

Policy No. 1354

Sum Insured £ 100



Quarterly Premium £ . . 18 . 5

Without Participation in Profits.

Payable 21st October 21st January
21st April and 21st July

35, OLD JEWRY, LONDON.



This Policy of Assurance witnesseth, that Whereas Alexander Saylor of St Leonards on Sea in the County of Sussex Sunkeeper — the person assured by this Policy (and hereinafter denominated the assured) being desirous of making an Assurance upon the life of himself (hereinafter denominated the life assured), for the term of his natural life — and having paid to the NATIONAL ALLIANCE ASSURANCE COMPANY the Sum of Eighteen shillings and five pence — as the consideration or premium for the assurance of the sum undermentioned for Three — calendar months from the date hereof.

Now know all men by these Presents that in case the said life assured shall die within the said number of months from the date hereof, or shall die after that period during the term of this Assurance, and the assured shall on or before the expiration of the said number of months, or within thirty days thereafter, and on or before the expiration of every succeeding Three — calendar months or within thirty days thereafter, pay to the Company the like amount of premium (whether the life assured shall die within such thirty days before payment of the premium or not): Then, and in that case, the Stock, Funds, and Property of the Company shall be liable to pay to the Assured, or to the Executors, Administrators or Assigns of the Assured, within three calendar months next after proof shall have been given, to the satisfaction of the Board of Directors of the Company, of the death of the said life assured the full sum of —

One hundred pounds

It is hereby Declared that this Policy shall be Indisputable and Indefeasible, and the fact of issuing the same shall be conclusive evidence of its validity; and it shall not be lawful for the Company to delay payment of the money assured hereby on the ground of any error, mistake, or omission, however important, made by or on the part of the person or persons effecting such Assurance; and that, on the contrary, the amount so assured shall be paid at the time stipulated by this Policy, as if no such error, mistake, or omission had been made or discovered. **Provided** nevertheless that in case the person on whose life this Policy is effected shall have assured his own life and die by his own hands, whether feloniously or otherwise, within twelve calendar months from the date hereof, then this assurance shall be void except to the extent of the pecuniary interest which any assignee thereof shall have legally acquired in the same.

Provided always, that the Capital Stock, Funds and Property of the said Company shall alone be liable to answer and make good all claims and demands whatsoever under or by virtue of this Policy, and that no Director or Proprietor of the said Company shall be subject or liable to any demand in respect of such claims further than to pay to the funds of the said Company the full amount of his or her obligation for the time being in respect of his or her share or shares in the subscribed Capital of the said Company.

In Witness whereof, the Seal of the Company hath been hereunto affixed, and We, Three of the Directors for the said Company have hereunto set our Hands this Twenty-first day of October — 1858 —

A. Robertson Manager.

Directors

Robt Geo Ramsden
J. Harcourt
Edw Murray

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No-3570

J 11/19/59

National Alliance
ASSURANCE COMPANY.



Policy on the Life

of

Alexander Taylor

£ 100

No. 1354