

Norwich Union Life Insurance Society



Trustees.

SIR FRANCIS G. M. BOILEAU, BART.
 WILLIAM JOHN UTTEN BROWNE, Esq.
 LIEUT.-COL. HUGH FITZ ROY.
 COLONEL JAS. COCKBURN.
 JOHN THOMAS MOTT, Esq.
 ROBT. BLAKE HUMFREY, Esq.
 WILLIAM BIRKBECK, Esq.

Directors.

THOMAS BEEVOR, Esq., PRESIDENT.
 HON. FRED. WALPOLE, M.P., } VICE-
 W. R. CLARKE, Esq., } PRESIDENTS.
 ROBERT FITCH, Esq., F.S.A., F.G.S.
 ARTHUR PRESTON, Esq.
 W. H. CLABBURN, Esq.
 GEORGE FORRESTER, Esq.
 I. B. COAKS, Esq.
 ALFRED MASTER, Esq., F.R.C.S.
 Secretary.—T. MUIR GRANT, Esq.

ESTABLISHED 1808.

No. 110183

£2,000

ANNUAL PREMIUM }

£86.0.0

Whereas, Richard Jones, of Lancaster Place Strand Middlesex, Solicitor

hath agreed to effect of Insurance upon his own Life with the Norwich Union Life Insurance Society, in the Sum of Two thousand Pounds, according to the Rules, Regulations, and Conditions prescribed by the Constitution thereof, and hath by himself, or by his Agent, made and signed a Declaration in writing, setting forth his Age, and certain Particulars relative to his health, and hath agreed to pay to the said Society the Sum of Eighty six Pounds, Shillings, and his Life Pence, as a Premium for the first Year of such Insurance, and to continue such payment Yearly during the term of this Life

Now know all Men by these Presents, that if the said Richard Jones shall die between the day of the Date of this Policy and the Eleventh day of August One Thousand Eight Hundred and Seventy Six inclusive, or in the event of his living beyond the last-mentioned day, if he or his Assigns shall pay to the said Society the sum of Eighty six Pounds, Shillings, and his Life Pence, on or before the Twelfth day of August in every subsequent Year of the said term, the Funds and Property of the said Society, shall, pursuant to the said Regulations, be subject and liable to the payment unto the Executors, Administrators, or Assigns, of the said Assured, within Three Calendar Months after satisfactory proof of his Death shall have been received by the Directors of the said Society, of the sum of Two thousand Pounds, and of such further Sum or Sums as shall at any Time or Times hereafter be appropriated under the Regulations of the said Society, as a Bonus upon this Insurance: —

Provided always, that this Policy shall be void in any of the cases mentioned on the back hereof, and the money paid on account of the Insurance shall be forfeited to the said Society.

In Witness whereof, We, the undersigned, being five of the Directors of the said Society, have hereunto set our Hands and Seals, the Eighteenth Day of October in the Year of Our Lord One Thousand Eight Hundred and Seventy five.

Entered

W. White

Examined

H.M.C.

Thomas Beevor

Geor. Forrester

Arthur Preston

W. H. Claburn

Alfred Master



All notices of assignment of this Policy must (in accordance with the provisions of The Policies of Assurance Act, 1867) state the date and purport of such assignment, and be sent to the PRINCIPAL OFFICE of the Society at NORWICH, and should be sent by post (in duplicate) addressed to "The Secretary, Norwich Union Life Office, Norwich;" and the receipt of such notices will, if requested, be acknowledged by the Secretary on payment of the fee of 5s. pursuant to the Act.

NORWICH UNION LIFE INSURANCE SOCIETY.

CONDITIONS.

This Policy will be void, and the Insurance thereby intended will not take effect, or if effected will cease, and the money paid become forfeited to the Society's use, in any of the following cases:—

1st.—If at or before the time of payment of the first year's premium the individual upon whose life the Insurance is proposed shall have been, or shall then be afflicted with, or subject to, gout, fits, spitting of blood, asthma, or other pulmonary complaint, or any disorder particularly tending to shorten the duration of life, unless such fact was made known to the Directors of the said Society previously to such payment.

2ndly.—If the party on whose life the Insurance is granted shall go upon the high seas (unless in time of peace, and passing in decked vessels or steamboats from one part of Europe to another) without previous license from the said Directors.

3rdly.—If the party on whose life the Insurance is granted shall go beyond the limits of Europe without license from the said Directors.

4thly.—If the party on whose life the Insurance is granted shall enter into any military or naval service without license from the said Directors:— or being, at the date of this Policy, in such service (with the knowledge of the said Directors) shall, without their license, move to attack or to resist a foreign enemy; or shall die of injuries previously received in such service, and not stated in the declaration when the Insurance was proposed; but this condition shall not apply to persons serving in any Militia or Volunteer Corps, within the limits of the United Kingdom, nor shall it exempt military or naval men from the operation of other conditions herein contained.

5thly.—If the party on whose life the Insurance is granted shall die by his own act, whether sane or insane, or by duelling, or the hands of justice, or shall be convicted of felony. But the policy shall remain in force so far as any other person shall be interested therein, whether by assignment or legal or equitable lien, made and created *bond fide*, and to be proved to the satisfaction of the Directors. And if the Policy has not been so assigned or dealt with, such a sum will be paid as the Directors would have given for the surrender of the Policy on the day preceding the Assured's decease.

6thly.—If anything averred in the declaration of the party proposing the Insurance, or in his answers to the Society's Medical Officer, as signed by him shall be untrue.

Lastly.—No Policy will be in force until the first year's premium is actually paid to the Society, or its accredited Agent; and any alteration in the foregoing conditions must be evidenced by endorsement on the Policy, and signed by three Directors; no Agent or other officer of the Society being authorized to vary the conditions of Insurance. And the Society will not be bound or affected by notice of any assignment of, or dealing with this Policy, unless notice thereof be delivered or sent to the Secretary at Norwich; no Local Agent being authorized to receive such notices.

. By Act of Parliament (53rd George III) the Society is authorized to sue in the name of its Secretary, and to be sued in the names of its Directors, Treasurers, or Secretary.

PROOF OF AGE IS REQUIRED IN EVERY CASE.—By proof of Age is meant the production of a Baptismal or other Certificate in which the date of

Birth is stated, and if such Certificate cannot be obtained, an Extract from the Family Bible, or the Affidavit or Statutory Declaration of a disinterested person, who is competent to give such testimony, will be considered sufficient evidence.

No. of Policy *10483*

Life Assured *Richard Jones Esq*

Agency *London Dep*

Premium £ *80. 0. 0*

[The day of payment to be inserted by the Agent, and his Signature added.] *21st October* 1875

Received

J. H. Latimer per Agent.

The party effecting the within Insurance is requested to read this Policy: and, if any error be discovered, to return the Policy for correction.