HARGES

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20. For disbursements of vessels by consignces without funds on hand, 5	per cent.
21. For procuring freight or passengers	,
memorandum of their conditions, etc., are signed5 23. On giving bonds for vessels under attachment in litigated cases,	4.4
on amount of the liability	14
invoice value, or in its absence on market value5	4.4
25. For receiving and forwarding goods on invoice amount 21/2	6.6
26. For advancing on freight to be earned5	1.6
27. For effecting marine insurance on the amount insured	4.6
28. The foregoing commissions to be exclusive of brokerage, and every charge actually incurred.	
 Vessels to pay clerk hire and the labor on wharf, sorting and delivering cargo. 	
30 The receipt of Bills of Lading to be considered equivalent to receipt of the goods.	
31. Guarantee or security for contracts or liabilities	6.6
32. Acting as Trustee on assignments5	1.5
33. On investments made on mortgage or otherwise	4.6
N. B —Auctioneers' commission and brokerage to be charged when	incurred.
34. Land agents for commission on sale and purchase of real estate. 5	per cent.
 Interest on advances for duty, freight and lighterage, and on accounts current, per annumt per cent. over current bank overd 	raft rates.

RATES ON STORAGE OF MERCHANDISE.

On measurement goods 50 cents per ton of forty cubic feet (40 c. ft.) On heavy goods 50 cents per ton of 2240 lbs. Or in either case the amount actually paid if more. The consignee to have the option of charging by measurement or weight. Any fraction of a month to be charged as a month.

- (a) Concerning the delivery of merchandise, payment of freight, etc.: When no express stipulation exists per bill of lading, goods are to be considered as de-
- (b) Freight on all goods to be paid, or secured to the satisfaction of the captain or consignee of the vessel, prior to the delivery of the goods.
- (c) After delivery to the purchaser of goods sold, no claims for damage, deficiency, or other cause, shall be admissable after goods sold and delivered have once left the city.