

At a Stated Term of the District Court of the United States for the Southern District of New York, held at the Post Office Building, in the Borough of Manhattan, City of New York, on the 4 day of October, 1912.

Present:

Hon.

W. M. Taft
U. S. District Judge.

In the Matter	:	
of	:	ORDER FOR AD INTERIM
the Petition of Oceanic Steam Navigation Company, Limited, for Limitation of its Liability as owner of the Steamship TITANIC	:	STIPULATION

The Oceanic Steam Navigation Company, Limited, having filed a petition for limitation of its liability as owner of the steamship TITANIC, and having prayed for an appraisal of the value of its interest in said vessel and her pending freight and for leave to file a stipulation for the amount of said appraised value, or for an ad interim stipulation pending the appraisal of petitioner's interest in said steamship and her pending freight, by a commissioner to be appointed by this Court, and it appearing from said petition that said steamship TITANIC has become a total loss and that nothing was saved from the wreck except thirteen lifeboats and one collapsible boat, and it appearing from the affidavits of Frank S. Martin and Henry H. Masters, verified October 3rd, 1912, and filed herewith, that the value of said lifeboats and their equipment as of April 15, 1912 is \$4,520.00; and it appearing from the affidavit of Philip A S Franklin, General Agent in the United States

of the petitioner, verified October 3rd, 1912, and filed herewith, that the freight of the steamship TITANIC pending at the termination of the voyage on which she was engaged at the time of her loss amounted to \$2,073.13, and her passage moneys amounted to \$85,212.41, making in all the sum of \$91,805.54; now, on motion of Burlingham, Montgomery & Beecher, proctors for the petitioner, it is

ORDERED that the petitioner file herein an ad interim stipulation for the value of said fourteen lifeboats and the amount of the freight and passage moneys pending at the termination of the voyage on which said steamship TITANIC was engaged, in the sum of \$ 96 000 , with interest from the 15th day of April, 1912, the date of the termination of the voyage on which the accident occurred, with surety, according to the rules and practice of this Court; and it is

FURTHER ORDERED that any party may apply to have the amount of said stipulation increased or diminished as the case may be on the filing of the report of the commissioner appointed to appraise the amount or value of petitioner's interest in said vessel and her pending freight, or on the ultimate determination of the Court on exceptions to the Commissioner's report.

C. W. Hough
Wof

Burlingham, Montgomery & Beecher,
Proctors for Petitioner.