten annotation]]

FREIGHT RECEIPT. [[on left hand side]]

[[/preprinted]]