



Numb. 536

his present Instrument or Policy of Assurance

Witnesseth, That Whereas *John George Hearn of the Strand, Esquire*

hath entered into, and become a Member of the SOCIETY FOR EQUITABLE ASSURANCES ON LIVES AND SURVIVORSHIPs, according to a certain Deed of Settlement, bearing date the *Seventh Day of September*, which was in the Year of our Lord *One Thousand Seven Hundred and Sixty-Two*, and inrolled in his Majesty's Court of *King's Bench*, at *Westminster*, and the several Bye-Laws now in force, or hereafter to be made, for regulating the said Society; and hath made Assurance with the said Society in the Sum of *Three hundred*

Pounds, upon the natural Life of *Robert Edleston of Notamonds Buildings, Edlington Cabinet-Maker*

and hath undertaken that the said *Robert Edleston* does not exceed the Age of *Thirty six* Years on this *Sixteenth* Day of *January* has had the *Small-pox*,

and is not afflicted with any Disorder which tends to the shortening of Life, (as in a certain Declaration dated this *Sixteenth* Day of *January* by the said *John George Hearn* made and signed is more fully set forth.)

And whereas the said Society, relying upon the truth of the said Declaration, have assured to the said *John George Hearn*

Three hundred Pounds, to be paid to the said *John George Hearn* the said Sum of

hereby assured his Executors, Administrators, or Assigns, after the decease of him the said *Robert Edleston*, whensoever the same shall happen at and under the annual Sum or Premium of *Nine pounds per Annum*

And whereas the said Assured hath executed the Covenants usually entered into by Members of the said Society, and hath paid such Premium for one whole Year, commencing from the date of these presents. Now We, whose Names are hereunto subscribed, and Seals affixed, being Two of the Trustees of the said Society, do, for Ourselves, and our Assigns, Trustees of the said Society, covenant, promise, and agree, to and with the said Assured, and his Executors, Administrators, and Assigns, that if the said Assured, or the Executors, Administrators, or Assigns, of the said Assured, shall yearly and every year, during the term of this Assurance, continue to pay to the Trustees of the said Society, for the time being, or to any Two or more of them, the annual Sum or Premium aforesaid, on or before the *Fifteenth* Day of *January* in every year; and shall observe, perform, fulfil, and keep all and singular the Covenants, Articles, Clauses, Provisos, Conditions, and Agreements, which on the part and behalf of the said Assured, are to be observed, performed, fulfilled, and kept, according to the true intent and meaning of the said Deed of Settlement and Bye-Laws: We, or our Assigns, Trustees of the said Society for the time being, will or shall within six calendar months, after satisfactory proof made of the death of the said *Robert Edleston* well and truly pay, or cause to be paid, out of the Stock or Fund of the said Society, unto the said Assured, his Executors, Administrators, or Assigns, the full Sum so hereby assured: Provided always, and it is hereby declared to be the true intent and meaning of this Policy of Assurance, and the same is accepted by the said Assured upon these express conditions, that in case the said *Robert Edleston*

shall die upon the Seas, or go beyond the limits of *Europe*, unless license be obtained from the Court of Directors, or if the age of the said *Robert Edleston* does exceed the Age of *Thirty six* years, or if the said *Robert Edleston* be now afflicted with any Disorder which tends to the shortening of Life, or if the above-mentioned Declaration contains any untrue averment, this Policy shall be utterly void. In witness whereof we have hereunto set our Hands and Seals, this *Sixteenth* day of *January* in the year of our Lord *One Thousand Eight Hundred and Eighteen*

WE DO HEREBY CERTIFY THAT THIS POLICY IS ISSUED
BY ORDER OF THE COURT OF DIRECTORS.

W. M. A.
John Griffiths
Robert Lee
James H. H.
John. May

W. M. A.

W. Clark

Signed, Sealed, and Delivered in the Presence of

DIRECTORS OF THE SOCIETY, THREE OF WHOM WERE
PRESENT AT THE MAKING OF THIS ASSURANCE.

The Annual Premium for this Assurance becomes due the *15* Day of *January* in every Year.

N. B. To avoid some inconveniencies which have arisen to persons having occasion to assign their Policies, Assignments are prepared, and may be had at the
Another's Life. Ann. Pr.

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