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# The Solicitors & General Life Assurance Society.

(REGISTERED)  
No 57, CHANCERY LANE, LONDON.

No. 44.

OWN LIFE,  
FOR THE WHOLE TERM.  
With Profits

Sum Assured, £500.  
Premium, £15.14.6  
Payable Annually



Whereas Richard Morris  
of Newmarket-Gloucester Coachbuilder

the person hereinafter Assured, hath proposed to effect an Assurance with the SOLICITORS and GENERAL LIFE ASSURANCE SOCIETY, in the Sum of Five Hundred Pounds upon his own Life, for the whole continuance thereof, and hath delivered at the Office of the said Society a Statement in writing signed by him the said Richard Morris and bearing date the Twenty-third day of May one thousand eight hundred and forty six thereby declaring that the Age of the said Assured on his next birth-day would not exceed thirty nine years, and setting forth the past and present state of his health, and other circumstances touching the habits and life of the said Assured, which Declaration the said Assured hath agreed shall be the basis of the Contract between him and the said Society.

And whereas the said Assured hath paid at the Office of the said Society the sum of Fifteen Pounds seventeen shillings and six pence

as a premium for the said Assurance until the Tenth day of June one thousand eight hundred and forty seven.

Now this Policy witnesseth that if the said Assured shall die before or upon the Tenth day of June one thousand eight hundred and forty seven or shall live beyond such day, and he or his Assigns shall, on or before that day, and on or before the Tenth

day of June in every succeeding year during which the said Assured shall be living, pay to the said Society the Premium of Fifteen Pounds seventeen shillings and six pence

then the Capital, Stock, Securities, and other Property of the said Society shall be subject and liable to pay to the Executors, Administrators, or Assigns of the said Assured, within three Calendar Months after satisfactory proof of the Death of the said Assured shall have been received at the Office of the said Society, the sum of Five Hundred Pounds

of lawful money of Great Britain together with such further Sum or Sums of Money as may, under the provisions of the Deed of Settlement of the Society, be applied as an addition to the Sum hereby assured.

Provided always that if any material fact has been mis-stated, omitted, or concealed in the Declaration hereinbefore mentioned, this policy shall be utterly void

Provided also that the Assurance hereby effected shall be subject to the conditions hereupon indorsed, so far as the same may be applicable thereto, in like manner as if the conditions had been incorporated in this Policy.

In witness whereof the Common Seal of the said Society having been hereunto affixed by Order of the Board of Directors, we, three of the said Directors, have hereunto set our hands this Eleventh day of June one thousand eight hundred and forty six

Age admitted 11<sup>th</sup> day of June 1846

ENTERED H Stevens }  
EXAMINED W Hill }  
J. C. Hayward } DIRECTORS  
Edw. W. Gore }  
W. Hill }





## CONDITIONS OF ASSURANCE.

1.—That no policy shall be void if the Premium be paid within 30 days after it is due, even though it should become a claim within that period: but if the Premium remain unpaid at the expiration of such 30 days, the Policy shall be void to all intents and purposes.

2.—That if the age of any person or persons, on whose life or lives an Assurance shall be made, exceed the age stated in the proposal, the Board of Directors may, if they think fit, when the Policy becomes a claim, declare such an amount to be payable in respect of it, as could have been assured for the Premium actually paid if the age had been correctly stated.

3.—That if any person whose life may be assured by the Society, shall go out of Europe, or die upon the High Seas, except in passing from one Port of the United Kingdom to another, or in passing in Decked Vessels in time of peace from one Port in Europe to another Port in Europe, or if he shall be engaged or employed in Actual Service in any Military or Naval Capacity, or in the Preventive Service, or being or becoming a Seafaring person, shall go upon the Seas in pursuance of his occupation, the Policy shall be void, unless in each instance previous permission shall be obtained from the Directors, and such extra Premium paid for the additional risk as they may require; but in case any party on whose life a Policy shall be effected die beyond the limits allowed, without having obtained the necessary license, the Board of Directors may, if they think proper, pay such a sum as might have been assured under the peculiar circumstances of the case for the premium actually received.

4.—That if any person who has assured his own life shall die by duelling, or by his own act, whether felonious or not, or by the hands of justice, the policy shall become void, except to the extent of any interest acquired therein by actual assignment by Deed for valuable consideration, or as security or indemnity, or by virtue of any legal or equitable lien as security for money, upon satisfactory proof to the Board of Directors of the existence and extent of such interest. But in case the Assured continued to be the holder of the Policy up to the time of his decease, the Directors may, if they think fit, pay, or allow for the benefit of his family, any sum not exceeding the amount the Society would have paid to the Assured for the purchase of his interest in the Policy on the day of his death.

5.—The Directors of the Society may renew or revive any Policy which may have been forfeited either by the non-payment of premium, by going beyond the prescribed limits, or for any other cause, on such terms, and under such regulations, as the Board of Directors shall think fit.

6.—That the sums paid on account of any Policy which shall become void shall be forfeited to the Society, and all claims against the Society on every such Policy shall cease.

7.—That according to the provisions of the Deed of Settlement of this Society, the Capital Stock and Funds thereof for the time being undisposed of, shall alone be answerable for claims upon any Policy, Endowment, or Annuity granted by the Society. And no Director or other Proprietor shall be subject to any demand in respect of such claims, further than to pay to the Funds of the Society the full amount of his obligation for the time being in respect of his shares in the Capital Stock of the Society.

8.—That in case of any Policy or Grant being or becoming the subject of any Trust or Trusts whatsoever, the receipt of the Trustee or Trustees for the time being for any of the money which may become payable in respect of such Policy or Grant, shall be an effectual discharge to the Society.

