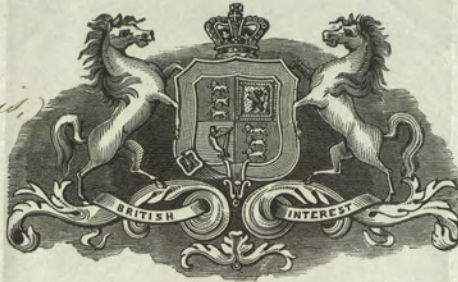


No. 6197

Sum Insured, £ 300.

KENT MUTUAL FIRE



Canterbury (Claris)
PRESENT PAYMENT.

ANNUAL PAYMENT.

Payable at *Midsummer.*

From *June 24, 1852.*

To *June 24, 1853.*

	£	s.	d.
Premium.....	-	7	6
Duty	-	9	0
Policy Stamp ..	-	-	-
<hr/>			
	£	-	16 6

	£	s.	d.
Premium.....	-	7	6
Duty	-	9	0
<hr/>			
	£	-	16 6

INSURANCE SOCIETY.

OFFICES:—No. 6, OLD JEWRY, LONDON; AND AT ROCHESTER.

Agents throughout the Kingdom.

Empowered by 10th Geo. IV., c. 56, as amended by 4th and 5th Wm. IV., c. 40.

This Policy of Insurance Witnesseth, That *John James Holman,*
of Dover Lane, Canterbury, Millwright.

has *th* paid the sum of *seven shillings and six pence*
to the "KENT MUTUAL FIRE INSURANCE SOCIETY," for Insuring for loss or damage by Fire the Property hereinafter
described (not exceeding the Sum herein specified on each article as the value thereof); that is to say,

£

300

*In equal proportions, on two private Dwelling houses,
brick & timber built & tiled, situate as above, & occupied
by the Insured & Thomas Boy, Three Hundred
Pounds.*

Now know all Men by these Presents, that subject to the Rules of the said Society, which have been enrolled with the Clerk of the Peace for the said County of Kent, and to the provisions contained in the Indenture or Deed of Guarantee of the said Society, bearing date the 27th day of September, 1844, from the date hereof, to the *24th* day of *June* 1853, and so long thereafter as the above-named Insured shall make the above yearly payment of *seven shillings & six pence* on the *24th* day of *June* and the Directors for the time being of the said Society shall agree to accept the same, the Stock and Funds of the said Society, shall be subject and liable to pay and make good to the said Insured, his, her, or their Executors, Administrators, and Assigns, all such Loss and Damage as he, she, or they shall sustain by Fire on the Property above described, not exceeding in each case the respective Sums hereinbefore specified as the value thereof. Provided always, and it is hereby expressly agreed and declared, and the true intent and meaning hereof is, that the Capital Stock and Funds of the said Society, shall alone be answerable to the demand thereupon under this Policy, and that no Member or Members of the said Society shall be individually subject or liable to any demand against the said Society upon any account or pretence whatever.

In Witness whereof, WE (being three of the Directors or acting Members of the said Society) have hereunto set our Hands, this *11th* day of *July* in the Year of our Lord One Thousand Eight Hundred and Fifty *two*.

AND RECEIVED at the same time, pursuant to the Acts of Parliament in that case made, the sum of *£ 9.0.0* being the Duty on £ 300 Insured by this Policy.

EXAMINED

E.L.

ENTERED

M.A.

Joseph North
Wm. Saunders
Geo. Harrison

* * * The words "Household Furniture and Effects," comprise Furniture, Fixtures, Linen, Wearing Apparel, Plate, Printed Books, Pictures, (No Picture to be estimated at more than £10.) Musical Instruments, China, Glass, Looking-glasses, Earthenware, Wines and Liquors in private use: but Stock in Trade cannot, in any case, be included with such "Household Furniture and Effects." Pictures exceeding £10 in value must be separately Insured, and have a sum named on each, or a "Sealed Catalogue" of their value deposited in the Office.

