LIFE OF ANOTHER
AGAINST ANOTHER.

Annual Premium £ 3 , 6 , ..

Payable Gearly on the Hinday of April

Policy Nº 3786

Sum Assured £ 200

Westminster and General Life Assurance Association,

No. 28, KING STREET, COVENT GARDEN, LONDON.

HONOR (A. C.) - (B. C.) -
(hereinafter designated the Assured) being interested in the life of Mawice Shelton Reilly of N. 27 Terminus Roads, Brighton, Sussest, Turge on S has proposed to effect an Assurance with the WESTMINSTER AND GENERAL LIFE ASSURANCE ASSOCIATION for the sum of The Held of Thomas Reilly of the Spide of Thomas Reilly
minereas (WIVICS TOURDE TICKES of 193 Medericks Place, old fewry, London, Solicios.
(hereinafter designated the Assured) being interested in the life of Mawticl Shelton Reilly of N. 27 Terminus Roads, Brighton
Sussest Surgeon's has proposed to effect an Assurance with the WESTMINSTER AND GENERAL LIFE ASSURANCE ASSOCIATION for the sum of
Two Heindred Pounds in cases the gaid
cuttilities shellen beating
His Father and has delivered at the Office of the Association a proposal and declaration in writing, signed by
The assured bearing date the Twenty Sull
day of March one thousand eight hundred and Siphy Seven whereby it is, amongst other things, stated and declared that the age of the said Thomas Reilly, was not less than
that the age of the said Mornas Weilly was not less than sight for was not less than
years, and that the age of the said with the said of health and other circumstances touching
on his next Birth-day will not exceed Thirth, Eight years, and setting forth the past and present state of health and other circumstances touching the habits of life of the said Maurice Shellon Reilly-
which proposal and declaration, the Assured has agreed shall be the basis of the Contract between the Assured and the said Association, and the said Association, relying
upon the truth of such declaration have undertaken the proposed Assurance, subject to the terms and conditions herein and hereupon expressed: AND WHEREAS the Assured
hath paid to the said Association the sum of Three Pounds dix Shillings
for the Premium of such Assurance for Livelive Calendar Months from the date hereof. Now this Policy Witnesseth that if the said
Maurice Shelton Reilly shall die before or on the Hirdy day of fpril one thousand eight hundred and Siphy light and during the lifetime of the said
April One thousand eight hundred and Siply Eight and during the lifetime of the said
monion ifferthator if the shall nive beyond that day, then if the Assured, the
executors, administrators of assigns shall on or before that day, and also on or before the expiration of every succeeding Liveline Calendar Months whilst the
said Mourice Shelton Reilly and Thomas Reilly shall both be living, pay or cause to be paid to the said Association the like amount of Premium, then and in such
shall both be living, pay or cause to be paid to the said Association the like amount of Premium, then and in such
case the Capital Stock, Securities and other Property of the said Association shall be liable to pay to the Assured, full executors, administrators or assigns, within
three calendar months next after proof shall have been given to the satisfaction of the Directors of the Association for the time being of the death of the said Maurice Shellon Reilly
the full Sum of Two Heindred Founds — during the lifetime of the said Monras Heilly —
of lawful money of Great Britain. Provided always that this Policy is upon this express condition, that in case there shall be any material omission, concealment or
mis-statement in the said proposal or declaration, then this Policy and the Assurance hereby effected shall be null and void, and all monies paid to the said Association
on account thereof shall be forfeited to the said Association. Provided also that this Policy and the Assurance hereby effected, are, and shall be, subject and liable to the
several conditions, restrictions and stipulations herein and hereupon stated, and also to those contained in the Deed of Settlement of the said Association, and the several articles,
rules and regulations made in pursuance thereof, so far as the same are, or shall be, applicable to the Assurance hereby effected, in the same manner as if all and every
such several conditions, restrictions and stipulations, articles, rules and regulations, were here repeated and incorporated in this Policy. Provided also and this Policy is
upon this further condition that the Capital Stock, Securities and other property of the said Association, as defined by the said Deed of Settlement, which at the time of any
claim or demand being made shall be remaining unapplied and undisposed of, and inapplicable to prior claims and demands, in pursuance of the trusts, powers and authorities
contained in the aforesaid Deed of Settlement, shall alone be liable to answer and make good all claims and demands upon the said Association, and that the Directors, or
any Director signing this Policy, shall not be personally liable to the Assured, or hid executors, administrators or assigns further or otherwise than for the application of
the Funds and Property of the said Association for the time being: and that no Proprietor of the said Association, his or her heirs, executors or administrators shall be
in anywise liable for any such claims or demands beyond the amount of the unpaid part of his or her share or shares in the said subscribed Capital Stock as provided
by the said Deed of Settlement. In Witness whereof we three of the Directors of the said Association have hereunto set our hands and seals this Fourth
day of Aprilin the year of our Lord One thousand eight hundred and Tiple Severy
Signed, sealed and delivered,) And Mar. Mar.
Signed sealed and delivered \ Man Man
Signed, sealed and delivered, \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
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